



The Journal OF THE House of Representatives

Number 24

Thursday, February 15, 2024

The House was called to order by the Speaker at 2:00 p.m.

Prayer

The following prayer was offered by Senior Pastor Luke Harper of Bradfordville First Baptist Church of Tallahassee, upon invitation of the Speaker:

Dear God, we just thank You for today. This is the day that You have made, and we will rejoice and be glad in it.

Lord, You tell us in Your word that those who pray, humble themselves, and seek Your face, that You will hear our prayers, Lord, that You will heal our land. And so, Lord, that's what we come to You today to do, just humbly seeking You.

Lord, I pray for the men and women in this room. Lord, as they carry the responsibilities they carry, Lord, would You be close to them. Would You bless them. Would You make Your face shine upon them. And Lord, would we do our best to fulfill the roles that we have been given to bring honor and glory to Your name.

We ask that You go before us in our meeting today. Amen.

Moment of Silence

The Speaker recognized Speaker *pro tempore* Clemons to offer a moment of silence in memory of the fourteen students and three faculty members who were killed at Marjory Stoneman Douglas High School in Parkland, Florida, on February 14, 2018. Also remembered were their families, the seventeen others who were injured in the shooting, and the entire Marjory Stoneman Douglas High School community.

The following members were recorded present:

Session Vote Sequence: 587

Speaker Renner in the Chair.

Yeas—118

Abbott	Bell	Canady	Dunkley
Altman	Beltran	Caruso	Edmonds
Alvarez	Benjamin	Casello	Eskamani
Amesty	Berfield	Cassel	Esposito
Anderson	Black	Chamberlin	Fine
Andrade	Borrero	Chambliss	Franklin
Antone	Botana	Chaney	Gantt
Arrington	Brackett	Clemons	Garcia
Baker	Bracy Davis	Cross	Garrison
Bankson	Brannan	Daley	Giallombardo
Barnaby	Buchanan	Daniels	Gonzalez Pittman
Bartleman	Busatta Cabrera	Driskell	Gossett-Seidman
Basabe	Campbell	Duggan	Gottlieb

Grant	Maggard	Redondo	Steele
Gregory	Maney	Renner	Stevenson
Griffitts	Massullo	Rizo	Tant
Harris	McClain	Roach	Temple
Hart	McClure	Robinson, F.	Tomkow
Hinson	McFarland	Robinson, W.	Trabulsy
Holcomb	Melo	Rommel	Tramont
Hunschofsky	Michael	Roth	Truenow
Jacques	Mooney	Rudman	Tuck
Joseph	Nixon	Salzman	Valdés
Keen	Overdorf	Shoaf	Waldron
Killebrew	Payne	Silvers	Williams
Koster	Perez	Sirois	Woodson
LaMarca	Persons-Mulicka	Skidmore	Yarkosky
Leek	Plasencia	Smith	Yeager
López, J.	Porras	Snyder	
Lopez, V.	Rayner	Stark	

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: Kayleigh Anderson of Palm Harbor at the invitation of Rep. Anderson; Addison R. Bernoska of Clermont at the invitation of Rep. Busatta Cabrera; Reagan P. Bitely of Pace at the invitation of Rep. Rudman; Lawson Cook of Coral Springs at the invitation of Rep. Daley; Chloe K. Draper of Pace at the invitation of Rep. Rudman; Veronica L. Fabricio of Miami Lakes at the invitation of Rep. Chaney; Brayden D. Gernhardt of Tallahassee at the invitation of the Speaker *pro tempore*; and Jack S. Grosshans of Winter Garden at the invitation of Rep. Bankson.

Law Enforcement Officer of the Day

The Speaker introduced Sheriff Bobby Schultz of the Gilchrist County Sheriff's Office as the Law Enforcement Officer of the Day at the invitation of the Speaker *pro tempore*.

Sheriff Schultz began his career in law enforcement in 1992, returning to the Gilchrist County Sheriff's Office as Sheriff in 2013. He has served on the Board of Directors for both the Florida Sheriff's Youth Ranches and the Florida Sheriff's Association and was the first Gilchrist County Sheriff to serve as Chairman. Sheriff Schultz has won many awards through the years, including Gilchrist County Citizen of the Year in 2014.

Correction of the Journal

The *Journals* of February 8, February 9, February 12, and February 14, 2024, were corrected and approved as corrected.

Reports of Standing Committees and Subcommittees

Reports of the Rules Committee

The Honorable Paul Renner
Speaker, House of Representatives

February 12, 2024

Dear Mr. Speaker:

Your Rules Committee herewith submits the Special Order for Thursday, February 15, 2024. Consideration of the House bills on Special Orders shall include the Senate Companion measures on the House Calendar. *The published Special Order Letter will reflect these bills as they appear on Second Reading. Any bills that are not available for Special Order at the time the letter is published will not be reflected on the published Special Order Letter.*

A. BILLS ON SPECIAL ORDER:

I. Consideration of the following bills:

- SB 2510 - Appropriations
Trust Funds/Correctional Facilities Capital Improvement Trust
Fund/Department of Corrections
- SB 2512 - Appropriations
Correctional Facilities Capital Improvement
- SB 2518 - Appropriations
Health and Human Services
- HB 91 - Clemons, Mooney, Black, LaMarca, Skidmore
Transportation Facility Designations
- CS/HB 321 - Agriculture, Conservation & Resiliency Subcommittee,
Chaney, Mooney, Bartleman, Basabe, Gottlieb, LaMarca
Release of Balloons
- CS/HB 379 - Transportation & Modals Subcommittee, Truenow
Pub. Rec./Financial Information Regarding Competitive Bidding
- CS/CS/HB 1163 - Infrastructure Strategies Committee, Water Quality,
Supply & Treatment Subcommittee, McClain
Regulation of Water Resources
- HB 455 - Casello, Bartleman, Hunschofsky
Comprehensive Waste Reduction and Recycling Plan
- CS/CS/HB 1557 - Infrastructure Strategies Committee, Water Quality,
Supply & Treatment Subcommittee, Chaney, Basabe,
Gossett-Seidman
Department of Environmental Protection
- CS/HB 87 - Infrastructure Strategies Committee, Shoaf, Andrade,
Black, Rudman, Salzman, Tant
Taking of Bears
- HB 317 - Persons-Mulicka, Bell, Smith
Interstate Safety
- CS/HB 463 - Transportation & Modals Subcommittee, Bartleman,
Melo, Mooney, Woodson
Lights Displayed on Fire Department Vehicles
- HB 191 - Brackett
Town of Orchid, Indian River County
- HB 509 - Melo
Collier Mosquito Control District, Collier County

- HB 691 - Shoaf
Town of Horseshoe Beach, Dixie County
- HB 741 - LaMarca
Town of Hillsboro Beach, Broward County
- CS/HB 755 - Local Administration, Federal Affairs & Special Districts
Subcommittee, Sirois, Brackett
Canaveral Port District, Brevard County
- CS/CS/HB 1165 - State Affairs Committee, Local Administration,
Federal Affairs & Special Districts Subcommittee, Abbott
Town of Sneads, Jackson County
- CS/CS/HB 273 - State Affairs Committee, Local Administration,
Federal Affairs & Special Districts Subcommittee, Holcomb
Pub. Rec./Animal Foster or Adoption
- CS/CS/HB 1285 - Education & Employment Committee, Choice &
Innovation Subcommittee, Canady
Education
- CS/HB 117 - Criminal Justice Subcommittee, Gossett-Seidman, Stark
Disclosure of Grand Jury Testimony
- CS/HB 103 - Civil Justice Subcommittee, Arrington, López, J.
Pub. Rec./County and City Attorneys
- HB 7067 - Judiciary Committee, Jacques
Pretrial Detention Hearings
- CS/HB 983 - Civil Justice Subcommittee, Daley, Barnaby, Bell,
Killebrew, López, J.
Pub. Rec./Clerks of the Circuit Court, Deputy Clerks, and
Clerk Personnel
- CS/HB 215 - Insurance & Banking Subcommittee, Truenow
Risk Retention Groups
- HB 377 - Borrero
License or Permit to Operate a Vehicle for Hire
- CS/HB 429 - Commerce Committee, Robinson, W.
Real Property
- CS/HB 535 - Local Administration, Federal Affairs & Special Districts
Subcommittee, Snyder
Low-voltage Alarm System Projects
- CS/CS/HB 585 - Commerce Committee, Insurance & Banking
Subcommittee, Rommel
Access to Financial Institution Customer Accounts
- CS/HB 587 - Commerce Committee, Rommel, Caruso
Pub. Rec./Access to Financial Institution Customer Accounts
- CS/CS/HB 623 - Commerce Committee, Insurance & Banking
Subcommittee, Steele
Home Warranty Transfers
- CS/HB 709 - Regulatory Reform & Economic Development
Subcommittee, Rizo
In-store Servicing of Alcoholic Beverages
- CS/HB 813 - Regulatory Reform & Economic Development
Subcommittee, Caruso
Certified Public Accountants
- HB 825 - Koster

Underground Facilities

CS/HB 1031 - Insurance & Banking Subcommittee, Buchanan
Debt Relief Services

HB 1147 - Tomkow
Broadband

CS/HB 1305 - Commerce Committee, Maggard, Melo
Residential Tenancies

CS/HB 1569 - Insurance & Banking Subcommittee, Grant
Exemption from Regulation for Bona Fide Nonprofit Organizations

CS/HB 775 - Health & Human Services Committee, Canady, Beltran,
Bartleman, Edmonds, Garcia, Salzman
Surrendered Infants

CS/HB 415 - Health Care Appropriations Subcommittee, Jacques,
Beltran, Benjamin, Black, Persons-Mulicka, Plakon, Salzman
Preganacy and Parenting Resources Website

CS/HB 201 - Healthcare Regulation Subcommittee, Bell, Berfield,
Harris, Tant
Emergency Refills of Insulin and Insulin-related Supplies or
Equipment

CS/CS/HB 197 - Health Care Appropriations Subcommittee,
Healthcare Regulation Subcommittee, Lopez, V., Bartleman,
Edmonds, Garcia, Melo, Overdorf, Steele, Woodson
Health Care Practitioners and Massage Therapy

CS/HB 591 - Children, Families & Seniors Subcommittee, Brannan,
Smith
Hot Car Death Prevention

HB 63 - Woodson, Bartleman, Eskamani, Garcia, Tant
Protection from Surgical Smoke

CS/CS/HB 935 - Health & Human Services Committee, Select
Committee on Health Innovation, Franklin, Hunschofsky
Home Health Care Services

HB 725 - Woodson, Snyder, Bartleman
Veterans' Long-term Care Facilities Admissions

HB 73 - Tant, Koster, Keen, López, J., Persons-Mulicka, Snyder
Supported Decisionmaking Authority

B. PROCEDURES:

Time allocations apply to all bills listed in Section A and any bill substituted for or taken up in lieu of a listed bill. Amendment sponsors shall have 2 minutes to open and 2 minutes to close, except as outlined below.

Except for the bills listed in Section C, the House shall spend no more than the following times:

- For each bill:
 - Questions and answers - 10 minutes
 - Debate - 5 minutes
- For each amendment:
 - Questions and answers - 5 minutes
 - Debate - 5 minutes

For all bills, along with their associated amendments, the time for questions and answers includes both the question and the answer and shall be no more than the times listed. Neither the question nor the answer shall be protracted in an attempt to use up the time.

Once more than 10 non-bill sponsor amendments are filed, the allocation of time spent on each non-bill sponsor amendment shall be determined as follows:

- 90 minutes divided by the total number of non-sponsor amendments filed.
- The time allocated for each non-bill sponsor amendment shall be divided equally between the open, questions, debate, and close.
- Amendments withdrawn prior to consideration of the bill do not count toward the total.

For the bills listed in Section C, time spent on debate shall be allocated as specified, with the time equally divided. In addition to the allotted time, the sponsor will explain and close the bill, closing not to exceed 10 minutes. After opening, the debate managers shall be alternately recognized until their time runs out. Time not utilized is lost.

- Debate managers may speak in debate and yield time to other Members to debate; no Member may be recognized for debate unless a debate manager yields time to that Member. Recognitions of debate managers must go through the Speaker. A Member may not be recognized more than once in debate on the bill or amendment.

C. TIME ALLOCATIONS FOR SPECIFIED BILLS:

Bill	Time in Questions and Answers	Time in Debate
CS/HB 87 Taking of Bears	Bill: 10 minutes Amendments: 5 minutes each	Bill: 40 minutes total; 20 minutes per side in 10 minute blocks Amendments: 5 minutes each
CS/CS/HB 1285 Education	Bill: 10 minutes Amendments: 5 minutes each	Bill: 20 minutes total; 10 minutes per side in 10 minute blocks Amendments: 5 minutes each
HB 7067 Pretrial Detention Hearings	Bill: 15 minutes Amendments: 5 minutes each	Bill: 40 minutes total; 20 minutes per side in 10 minute blocks Amendments: 5 minutes each

CS/HB 415 Pregnancy and Parenting Resources Website	Bill: 10 minutes	Bill: 30 minutes total; 15 minutes per side in 15 minute blocks
	Amendments: 5 minutes each	Amendments: 5 minutes each

McClain	Porras	Shoaf	Trabulsky
McClure	Rayner	Silvers	Tramont
McFarland	Redondo	Sirois	Truenow
Melo	Renner	Skidmore	Tuck
Michael	Rizo	Smith	Valdés
Mooney	Roach	Snyder	Waldron
Nixon	Robinson, F.	Stark	Williams
Overdorf	Robinson, W.	Steele	Woodson
Payne	Rommel	Stevenson	Yarkosky
Perez	Roth	Tant	Yeager
Persons-Mulicka	Rudman	Temple	
Plasencia	Salzman	Tomkow	

A quorum was present in person, and a majority of those present agreed to the above Report.

Respectfully submitted,
Daniel Perez, Chair
Rules Committee

On motion by Rep. Perez, the above report was adopted.

Special Orders

SB 2510—A bill to be entitled An act relating to trust funds; creating s. 944.75, F.S.; creating the Correctional Facilities Capital Improvement Trust Fund within the Department of Corrections; providing the purpose of the trust fund; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title.

REPRESENTATIVE LEEK IN THE CHAIR

Representative Brannan offered the following:

(Amendment Bar Code: 114421)

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

TITLE AMENDMENT

Remove everything before the enacting clause and insert:

Rep. Brannan moved the adoption of the amendment, which was adopted.

On motion by Rep. Brannan, the rules were waived and **SB 2510** was read the third time by title. On passage, the vote was:

Session Vote Sequence: 588

Representative Leek in the Chair.

Yeas—118

Abbott	Borrero	Daniels	Griffitts
Altman	Botana	Driskell	Harris
Alvarez	Brackett	Duggan	Hart
Amesty	Bracy Davis	Dunkley	Hinson
Anderson	Brannan	Edmonds	Holcomb
Andrade	Buchanan	Eskamani	Hunschofsky
Antone	Busatta Cabrera	Esposito	Jacques
Arrington	Campbell	Fine	Joseph
Baker	Canady	Franklin	Keen
Bankson	Caruso	Gantt	Killebrew
Barnaby	Casello	Garcia	Koster
Bartleman	Cassel	Garrison	LaMarca
Basabe	Chamberlin	Giallombardo	Leek
Bell	Chambliss	Gonzalez Pittman	López, J.
Beltran	Chaney	Gossett-Seidman	Lopez, V.
Benjamin	Clemons	Gottlieb	Maggard
Berfield	Cross	Grant	Maney
Black	Daley	Gregory	Massullo

Nays—None

Votes after roll call:

- Yeas—Fabricio
- Yeas to Nays—Fabricio
- Nays to Yeas—Fabricio

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

SB 2512—A bill to be entitled An act relating to correctional facilities capital improvement; creating s. 944.751, F.S.; providing legislative intent; requiring the deposit of appropriated funds and any net proceeds from the sale of bonds issued under the act into the Correctional Facilities Capital Improvement Trust Fund; requiring that such funds be used for specified purposes; requiring the Department of Corrections to include recommendations for the use of such funds in its annual legislative budget requests; requiring the department to contract with a construction management entity for projects exceeding a certain dollar amount; authorizing the Division of Bond Finance of the State Board of Administration to issue bonds for specified purposes; prohibiting the issuance of such bonds unless certain conditions are met, with an exception; creating a financing oversight committee consisting of specified persons for a specified purpose; requiring that the committee make a certain recommendation; providing a contingent effective date.

—was read the second time by title.

Representative Brannan offered the following:

(Amendment Bar Code: 496779)

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

TITLE AMENDMENT

Remove everything before the enacting clause and insert:

Rep. Brannan moved the adoption of the amendment, which was adopted.

On motion by Rep. Brannan, the rules were waived and **SB 2512** was read the third time by title. On passage, the vote was:

Session Vote Sequence: 589

Representative Leek in the Chair.

Yeas—118

Abbott	Barnaby	Brackett	Chamberlin
Altman	Bartleman	Bracy Davis	Chambliss
Alvarez	Basabe	Brannan	Chaney
Amesty	Bell	Buchanan	Clemons
Anderson	Beltran	Busatta Cabrera	Cross
Andrade	Benjamin	Campbell	Daley
Antone	Berfield	Canady	Daniels
Arrington	Black	Caruso	Driskell
Baker	Borrero	Casello	Duggan
Bankson	Botana	Cassel	Dunkley

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

Nays—None

Votes after roll call:

Yeas—Fabricio

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

SB 2518—A bill to be entitled An act relating to health and human services; amending s. 39.6225, F.S.; revising the minimum age at which a child may be covered by a guardianship assistance agreement entered into by his or her permanent guardian; amending ss. 381.4019 and 381.402, F.S.; providing for the deposit and use of funds from the Dental Student Loan Repayment Program and the Florida Reimbursement Assistance for Medical Education Program, respectively, which are returned by a financial institution to the Department of Health; authorizing the department to submit budget amendments for a specified purpose; amending s. 409.166, F.S.; revising the criteria, as of a specified date, for the Department of Children and Families to make adoption assistance payments for certain children; amending s. 409.1664, F.S.; revising the amounts of the lump sum payments that qualifying adoptive employees of state agencies, veterans, and servicemembers are eligible to receive; conforming provisions to changes made by the act; amending s. 409.1451, F.S.; revising eligibility criteria for certain young adults for postsecondary education services and support and aftercare services under the Road-to-Independence Program; amending s. 430.204, F.S.; authorizing area agencies on aging to carry forward a specified percentage of documented unexpended state funds, subject to certain conditions; amending s. 430.84, F.S.; authorizing the Agency for Health Care Administration to adopt rules to implement a specified law; amending s. 391.016, F.S.; revising the purposes and functions of the Children's Medical Services program; amending s. 391.021, F.S.; revising definitions; amending s. 391.025, F.S.; revising the applicability and scope of the program; amending s. 391.026, F.S.; revising the powers and duties of the Department of Health to conform to changes made by the act; repealing s. 391.028, F.S., relating to the administration of the Children's Medical Services program; amending s. 391.029, F.S.; revising program eligibility requirements; amending s. 391.0315, F.S.; conforming provisions to changes made by the act; repealing ss. 391.035, 391.037, 391.045, 391.047, 391.055, and 391.071, F.S., relating to provider qualifications, physicians providing private sector services, reimbursement for health care providers for services rendered through the Children's Medical Services network, third-party payments for health services, service delivery systems, and the Children's Medical Services program quality of care requirements, respectively; amending s. 391.097, F.S.; revising provisions relating to research and evaluation to conform to changes made by the act; repealing part II of ch. 391, F.S., relating to Children's Medical Services councils and panels; transferring operation of the Children's Medical Services Managed Care Plan from the Department of Health to the Agency for Health Care Administration, effective on a specified date; providing construction as to judicial and administrative actions pending as of a specified date and time; requiring the department's Children's Medical

Services program to collaborate with and assist the agency in specified activities; requiring the department to conduct certain clinical eligibility screenings; amending s. 409.974, F.S.; requiring the department, in consultation with the agency, to competitively procure and implement one or more managed care plan contracts to provide services for certain children with special health care needs; requiring the department's Children's Medical Services program to assist the agency in developing certain specifications for the vendor contracts to provide services for certain children with special health care needs; requiring the department to conduct clinical eligibility screenings for services for such children and collaborate with the agency in the care of such children; conforming a provision to changes made by the act; amending ss. 409.166, 409.811, 409.813, 409.8134, 409.814, 409.815, 409.8177, 409.818, 409.912, 409.9126, 409.9131, 409.920, and 409.962, F.S.; conforming provisions to changes made by the act; providing effective dates.

—was read the second time by title.

Representative Garrison offered the following:

(Amendment Bar Code: 286973)

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

TITLE AMENDMENT

Remove everything before the enacting clause and insert:

Rep. Garrison moved the adoption of the amendment, which was adopted.

On motion by Rep. Garrison, the rules were waived and **SB 2518** was read the third time by title. On passage, the vote was:

Session Vote Sequence: 590

Representative Leek in the Chair.

Yeas—118

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

Nays—None

Votes after roll call:

Yeas—Fabricio

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

HB 91—A bill to be entitled An act relating to transportation facility designations; providing an honorary designation of a certain transportation facility in specified counties; directing the Department of Transportation to erect suitable markers by a certain date; providing an effective date.

—was read the second time by title. On motion by Rep. Clemons, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 591

Representative Leek in the Chair.

Yeas—119

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

Nays—None

So the bill passed and was certified to the Senate.

CS/HB 321—A bill to be entitled An act relating to the release of balloons; amending s. 379.233, F.S.; revising a prohibition on the release of certain balloons to delete a specified timeframe and number of balloons; deleting an exemption from such prohibition for certain biodegradable or photodegradable balloons; providing that a person who violates the prohibition commits the noncriminal infraction of littering; revising the penalty for such violation; deleting a provision authorizing petitions to enjoin the release of balloons under certain circumstances; amending s. 403.413, F.S.; revising the definitions of the terms "dump" and "litter"; reenacting s. 403.4135(1), F.S., relating to litter receptacles, to incorporate the amendment made to s. 403.413, F.S., in a reference thereto; providing an effective date.

—was read the second time by title. On motion by Rep. Chaney, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 592

Representative Leek in the Chair.

Yeas—114

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

Nays—1

Hart

Votes after roll call:

Yeas—Gregory, Killebrew, Roth

So the bill passed and was certified to the Senate.

CS/HB 379—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records requirements for certain financial information a prospective bidder submits to an agency in order to prequalify for bidding or for responding to a solicitation for road or other public works projects; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the second time by title. On motion by Rep. Truenow, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 593

Representative Leek in the Chair.

Yeas—118

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

Rommel	Skidmore	Temple	Waldron
Roth	Smith	Tomkow	Williams
Rudman	Snyder	Trabulsy	Woodson
Salzman	Stark	Tramont	Yarkosky
Shoaf	Steele	Truenow	Yeager
Silvers	Stevenson	Tuck	
Sirois	Tant	Valdés	

Nays—None

Votes after roll call:

Yeas—Chambliss

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

Consideration of **CS/CS/HB 1163** was temporarily postponed.

HB 455—A bill to be entitled An act relating to a comprehensive waste reduction and recycling plan; amending s. 403.7032, F.S.; requiring the Department of Environmental Protection to develop a comprehensive waste reduction and recycling plan for this state by a specified date, based on certain department recommendations; requiring the department to convene a technical assistance group for a specified purpose; specifying minimum requirements for the comprehensive plan; requiring the department to submit a report to the Legislature upon completion of the comprehensive plan; specifying requirements for the report; providing an effective date.

—was read the second time by title. On motion by Rep. Casello, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 594

Representative Leek in the Chair.

Yeas—119

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

Nays—None

So the bill passed and was certified to the Senate.

CS/CS/HB 1557—A bill to be entitled An act relating to the Department of Environmental Protection; amending s. 253.04, F.S.; revising the aquatic preserves within which a person may not operate a vessel outside a lawfully

marked channel under certain circumstances; amending s. 258.39, F.S.; declaring the Kristin Jacobs Coral Reef Ecosystem Conservation Area an aquatic preserve area; amending s. 373.250, F.S.; requiring each water management district, in coordination with the department, to develop rules that promote the use of reclaimed water and encourage quantifiable potable water offsets; providing requirements for such rules; providing construction; amending s. 380.093, F.S.; defining the term "Florida Flood Hub"; revising the definition of the term "preconstruction activities"; revising the purposes for which counties and municipalities may use Resilient Florida Grant Program funds; providing that only certain communities are eligible for preconstruction activities; revising vulnerability assessment requirements; revising requirements for the development and maintenance of the comprehensive statewide flood vulnerability and sea level rise data set and assessment; requiring the department to coordinate with the Chief Resilience Officer and the Florida Flood Hub to update the data set and assessment at specified intervals; revising requirements for the Statewide Flooding and Sea Level Rise Resilience Plan; revising the purposes of the funding for regional resilience entities; replacing the term "financially disadvantaged small community" with the term "community eligible for a reduced cost share"; revising the definition of such term; making technical changes; amending s. 381.0061, F.S.; revising the violations for which the department may impose a specified fine; providing legislative intent regarding a phased transfer of the Department of Health's Onsite Sewage Program to the Department of Environmental Protection; requiring the Department of Environmental Protection to coordinate with the Department of Health regarding the identification and transfer of certain equipment and vehicles under certain circumstances; prohibiting the Department of Health from implementing or collecting fees for the program when the Department of Environmental Protection begins implementing the program; providing exceptions; amending s. 381.0065, F.S.; requiring the Department of Environmental Protection to conduct enforcement activities for violations of certain onsite sewage treatment and disposal system regulations in accordance with specified provisions; specifying the department's authority with respect to specific provisions; requiring the department to adopt rules for a program for general permits for certain projects; providing requirements for such rules; revising department enforcement provisions; deleting certain criminal penalties; requiring the damages, costs, or penalties collected to be deposited into the Water Quality Assurance Trust Fund rather than the relevant county health department trust fund; requiring the department to establish an enhanced nutrient-reducing onsite sewage treatment and disposal system approval program; authorizing the department to contract with or delegate certain powers and duties to a county; amending s. 381.0066, F.S.; requiring certain fees to be deposited into the Florida Permit Fee Trust Fund after a specified timeframe; amending s. 403.061, F.S.; requiring counties to make certain services and facilities available upon the direction of the department; amending s. 403.064, F.S.; revising legislative findings; revising the domestic wastewater treatment facilities required to submit a reuse feasibility study as part of a permit application; revising the contents of a required reuse feasibility study; revising the domestic wastewater facilities required to implement reuse under certain circumstances; revising applicability; revising construction; amending s. 403.067, F.S.; requiring certain facilities and systems to include a domestic wastewater treatment plan as part of a basin management action plan for nutrient total maximum daily loads; amending s. 403.0673, F.S.; requiring the department to include specified information in the water quality improvement grant program annual report and to include projects funded by the grant program on a user friendly website or dashboard by a specified date; providing requirements for the website or dashboard; amending s. 403.086, F.S.; requiring wastewater treatment facilities within a basin management action plan or reasonable assurance plan area which provide reclaimed water for specified purposes to meet advanced waste treatment or a more stringent treatment standard under certain circumstances; providing construction and applicability; amending s. 403.121, F.S.; revising department enforcement provisions; revising administrative penalty calculations for failure to obtain certain required permits and for certain violations; amending ss. 403.0671 and 403.0673, F.S.; conforming provisions to changes made by the act; amending ss. 403.9301 and 403.9302, F.S.; requiring the Office of Economic and Demographic Research to provide a specified publicly accessible data

visualization tool on its website; reenacting s. 327.73(1)(x), F.S., relating to noncriminal infractions, to incorporate the amendment made to s. 253.04, F.S., in a reference thereto; reenacting ss. 381.0072(4)(a) and (6)(a), 381.0086(4), 381.0098(7), and 513.10(2), F.S., relating to food service protection, penalties, biomedical waste, and operating without a permit, respectively, to incorporate the amendment made to s. 381.0061, F.S., in references thereto; providing an effective date.

—was read the second time by title.

Representative Chaney offered the following:

(Amendment Bar Code: 707493)

Amendment 1—Remove line 1342 and insert:
development project approved by the department or water management district to meet a total

Rep. Chaney moved the adoption of the amendment, which was adopted.

On motion by Rep. Chaney, the rules were waived and **CS/CS/HB 1557** was read the third time by title. On passage, the vote was:

Session Vote Sequence: 595

Representative Leek in the Chair.

Yeas—119

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

Nays—None

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

CS/HB 87—A bill to be entitled An act relating to taking of bears; providing a short title; creating s. 379.40411, F.S.; providing an exemption from penalties for the taking of bears without permits or authorizations under specified conditions; requiring the disposal of such bears by the Fish and Wildlife Conservation Commission; prohibiting certain possession, sale, and disposal of such bears; requiring the commission to adopt rules; providing an effective date.

—was read the second time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

On motion by Rep. Shoaf, the rules were waived and **CS/HB 87** was read the third time by title. On passage, the vote was:

Session Vote Sequence: 596

Representative Clemons in the Chair.

Yeas—88

Abbott	Canady	Jacques	Renner
Altman	Caruso	Killebrew	Rizo
Amesty	Cassel	Koster	Roach
Anderson	Chamberlin	LaMarca	Robinson, W.
Andrade	Chambliss	Leek	Rommel
Antone	Clemons	Lopez, V.	Roth
Baker	Daniels	Maggard	Rudman
Bankson	Duggan	Maney	Salzman
Barnaby	Dunkley	Massullo	Shoaf
Basabe	Edmonds	McClain	Sirois
Bell	Esposito	McClure	Snyder
Beltran	Fabricio	McFarland	Stark
Benjamin	Fine	Melo	Steele
Berfield	Franklin	Michael	Stevenson
Black	Garcia	Mooney	Tant
Borrero	Garrison	Overdorf	Temple
Botana	Giallombardo	Payne	Tomkow
Brackett	Gonzalez Pittman	Perez	Tramont
Brannan	Grant	Persons-Mulicka	Truenow
Buchanan	Gregory	Plasencia	Tuck
Busatta Cabrera	Griffitts	Porras	Yarkosky
Campbell	Holcomb	Redondo	Yeager

Nays—29

Arrington	Eskamani	Joseph	Smith
Bartleman	Gantt	Keen	Valdés
Bracy Davis	Gossett-Seidman	López, J.	Waldron
Casello	Gottlieb	Nixon	Williams
Chaney	Harris	Rayner	Woodson
Cross	Hart	Robinson, F.	
Daley	Hinson	Silvers	
Driskell	Hunschofsky	Skidmore	

Votes after roll call:

Yeas—Alvarez, Trabulsy

So the bill passed and was certified to the Senate.

HB 317—A bill to be entitled An act relating to interstate safety; amending s. 316.081, F.S.; defining the term "furthermost left-hand lane"; prohibiting a driver from operating a motor vehicle in the furthermost left-hand lane of certain roadways, except under certain circumstances; providing applicability; providing a penalty; providing an effective date.

—was read the second time by title. On motion by Rep. Persons-Mulicka, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 597

Representative Clemons in the Chair.

Yeas—113

Abbott	Bell	Casello	Esposito
Altman	Beltran	Cassel	Fabricio
Alvarez	Berfield	Chamberlin	Fine
Amesty	Black	Chambliss	Franklin
Anderson	Borrero	Chaney	Gantt
Andrade	Brackett	Clemons	Garcia
Antone	Bracy Davis	Daley	Giallombardo
Arrington	Brannan	Daniels	Gonzalez Pittman
Baker	Buchanan	Driskell	Gossett-Seidman
Bankson	Busatta Cabrera	Duggan	Gottlieb
Barnaby	Campbell	Dunkley	Grant
Bartleman	Canady	Edmonds	Gregory
Basabe	Caruso	Eskamani	Griffitts

Harris	McClain	Roach	Tant
Hinson	McClure	Robinson, F.	Temple
Holcomb	McFarland	Robinson, W.	Tomkow
Hunschofsky	Melo	Rommel	Trabulsy
Jacques	Michael	Roth	Tramont
Joseph	Mooney	Rudman	Truenow
Keen	Overdorf	Salzman	Tuck
Killebrew	Payne	Shoaf	Valdés
Koster	Perez	Silvers	Waldron
LaMarca	Persons-Mulicka	Sirois	Williams
Leek	Plasencia	Skidmore	Woodson
López, J.	Porras	Smith	Yarkosky
Lopez, V.	Rayner	Snyder	Yeager
Maggard	Redondo	Stark	
Maney	Renner	Steele	
Massullo	Rizo	Stevenson	

Nays—3
Benjamin Hart Nixon

Votes after roll call:
Yeas—Cross

So the bill passed and was certified to the Senate.

CS/HB 463—A bill to be entitled An act relating to lights displayed on fire department vehicles; amending s. 316.2397, F.S.; authorizing certain government-owned fire department vehicles to show or display blue lights under certain circumstances; providing an effective date.

—was read the second time by title. On motion by Rep. Bartleman, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 598

Representative Clemons in the Chair.

Yeas—118	Chamberlin	Jacques	Robinson, F.
Abbott	Chambliss	Joseph	Robinson, W.
Altman	Chaney	Keen	Rommel
Alvarez	Clemons	Killebrew	Roth
Amesty	Cross	Koster	Rudman
Anderson	Daley	LaMarca	Salzman
Andrade	Daniels	Leek	Shoaf
Antone	Driskell	López, J.	Silvers
Arrington	Duggan	Lopez, V.	Sirois
Baker	Dunkley	Maggard	Skidmore
Bankson	Edmonds	Maney	Smith
Barnaby	Eskamani	Massullo	Snyder
Bartleman	Esposito	McClain	Stark
Basabe	Fabricio	McClure	Steele
Bell	Fine	McFarland	Stevenson
Beltran	Franklin	Melo	Tant
Benjamin	Gantt	Michael	Temple
Berfield	Garcia	Mooney	Tomkow
Black	Giallombardo	Nixon	Trabulsy
Borrero	Gonzalez Pittman	Overdorf	Tramont
Botana	Gossett-Seidman	Payne	Truenow
Brackett	Gottlieb	Perez	Tuck
Bracy Davis	Grant	Persons-Mulicka	Valdés
Brannan	Gregory	Plasencia	Waldron
Buchanan	Griffitts	Porras	Williams
Busatta Cabrera	Harris	Rayner	Woodson
Campbell	Hart	Redondo	Yarkosky
Canady	Hinson	Renner	Yeager
Caruso	Holcomb	Rizo	
Casello	Hunschofsky	Roach	
Cassel			

Nays—None

Votes after roll call:
Yeas—Garrison

So the bill passed and was certified to the Senate.

HB 191—A bill to be entitled An act relating to the Town of Orchid, Indian River County; providing legislative intent; providing an exception to general law; authorizing the Town of Orchid in Indian River County to hold public meetings within specified mileage of its jurisdictional boundary under certain circumstances; providing an effective date.

—was read the second time by title. On motion by Rep. Brackett, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 599

Representative Clemons in the Chair.

Yeas—117	Chambliss	Joseph	Robinson, W.
Abbott	Chaney	Keen	Rommel
Altman	Clemons	Killebrew	Roth
Alvarez	Cross	Koster	Rudman
Amesty	Daley	LaMarca	Salzman
Anderson	Daniels	Leek	Shoaf
Andrade	Driskell	López, J.	Silvers
Arrington	Duggan	Lopez, V.	Sirois
Baker	Dunkley	Maggard	Skidmore
Bankson	Edmonds	Maney	Smith
Barnaby	Eskamani	Massullo	Snyder
Bartleman	Esposito	McClain	Stark
Basabe	Fabricio	McClure	Steele
Bell	Fine	McFarland	Stevenson
Beltran	Franklin	Melo	Tant
Benjamin	Gantt	Michael	Temple
Berfield	Garcia	Mooney	Tomkow
Black	Giallombardo	Nixon	Trabulsy
Borrero	Gonzalez Pittman	Overdorf	Tramont
Botana	Gossett-Seidman	Payne	Truenow
Brackett	Gottlieb	Perez	Tuck
Bracy Davis	Grant	Persons-Mulicka	Valdés
Brannan	Gregory	Plasencia	Waldron
Buchanan	Griffitts	Porras	Williams
Busatta Cabrera	Harris	Rayner	Woodson
Campbell	Hart	Redondo	Yarkosky
Canady	Hinson	Renner	Yeager
Caruso	Holcomb	Rizo	
Casello	Hunschofsky	Roach	
Cassel	Jacques	Robinson, F.	

Nays—None

Votes after roll call:
Yeas—Garrison

So the bill passed and, under Rule 11.7(i), was immediately certified to the Senate.

HB 509—A bill to be entitled An act relating to Collier Mosquito Control District, Collier County; amending chapter 2001-298, Laws of Florida, as amended; amending district boundaries to add new lands; providing that the boundary expansion was approved at referendum; providing an effective date.

—was read the second time by title.

REPRESENTATIVE MCCLURE IN THE CHAIR

On motion by Rep. Melo, the rules were waived and **HB 509** was read the third time by title. On passage, the vote was:

Session Vote Sequence: 600

Representative McClure in the Chair.

Yeas—118	Anderson	Baker	Basabe
Abbott	Andrade	Bankson	Bell
Altman	Antone	Barnaby	Beltran
Alvarez	Arrington	Bartleman	Benjamin
Amesty			

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

Nays—None

Votes after roll call:
Yeas—Garrison

So the bill passed and, under Rule 11.7(i), was immediately certified to the Senate.

HB 691—A bill to be entitled An act relating to the Town of Horseshoe Beach, Dixie County; providing an exception to general law; requiring the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to issue a special alcoholic beverage license to certain restaurants in the town which meet certain space, seating, and minimum gross revenue requirements; providing conditions for revocation of such license or denial of a pending application for such license; providing an effective date.

—was read the second time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

On motion by Rep. Shoaf, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 601

Representative Clemons in the Chair.

Yeas—118

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

Porras	Roth	Stark	Tuck
Rayner	Rudman	Steele	Valdés
Redondo	Salzman	Stevenson	Waldron
Renner	Shoaf	Tant	Williams
Rizo	Silvers	Temple	Woodson
Roach	Sirois	Tomkow	Yarkosky
Robinson, F.	Skidmore	Trabulsky	Yeager
Robinson, W.	Smith	Tramont	
Rommel	Snyder	Truenow	

Nays—None

Votes after roll call:
Yeas—Garrison

So the bill passed and, under Rule 11.7(i), was immediately certified to the Senate.

HB 741—A bill to be entitled An act relating to the Town of Hillsboro Beach, Broward County; requiring the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to issue a special alcoholic beverage license to a residential condominium that meets certain requirements; limiting the issuance of such license and the provision and sale of alcoholic beverages under such license; authorizing the division to regulate and supervise residential condominiums to which such licenses have been issued; authorizing the division to revoke or suspend such licenses under certain circumstances; providing an effective date.

—was read the second time by title. On motion by Rep. LaMarca, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 602

Representative Clemons in the Chair.

Yeas—118

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

Nays—None

Votes after roll call:
Yeas—Garrison

So the bill passed and, under Rule 11.7(i), was immediately certified to the Senate.

CS/HB 755—A bill to be entitled An act relating to the Canaveral Port District, Brevard County; amending chapter 2014-241, Laws of Florida; revising provisions relating to the publication of legal notices; correcting references to certain courts; revising a provision limiting the location of a foreign trade zone; clarifying authority to engage or employ attorneys; revising notice and approval requirements for certain leases; deleting obsolete provisions for commissioner terms; revising a provision relating to the payment of a filing fee; providing for the use of electronic recordkeeping; providing for an increase in the amount of levied tax permitted to be used for payment of principal and interest on revenue certificates and bonds; revising provisions relating to advertisement for competitive solicitations by the port authority; revising provisions relating to contracts and competitive bids; revising circumstances under which specified competitive bid requirements do not apply; conforming provisions to changes made by the act; requiring the port authority to take reasonable measures to support the Commercial Space Launch Industry and to submit an annual report; providing a definition; requiring the port authority to hold public hearings to discuss the state of the Commercial Space Launch Industry interests; providing requirements for such hearings and notices; providing construction; providing an effective date.

—was read the second time by title. On motion by Rep. Sirois, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 603

Representative Clemons in the Chair.

Yeas—118

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

Nays—None

Votes after roll call:

Yeas—Garrison

So the bill passed and, under Rule 11.7(i), was immediately certified to the Senate.

CS/CS/HB 1165—A bill to be entitled An act relating to the Town of Sneads, Jackson County; transferring real property from the Board of Trustees of the Internal Improvement Trust Fund to the Town Council of the Town of Sneads; providing requirements for the use and the sale or disposition

of the real property; requiring conveyance of the real property by a specified date; providing an effective date.

—was read the second time by title. On motion by Rep. Abbott, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 604

Representative Clemons in the Chair.

Yeas—118

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

Nays—None

Votes after roll call:

Yeas—Garrison

So the bill passed and, under Rule 11.7(i), was immediately certified to the Senate.

CS/CS/HB 273—A bill to be entitled An act relating to public records; amending s. 823.15, F.S.; providing an exemption from public records requirements for records containing certain information pertaining to persons with legal custody of an animal from an animal shelter or animal control agency operated by a humane society or a local government; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the second time by title. On motion by Rep. Holcomb, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 605

Representative Clemons in the Chair.

Yeas—119

Abbott	Arrington	Beltran	Bracy Davis
Altman	Baker	Benjamin	Brannan
Alvarez	Bankson	Berfield	Buchanan
Amesty	Barnaby	Black	Busatta Cabrera
Anderson	Bartleman	Borrero	Campbell
Andrade	Basabe	Botana	Canady
Antone	Bell	Brackett	Caruso

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

Nays—None

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

CS/CS/HB 1285—A bill to be entitled An act relating to education; amending ss. 192.0105, 192.048, and 196.082, F.S.; conforming cross-references; amending s. 196.011, F.S.; providing that an annual application for exemption on property used to house a charter school is not necessary; requiring the owner or lessee of such property to notify the property appraiser in specified circumstances; providing penalties; amending s. 1002.33, F.S.; authorizing charter schools to give enrollment preference to certain transfer students; defining the term "classical school"; revising the definition of the term "charter school personnel"; amending s. 1002.45, F.S.; providing approved virtual instruction program provider, virtual charter school, and school district responsibilities relating to statewide assessments and progress monitoring for certain students; creating s. 1003.052, F.S.; establishing the Purple Star School District Program; providing requirements for such program; authorizing the Department of Education to establish additional program criteria; authorizing the State Board of Education to adopt rules; amending s. 1003.451, F.S.; requiring school districts and charter schools to provide certain students with an opportunity to take the Armed Services Vocational Aptitude Battery Test and consult with a military recruiter; providing requirements for the scheduling of such test; amending s. 1003.53, F.S.; revising requirements for the assignment of students to disciplinary programs and alternative school settings or other programs; revising requirements for dropout prevention and academic intervention programs; requiring such programs to include academic intervention plans for students; providing requirements for such plans; providing that specified provisions apply to all dropout prevention and academic intervention programs; requiring school principals or their designees to make a reasonable effort to notify parents by specified means and to document such effort; creating s. 1004.051, F.S.; prohibiting a public postsecondary institution from implicitly or explicitly prohibiting specified students from being employed; providing nonapplicability; amending s. 1006.38, F.S.; requiring instructional materials publishers and manufacturers or their representatives to make sample copies of specified instructional materials available electronically for use by certain institutes for a specified purpose; amending s. 1007.25, F.S.; creating associate in arts specialized transfer degrees; providing requirements for such degrees; providing a process for the approval of such degree programs; providing for rulemaking; amending s. 1007.271, F.S.; requiring district school boards to make reasonable efforts to enter into specified agreements with a Florida College System institution for certain online courses; amending s. 1008.33, F.S.; revising the date by which a memorandum of understanding relating to schools in turnaround status must be provided to the department; revising requirements for district-managed turnaround plans; providing requirements for turnaround schools that close and reopen as charter

schools and school districts in which such schools reside; providing that specified provisions do not apply to certain turnaround schools; requiring the state board to adopt rules for a charter school turnaround contract and specified leases and agreements; amending s. 1008.34, F.S.; requiring changes to the school grades model or school grading scale to take effect after a specified period of time; amending s. 1009.21, F.S.; providing that a specified document is a single, conclusive piece of evidence to prove residency for tuition purposes; amending s. 1009.98, F.S.; revising the definition of the term "tuition differential"; revising provisions relating to certain payments by the Florida Prepaid College Board; amending s. 1012.55, F.S.; requiring the state board to adopt rules for the issuance of a classical education teaching certificate; providing requirements for such certificate; defining the term "classical school"; amending s. 1012.79, F.S.; authorizing the Commissioner of Education to appoint an executive director of the Education Practices Commission; revising the purpose of the commission; authorizing the commission to expend funds for legal services; repealing s. 1012.86, F.S., relating to the Florida College System institution employment equity accountability program; amending ss. 1001.64 and 1001.65, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title.

Representative Canady offered the following:

(Amendment Bar Code: 730881)

Amendment 1 (with title amendment)—Between lines 552 and 553, insert:

Section 11. Paragraphs (a) of subsection (2) of section 1006.28, Florida Statutes, is amended to read:

1006.28 Duties of district school board, district school superintendent; and school principal regarding K-12 instructional materials.—

(2) DISTRICT SCHOOL BOARD.—The district school board has the constitutional duty and responsibility to select and provide adequate instructional materials for all students in accordance with the requirements of this part. The district school board also has the following specific duties and responsibilities:

(a) Courses of study; adoption.—Adopt courses of study, including instructional materials, for use in the schools of the district.

1. Each district school board is responsible for the content of all instructional materials and any other materials used in a classroom, made available in a school or classroom library, or included on a reading list, whether adopted and purchased from the state-adopted instructional materials list, adopted and purchased through a district instructional materials program under s. 1006.283, or otherwise purchased or made available.

2. Each district school board must adopt a policy regarding an objection by a parent or a resident of the county to the use of a specific material, which clearly describes a process to handle all objections and provides for resolution. The objection form, as prescribed by State Board of Education rule, and the district school board's process must be easy to read and understand and be easily accessible on the homepage of the school district's website. The objection form must also identify the school district point of contact and contact information for the submission of an objection. The process must provide the parent or resident the opportunity to proffer evidence to the district school board that:

a. An instructional material does not meet the criteria of s. 1006.31(2) or s. 1006.40(3)(d) if it was selected for use in a course or otherwise made available to students in the school district but was not subject to the public notice, review, comment, and hearing procedures under s. 1006.283(2)(b)8., 9., and 11.

b. Any material used in a classroom, made available in a school or classroom library, or included on a reading list contains content which:

(I) Is pornographic or prohibited under s. 847.012;

(II) Depicts or describes sexual conduct as defined in s. 847.001(19), unless such material is for a course required by s. 1003.46, s. 1003.42(2)(n) 1. g., or s. 1003.42(2)(n)3., or identified by State Board of Education rule;

(III) Is not suited to student needs and their ability to comprehend the material presented; or

(IV) Is inappropriate for the grade level and age group for which the material is used.

A school district may assess a \$100 processing fee for each objection submitted by a parent or resident who does not have a student enrolled in the school where the material is located if the parent or resident has unsuccessfully objected to five materials during the calendar year. The school district must return to the parent or resident the processing fee for each objection that is upheld. Any material that is subject to an objection on the basis of sub-sub-subparagraph b.(I) or sub-sub-subparagraph b.(II) must be removed within 5 school days after receipt of the objection and remain unavailable to students of that school until the objection is resolved. Parents shall have the right to read passages from any material that is subject to an objection. If the school board denies a parent the right to read passages due to content that meets the requirements under sub-sub-subparagraph b.(I), the school district shall discontinue the use of the material in the school district. If the district school board finds that any material meets the requirements under sub-subparagraph a. or that any other material contains prohibited content under sub-sub-subparagraph b.(I), the school district shall discontinue use of the material. If the district school board finds that any other material contains prohibited content under sub-sub-subparagraphs b.(II)-(IV), the school district shall discontinue use of the material for any grade level or age group for which such use is inappropriate or unsuitable.

3. Each district school board must establish a process by which the parent of a public school student or a resident of the county may contest the district school board's adoption of a specific instructional material. The parent or resident must file a petition, on a form provided by the school board, within 30 calendar days after the adoption of the instructional material by the school board. The school board must make the form available to the public and publish the form on the school district's website. The form must be signed by the parent or resident, include the required contact information, and state the objection to the instructional material based on the criteria of s. 1006.31(2) or s. 1006.40(3)(d). Within 30 days after the 30-day period has expired, the school board must, for all petitions timely received, conduct at least one open public hearing before an unbiased and qualified hearing officer. The hearing officer may not be an employee or agent of the school district. The hearing is not subject to the provisions of chapter 120; however, the hearing must provide sufficient procedural protections to allow each petitioner an adequate and fair opportunity to be heard and present evidence to the hearing officer. The school board's decision after convening a hearing is final and not subject to further petition or review.

4. Meetings of committees convened for the purpose of ranking, eliminating, or selecting instructional materials for recommendation to the district school board must be noticed and open to the public in accordance with s. 286.011. Any committees convened for such purposes must include parents of students who will have access to such materials.

5. Meetings of committees convened for the purpose of resolving an objection by a parent or resident to specific materials must be noticed and open to the public in accordance with s. 286.011. Any committees convened for such purposes must include parents of students who will have access to such materials.

6. If a parent disagrees with the determination made by the district school board on the objection to the use of a specific material, a parent may request the Commissioner of Education to appoint a special magistrate who is a member of The Florida Bar in good standing and who has at least 5 years' experience in administrative law. The special magistrate shall determine facts relating to the school district's determination, consider information provided by the parent and the school district, and render a recommended decision for resolution to the State Board of Education within 30 days after receipt of the request by the parent. The State Board of Education must approve or reject the recommended decision at its next regularly scheduled meeting that is more than 7 calendar days and no more than 30 days after the date the recommended decision is transmitted. The costs of the special magistrate shall be borne by the school district. The State Board of Education shall adopt rules, including forms, necessary to implement this subparagraph.

TITLE AMENDMENT

Remove line 44 and insert:

nonapplicability; amending s. 1006.28, F.S.; authorizing school districts to assess a processing fee for certain objections to materials; requiring school districts to discontinue use of certain instructional materials in the school district; amending s. 1006.38, F.S.; requiring

Rep. Canady moved the adoption of the amendment, which was adopted.

Representative Bartleman offered the following:

(Amendment Bar Code: 343893)

Amendment 2—Remove lines 751-757 and insert:

b. The charter school operator must guarantee enrollment to students currently attending or who would have otherwise attended or been zoned for the school. The school district shall consult and negotiate with the charter school every 3 years to determine whether realignment of the attendance zone is appropriate to ensure that students residing closest to the school are provided guaranteed enrollment.

Rep. Bartleman moved the adoption of the amendment, which failed of adoption.

On motion by Rep. Canady, the rules were waived and CS/CS/HB 1285 was read the third time by title.

REPRESENTATIVE PAYNE IN THE CHAIR

The question recurred on passage of CS/CS/HB 1285. The vote was:

Session Vote Sequence: 606

Representative Payne in the Chair.

Yeas—84

Table listing names of representatives who voted 'Yeas' (84 total). Names include Abbott, Altman, Alvarez, Amesty, Anderson, Andrade, Baker, Bankson, Barnaby, Basabe, Bell, Beltran, Berfield, Black, Borrero, Botana, Brackett, Brannan, Buchanan, Busatta Cabrera, Canady, Caruso, Chamberlin, Chaney, Clemons, Daniels, Duggan, Esposito, Fabricio, Fine, Franklin, Garcia, Garrison, Giallombardo, Gonzalez Pittman, Gossett-Seidman, Grant, Gregory, Griffitts, Holcomb, Jacques, Killebrew, Koster, LaMarca, Leek, Lopez, V., Maggard, Massullo, McClain, McClure, McFarland, Melo, Michael, Mooney, Overdorf, Payne, Perez, Persons-Mulicka, Plasencia, Porras, Redondo, Renner, Rizo, Roach, Robinson, W., Rommel, Roth, Rudman, Salzman, Shoaf, Sirois, Smith, Snyder, Stark, Steele, Stevenson, Temple, Tomkow, Trabulsy, Tramont, Truenow, Tuck, Yarkosky, Yeager.

Nays—35

Table listing names of representatives who voted 'Nays' (35 total). Names include Antone, Arrington, Bartleman, Benjamin, Bracy Davis, Campbell, Casello, Cassel, Chambliss, Cross, Daley, Driskell, Dunkley, Edmonds, Eskamani, Gantt, Gottlieb, Harris, Hart, Hinson, Hunschofsky, Joseph, Keen, López, J., Maney, Nixon, Rayner, Robinson, F., Silvers, Skidmore, Tant, Valdés, Waldron, Williams, Woodson.

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

CS/HB 117—A bill to be entitled An act relating to disclosure of grand jury testimony; amending s. 905.27, F.S.; revising the list of persons prohibited from disclosing the testimony of a witness examined before a grand jury or other evidence it receives; creating an exception for a request by the media or an interested person to the prohibited publishing, broadcasting, disclosing, divulging, or communicating of any testimony of a witness examined before the grand jury, or the content, gist, or import thereof; providing criminal penalties; providing construction; making technical changes; reenacting s. 905.17(1) and (2), F.S., relating to who may be present during a session of a grand jury, to incorporate the amendment made to s. 905.27, F.S., in references thereto; providing an effective date.

—was read the second time by title. On motion by Rep. Gossett-Seidman, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 607

Representative Payne in the Chair.

Yeas—119

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

Nays—None

So the bill passed and was certified to the Senate.

CS/HB 103—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records requirements for the personal identifying and location information of current county attorneys, assistant county attorneys, deputy county attorneys, city attorneys, assistant city attorneys, and deputy city attorneys and the names and personal identifying and location information of the spouses and children of such attorneys; providing an exception; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the second time by title. On motion by Rep. Arrington, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 608

Representative Payne in the Chair.

Yeas—119

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

Nays—None

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

HB 7067—A bill to be entitled An act relating to pretrial detention hearings; amending s. 907.041, F.S.; authorizing a court to base an order of pretrial detention solely on hearsay; making technical changes; providing an effective date.

—was read the second time by title. On motion by Rep. Jacques, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 609

Representative Payne in the Chair.

Yeas—84

Abbott	Caruso	LaMarca	Roach
Altman	Chamberlin	Leek	Robinson, W.
Alvarez	Chaney	Lopez, V.	Rommel
Amesty	Clemons	Maggard	Roth
Anderson	Daley	Maney	Rudman
Andrade	Duggan	Massullo	Salzman
Baker	Esposito	McClain	Shoaf
Bankson	Fabricio	McClure	Sirois
Barnaby	Fine	McFarland	Smith
Basabe	Garcia	Melo	Snyder
Bell	Garrison	Michael	Stark
Beltran	Giallombardo	Mooney	Steele
Berfield	Gonzalez Pittman	Overdorf	Stevenson
Black	Gossett-Seidman	Payne	Temple
Borrero	Grant	Perez	Tomkow
Botana	Gregory	Persons-Mulicka	Trabulsy
Brackett	Griffitts	Plasencia	Tramont
Brannan	Holcomb	Porras	Truenow
Buchanan	Jacques	Redondo	Tuck
Busatta Cabrera	Killebrew	Renner	Yarkosky
Canady	Koster	Rizo	Yeager

Nays—35

Antone	Cross	Harris	Robinson, F.
Arrington	Daniels	Hart	Silvers
Bartleman	Driskell	Hinson	Skidmore
Benjamin	Dunkley	Hunschofsky	Tant
Bracy Davis	Edmonds	Joseph	Valdés
Campbell	Eskamani	Keen	Waldron
Casello	Franklin	López, J.	Williams
Cassel	Gantt	Nixon	Woodson
Chambliss	Gottlieb	Rayner	

So the bill passed and was certified to the Senate.

CS/HB 983—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records requirements for the personal identifying and location information of current clerks of the circuit court, deputy clerks of the circuit court, and clerk of the circuit court personnel and the names and personal identifying and location information of the spouses and children of such clerks, deputy clerks, and clerk personnel; providing for future legislative review and repeal of the exemption; providing for retroactive application; providing a statement of public necessity; providing an effective date.

—was read the second time by title. On motion by Rep. Daley, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 610

Representative Payne in the Chair.

Yeas—119

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

Nays—None

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

CS/HB 215—A bill to be entitled An act relating to risk retention groups; amending s. 324.021, F.S.; providing that motor vehicle insurance coverage issued by risk retention groups operating under federal law satisfies financial responsibility requirements under state motor vehicle law; providing an effective date.

—was read the second time by title. On motion by Rep. Truenow, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 611

Representative Payne in the Chair.

Yeas—119

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

Nays—None

So the bill passed and was certified to the Senate.

HB 377—A bill to be entitled An act relating to a license or permit to operate a vehicle for hire; creating s. 320.0603, F.S.; providing that a person who holds a license or permit issued by a county or municipality to operate a vehicle for hire may operate a vehicle for hire in any other county or municipality without being subject to certain requirements or fees under certain circumstances; defining the term "airport"; providing construction and applicability; providing an effective date.

—was read the second time by title. On motion by Rep. Borrero, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 612

Representative Payne in the Chair.

Yeas—118

Abbott	Benjamin	Chamberlin	Franklin
Altman	Berfield	Chambliss	Garcia
Alvarez	Black	Chaney	Garrison
Amesty	Borrero	Clemons	Giallombardo
Anderson	Botana	Cross	Gonzalez Pittman
Andrade	Brackett	Daley	Gossett-Seidman
Antone	Bracy Davis	Daniels	Gottlieb
Arrington	Brannan	Driskell	Grant
Baker	Buchanan	Duggan	Gregory
Bankson	Busatta Cabrera	Dunkley	Griffitts
Barnaby	Campbell	Edmonds	Harris
Bartleman	Canady	Eskamani	Hart
Basabe	Caruso	Esposito	Hinson
Bell	Casello	Fabricio	Holcomb
Beltran	Cassel	Fine	Hunschofsky

Jacques	Melo	Robinson, F.	Tant
Joseph	Michael	Robinson, W.	Temple
Keen	Mooney	Rommel	Tomkow
Killebrew	Nixon	Roth	Trabulsy
Koster	Overdorf	Rudman	Tramont
LaMarca	Payne	Salzman	Truenow
Leek	Perez	Shoaf	Tuck
López, J.	Persons-Mulicka	Silvers	Valdés
Lopez, V.	Plasencia	Sirois	Waldron
Maggard	Porras	Skidmore	Williams
Maney	Rayner	Smith	Woodson
Massullo	Redondo	Snyder	Yarkosky
McClain	Renner	Stark	Yeager
McClure	Rizo	Steele	
McFarland	Roach	Stevenson	

Nays—1
Gantt

Votes after roll call:
Nays to Yeas—Gantt

So the bill passed and was certified to the Senate.

CS/HB 429—A bill to be entitled An act relating to real property; amending s. 695.03, F.S.; providing that the Secretary of State, rather than the Governor, appoints commissioners of deeds; amending s. 721.13, F.S.; broadening the powers of certain boards of administration with respect to timeshare plans; providing that managers and managing entities of certain timeshare projects have the same rights and remedies as operators of certain establishments and may have law enforcement take certain actions against individuals who engage in certain conduct; amending s. 721.15, F.S.; requiring a managing entity of a timeshare condominium or timeshare cooperative to provide a specified certificate to certain interested parties in lieu of an estoppel certificate; amending s. 721.97, F.S.; providing that the Secretary of State, rather than the Governor, appoints commissioners of deeds; providing an effective date.

—was read the second time by title. On motion by Rep. W. Robinson, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 613

Representative Payne in the Chair.

Yeas—118			
Abbott	Chamberlin	Holcomb	Renner
Altman	Chambliss	Hunschofsky	Rizo
Alvarez	Chaney	Jacques	Roach
Amesty	Clemons	Joseph	Robinson, F.
Anderson	Cross	Keen	Robinson, W.
Andrade	Daley	Killebrew	Rommel
Antone	Daniels	Koster	Roth
Arrington	Driskell	LaMarca	Rudman
Baker	Duggan	Leek	Salzman
Bankson	Dunkley	López, J.	Shoaf
Barnaby	Edmonds	Lopez, V.	Silvers
Bartleman	Eskamani	Maggard	Sirois
Basabe	Espósito	Maney	Skidmore
Bell	Fabricio	Massullo	Smith
Beltran	Fine	McClain	Snyder
Benjamin	Franklin	McClure	Stark
Berfield	Gantt	McFarland	Steele
Black	Garcia	Melo	Stevenson
Borrero	Garrison	Michael	Tant
Brackett	Giallombardo	Mooney	Temple
Bracy Davis	Gonzalez Pittman	Nixon	Tomkow
Brannan	Gossett-Seidman	Overdorf	Trabulsy
Buchanan	Gottlieb	Payne	Tramont
Busatta Cabrera	Grant	Perez	Truenow
Campbell	Gregory	Persons-Mulicka	Tuck
Canady	Griffitts	Plasencia	Valdés
Caruso	Harris	Porras	Waldron
Casello	Hart	Rayner	Williams
Cassel	Hinson	Redondo	Woodson

Yarkosky Yeager

Nays—None

Votes after roll call:
Yeas—Botana

So the bill passed and was certified to the Senate.

CS/HB 535—A bill to be entitled An act relating to low-voltage alarm system projects; amending s. 553.793, F.S.; specifying that a nonelectric fence or wall must enclose the outside perimeter of a low-voltage electric fence; requiring a low-voltage electric fence to be a specified number of feet above such nonelectric fence or wall; permitting low-voltage electric fences to be installed in areas within more than one zoning category; prohibiting a municipality, county, district, or other entity of local government from adopting or maintaining certain ordinances or rules that provide additional requirements for low-voltage alarm system projects; providing an effective date.

—was read the second time by title. On motion by Rep. Snyder, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 614

Representative Payne in the Chair.

Yeas—119			
Abbott	Chamberlin	Hunschofsky	Roach
Altman	Chambliss	Jacques	Robinson, F.
Alvarez	Chaney	Joseph	Robinson, W.
Amesty	Clemons	Keen	Rommel
Anderson	Cross	Killebrew	Roth
Andrade	Daley	Koster	Rudman
Antone	Daniels	LaMarca	Salzman
Arrington	Driskell	Leek	Shoaf
Baker	Duggan	López, J.	Silvers
Bankson	Dunkley	Lopez, V.	Sirois
Barnaby	Edmonds	Maggard	Skidmore
Bartleman	Eskamani	Maney	Smith
Basabe	Espósito	Massullo	Snyder
Bell	Fabricio	McClain	Stark
Beltran	Fine	McClure	Steele
Benjamin	Franklin	McFarland	Stevenson
Berfield	Gantt	Melo	Tant
Black	Garcia	Michael	Temple
Borrero	Garrison	Mooney	Tomkow
Botana	Giallombardo	Nixon	Trabulsy
Brackett	Gonzalez Pittman	Overdorf	Tramont
Bracy Davis	Gossett-Seidman	Payne	Truenow
Brannan	Gottlieb	Perez	Tuck
Buchanan	Grant	Persons-Mulicka	Valdés
Busatta Cabrera	Gregory	Plasencia	Waldron
Campbell	Griffitts	Porras	Williams
Canady	Harris	Rayner	Woodson
Caruso	Hart	Redondo	Yarkosky
Casello	Hinson	Renner	Yeager
Cassel	Holcomb	Rizo	

Nays—None

So the bill passed and was certified to the Senate.

CS/CS/HB 585—A bill to be entitled An act relating to access to financial institution customer accounts; amending s. 280.051, F.S.; providing additional grounds for qualified public depositories to be suspended and disqualified; amending s. 280.054, F.S.; providing additional acts deemed knowing and willful violations by qualified public depositories which are subject to certain penalties; creating s. 655.49, F.S.; authorizing the Office of Financial Regulation to receive complaints from a customer or member who reasonably believes that a financial institution has acted in bad faith in terminating, suspending, or taking similar action restricting access to such

customer's or member's account; providing a time limit for a customer or member to file a complaint; providing nonapplicability; providing duties of the office upon receipt of a customer's or member's complaint; providing duties of a financial institution upon receipt of notification that a complaint has been filed; providing violations and penalties; requiring the office to provide certain reports and information to specified entities under certain circumstances; providing that the financial institutions' customers and members have a cause of action under certain circumstances; authorizing such customers and members to recover damages, together with costs and attorney fees; providing a time limit for initiating causes of action; requiring the office to make available information necessary for filing complaints on its website; providing an effective date.

—was read the second time by title. On motion by Rep. Rommel, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 615

Representative Payne in the Chair.

Yeas—118

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

Nays—None

Votes after roll call:

Yeas—Bartleman

So the bill passed and was certified to the Senate.

CS/HB 587—A bill to be entitled An act relating to public records; amending s. 655.49, F.S.; providing a public records exemption for termination-of-access reports filed by financial institutions with the Office of Financial Regulation, for information contained in such reports, and for personally identifying and personal financial information contained in complaints filed by customers or members and in determinations issued by the office related to such complaints and reports; providing for future legislative review and repeal of the exemption; providing statements of public necessity; providing a contingent effective date.

—was read the second time by title. On motion by Rep. Rommel, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 616

Representative Payne in the Chair.

Yeas—119

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

Nays—None

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

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.

—was read the second time by title. On motion by Rep. Steele, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 617

Representative Payne in the Chair.

Yeas—119

Abbott	Bell	Canady	Dunkley
Altman	Beltran	Caruso	Edmonds
Alvarez	Benjamin	Casello	Eskamani
Amesty	Berfield	Cassel	Esposito
Anderson	Black	Chamberlin	Fabricio
Andrade	Borrero	Chambliss	Fine
Antone	Botana	Chaney	Franklin
Arrington	Brackett	Clemons	Gantt
Baker	Bracy Davis	Cross	Garcia
Bankson	Brannan	Daley	Garrison
Barnaby	Buchanan	Daniels	Giallombardo
Bartleman	Busatta Cabrera	Driskell	Gonzalez Pittman
Basabe	Campbell	Duggan	Gossett-Seidman

Gottlieb	Lopez, V.	Rayner	Stark
Grant	Maggard	Redondo	Steele
Gregory	Maney	Renner	Stevenson
Griffitts	Massullo	Rizo	Tant
Harris	McClain	Roach	Temple
Hart	McClure	Robinson, F.	Tomkow
Hinson	McFarland	Robinson, W.	Trabulsy
Holcomb	Melo	Rommel	Tramont
Hunschofsky	Michael	Roth	Truenow
Jacques	Mooney	Rudman	Tuck
Joseph	Nixon	Salzman	Valdés
Keen	Overdorf	Shoaf	Waldron
Killebrew	Payne	Silvers	Williams
Koster	Perez	Sirois	Woodson
LaMarca	Persons-Mulicka	Skidmore	Yarkosky
Leek	Plasencia	Smith	Yeager
López, J.	Porras	Snyder	

Nays—None

So the bill passed and was certified to the Senate.

CS/HB 709—A bill to be entitled An act relating to in-store servicing of alcoholic beverages; amending s. 561.424, F.S.; conforming provisions to changes made by the act; creating s. 561.425, F.S.; authorizing the in-store servicing of distilled spirits sold by a distributor to a vendor; defining the term "in-store servicing"; providing an effective date.

—was read the second time by title. On motion by Rep. Rizo, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 618

Representative Payne in the Chair.

Yeas—118

Abbott	Chamberlin	Hunschofsky	Roach
Altman	Chambliss	Jacques	Robinson, F.
Alvarez	Chaney	Joseph	Robinson, W.
Amesty	Clemons	Keen	Rommel
Anderson	Cross	Killebrew	Roth
Andrade	Daley	Koster	Rudman
Antone	Daniels	LaMarca	Shoaf
Arrington	Driskell	Leek	Silvers
Baker	Duggan	López, J.	Sirois
Bankson	Dunkley	Lopez, V.	Skidmore
Barnaby	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	Persons-Mulicka	Waldron
Busatta Cabrera	Gregory	Plasencia	Williams
Campbell	Griffitts	Porras	Woodson
Canady	Harris	Rayner	Yarkosky
Caruso	Hart	Redondo	Yeager
Casello	Hinson	Renner	
Cassel	Holcomb	Rizo	

Nays—None

Votes after roll call:

Yeas—Salzman

So the bill passed and was certified to the Senate.

CS/HB 813—A bill to be entitled An act relating to certified public accountants; amending s. 473.313, F.S.; authorizing certain certified public

accountants to apply to the Department of Business and Professional Regulation to place their licenses on retired status; authorizing the Board of Accountancy to prescribe by rule a certain application; providing requirements for the application; providing that a licensee loses retired status in certain circumstances; authorizing a retired licensee to take certain actions without losing retired status; requiring a certain affirmation; authorizing a retired licensee to accept certain reimbursements or per diem amounts; prohibiting a retired licensee from offering or rendering certain professional services; providing for the reactivation of a retired licensee's license; providing requirements for the conditions of such reactivation; providing a definition; amending s. 473.302, F.S.; revising a definition; providing an effective date.

—was read the second time by title. On motion by Rep. Caruso, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 619

Representative Payne in the Chair.

Yeas—119

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

Nays—None

So the bill passed and was certified to the Senate.

Consideration of **HB 825** was temporarily postponed.

CS/HB 1031—A bill to be entitled An act relating to debt relief services; amending s. 817.803, F.S.; providing an exception from specified provisions for telemarketers and sellers who provide debt relief services under certain circumstances; defining terms; providing an effective date.

—was read the second time by title. On motion by Rep. Buchanan, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 620

Representative Payne in the Chair.

Yeas—119

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

Nays—None

So the bill passed and was certified to the Senate.

HB 1147—A bill to be entitled An act relating to broadband; amending s. 288.9963, F.S.; extending the expiration date of a certain promotional rate; providing an effective date.

—was read the second time by title. On motion by Rep. Tomkow, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 621

Representative Payne in the Chair.

Yeas—119	Chamberlin	Hunschofsky	Roach
Abbott	Chambliss	Jacques	Robinson, F.
Altman	Chaney	Joseph	Robinson, W.
Alvarez	Clemons	Keen	Rommel
Amesty	Cross	Killebrew	Roth
Anderson	Daley	Koster	Rudman
Andrade	Daniels	LaMarca	Salzman
Antone	Driskell	Leek	Shoaf
Arrington	Duggan	López, J.	Silvers
Baker	Dunkley	Lopez, V.	Sirois
Bankson	Edmonds	Maggard	Skidmore
Barnaby	Eskamani	Maney	Smith
Bartleman	Esposito	Massullo	Snyder
Basabe	Fabricio	McClain	Stark
Basabe	Fine	McClure	Steele
Bell	Franklin	McFarland	Stevenson
Beltran	Gantt	Melo	Tant
Benjamin	Garcia	Michael	Temple
Berfield	Garrison	Mooney	Tomkow
Berfield	Giallombardo	Nixon	Trabulsy
Black	Gonzalez Pittman	Overdorf	Tramont
Borrero	Gossett-Seidman	Payne	Truenow
Botana	Gottlieb	Perez	Tuck
Brackett	Grant	Persons-Mulicka	Valdés
Bracy Davis	Gregory	Plasencia	Waldron
Brannan	Griffitts	Porras	Williams
Buchanan	Harris	Rayner	Woodson
Busatta Cabrera	Hart	Redondo	Yarkosky
Campbell	Hinson	Renner	Yeager
Canady	Holcomb	Rizo	
Caruso	Hunschofsky		
Casello			
Cassel			

Nays—None

So the bill passed and was certified to the Senate.

CS/HB 1305—A bill to be entitled An act relating to residential tenancies; amending s. 83.43, F.S.; defining the term "Florida financial institution"; amending ss. 83.49, 83.491, and 553.895, F.S.; conforming provisions and cross-references to changes made by the act; providing an effective date.

—was read the second time by title. On motion by Rep. Maggard, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 622

Representative Payne in the Chair.

Yeas—118	Chamberlin	Jacques	Robinson, F.
Abbott	Chambliss	Joseph	Robinson, W.
Altman	Chaney	Keen	Rommel
Alvarez	Clemons	Killebrew	Roth
Amesty	Cross	Koster	Rudman
Anderson	Daley	LaMarca	Salzman
Andrade	Daniels	Leek	Shoaf
Antone	Driskell	López, J.	Silvers
Arrington	Duggan	Lopez, V.	Sirois
Baker	Dunkley	Maggard	Skidmore
Bankson	Edmonds	Maney	Smith
Barnaby	Esposito	Massullo	Snyder
Bartleman	Fabricio	McClain	Stark
Basabe	Fine	McClure	Steele
Basabe	Franklin	McFarland	Stevenson
Bell	Gantt	Melo	Tant
Beltran	Garcia	Michael	Temple
Benjamin	Garrison	Mooney	Tomkow
Berfield	Giallombardo	Nixon	Trabulsy
Berfield	Gonzalez Pittman	Overdorf	Tramont
Black	Gossett-Seidman	Payne	Truenow
Borrero	Gottlieb	Perez	Tuck
Botana	Grant	Persons-Mulicka	Valdés
Brackett	Gregory	Plasencia	Waldron
Bracy Davis	Griffitts	Porras	Williams
Brannan	Harris	Rayner	Woodson
Buchanan	Hart	Redondo	Yarkosky
Busatta Cabrera	Hinson	Renner	Yeager
Campbell	Holcomb	Rizo	
Canady	Hunschofsky	Roach	
Caruso			
Casello			
Cassel			

Nays—None

Votes after roll call:

Yeas—Eskamani

So the bill passed and was certified to the Senate.

CS/HB 1569—A bill to be entitled An act relating to an exemption from regulation for bona fide nonprofit organizations; amending s. 494.0011, F.S.; authorizing the Financial Services Commission to adopt rules prescribing criteria and processes for determining whether an organization is a bona fide nonprofit organization for a specified purpose; amending s. 494.00115, F.S.; providing exemptions from certain regulation for bona fide nonprofit organizations and certain employees of a bona fide nonprofit organization that meet specified criteria; requiring the Office of Financial Regulation to make a specified determination; requiring the office to make such determination based on terms consistent with loan origination in a public or charitable context; requiring the office to periodically examine the books and activities of an organization and to revoke its status as a bona fide nonprofit organization under certain circumstances; providing an effective date.

—was read the second time by title. On motion by Rep. Grant, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 623

Representative Payne in the Chair.

Yeas—118

Abbott	Chamberlin	Hunschofsky	Roach
Altman	Chambliss	Jacques	Robinson, F.
Alvarez	Chaney	Joseph	Robinson, W.
Amesty	Clemons	Keen	Rommel
Anderson	Cross	Killebrew	Roth
Andrade	Daley	Koster	Rudman
Antone	Daniels	LaMarca	Salzman
Arrington	Driskell	Leek	Shoaf
Baker	Duggan	López, J.	Sirois
Bankson	Dunkley	Lopez, V.	Skidmore
Barnaby	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	Persons-Mulicka	Waldron
Busatta Cabrera	Gregory	Plasencia	Williams
Campbell	Griffitts	Porras	Woodson
Canady	Harris	Rayner	Yarkosky
Caruso	Hart	Redondo	Yeager
Casello	Hinson	Renner	
Cassel	Holcomb	Rizo	

Nays—None

Votes after roll call:

Yeas—Silvers

So the bill passed and was certified to the Senate.

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.

—was read the second time by title. On motion by Rep. Canady, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 624

Representative Payne in the Chair.

Yeas—117

Abbott	Bartleman	Brannan	Clemons
Altman	Basabe	Buchanan	Cross
Alvarez	Bell	Busatta Cabrera	Daley
Amesty	Beltran	Campbell	Daniels
Anderson	Benjamin	Canady	Driskell
Andrade	Berfield	Caruso	Duggan
Antone	Black	Casello	Dunkley
Arrington	Borrero	Cassel	Edmonds
Baker	Botana	Chamberlin	Eskamani
Bankson	Brackett	Chambliss	Esposito
Barnaby	Bracy Davis	Chaney	Fabricio

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

Nays—None

So the bill passed and was certified to the Senate.

CS/HB 415—A bill to be entitled An act relating to a pregnancy and parenting resources website; creating s. 383.0131, F.S.; requiring the Department of Health, in consultation with the Department of Children and Families and the Agency for Health Care Administration, to maintain a website that provides information and links to certain pregnancy and parenting resources; requiring each department and the agency to provide a clear and conspicuous link to the website on their respective websites; requiring the Department of Health to contract with a third party to develop the website by a specified date; providing an appropriation; providing an effective date.

—was read the second time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

Representative Nixon offered the following:

(Amendment Bar Code: 685703)

Amendment 1—Between lines 33 and 34, insert:

(h) Funds for abortion services.

Rep. Nixon moved the adoption of the amendment, which failed of adoption.

Representative Nixon offered the following:

(Amendment Bar Code: 680655)

Amendment 2—Between lines 33 and 34, insert:

(h) Methods of contraception, including, but not limited to, oral contraception, intrauterine devices, patches, implants, and emergency contraception.

Rep. Nixon moved the adoption of the amendment, which failed of adoption.

Representative Nixon offered the following:

(Amendment Bar Code: 712209)

Amendment 3—Between lines 33 and 34, insert:

(h) Doula services.

Rep. Nixon moved the adoption of the amendment, which failed of adoption.

The Speaker requested a quorum call. A quorum was present [Session Vote Sequence: 625].

Representative Eskamani offered the following:

(Amendment Bar Code: 314791)

- Amendment 4**—Between lines 33 and 34, insert:
(h) Comprehensive sexual health education.
(i) Medically accurate information about abortions.
(j) Abortion providers.

Rep. Eskamani moved the adoption of the amendment, which failed of adoption.

Representative Harris offered the following:

(Amendment Bar Code: 229445)

- Amendment 5 (with title amendment)**—Remove lines 34-38 and insert:
(2) Any resources, facilities, or third parties, including organizations within the Florida Pregnancy Care Network, Inc., listed on the website described under subsection (1) must display a disclaimer if such resources, facilities, or third parties do not provide or refer for abortions.
(3) The Department of Health, the Department of Children and Families, and the Agency for Health Care Administration shall include a clear and conspicuous link to the website on their respective websites.
(4) The Department of Health shall contract with a third

T I T L E A M E N D M E N T

Remove line 8 and insert:
 and parenting resources; requiring certain resources, facilities, and third parties to provide specified information under certain circumstances; requiring each department and

Rep. Harris moved the adoption of the amendment, which failed of adoption.

Representative Harris offered the following:

(Amendment Bar Code: 786589)

- Amendment 6 (with title amendment)**—Remove lines 34-38 and insert:
(2) All health-related information and links to resources maintained on the website must be medically accurate.
(3) The Department of Health, the Department of Children and Families, and the Agency for Health Care Administration shall include a clear and conspicuous link to the website on their respective websites.
(4) The Department of Health shall contract with a third

T I T L E A M E N D M E N T

Between lines 12 and 13, insert:
 requiring that specified information and resources be medically accurate;

Rep. Harris moved the adoption of the amendment, which failed of adoption.

Representative Eskamani offered the following:

(Amendment Bar Code: 649249)

- Amendment 7 (with title amendment)**—Remove line 40 and insert:
operational by January 1, 2025, and must include a process for the public to file with the department a petition to remove or add resources under subsection (1). The department shall establish, by rule, notice procedures to assure an opportunity for public comment on any petition filed under this subsection.

T I T L E A M E N D M E N T

Between lines 12 and 13, insert:
 requiring the department to include a specified petition process on such website; providing rulemaking authority;

Rep. Eskamani moved the adoption of the amendment, which failed of adoption.

On motion by Rep. Jacques, the rules were waived and **CS/HB 415** was read the third time by title.

REPRESENTATIVE LEEK IN THE CHAIR

The question recurred on passage of **CS/HB 415**. The vote was:

Session Vote Sequence: 626

Representative Leek in the Chair.

Yeas—83

Abbott	Caruso	LaMarca	Robinson, W.
Altman	Chamberlin	Leek	Rommel
Alvarez	Chaney	Lopez, V.	Roth
Amesty	Clemons	Maggard	Rudman
Anderson	Daniels	Maney	Salzman
Andrade	Duggan	Massullo	Shoaf
Baker	Dunkley	McClain	Sirois
Bankson	Esposito	McClure	Smith
Barnaby	Fabricio	McFarland	Snyder
Basabe	Fine	Melo	Stark
Bell	Garcia	Michael	Steele
Beltran	Garrison	Mooney	Stevenson
Berfield	Giallombardo	Overdorf	Temple
Black	Gonzalez Pittman	Payne	Tomkow
Borrero	Gossett-Seidman	Perez	Trabulsky
Botana	Gregory	Persons-Mulicka	Tramont
Brackett	Griffitts	Porras	Truenow
Brannan	Holcomb	Redondo	Tuck
Buchanan	Jacques	Renner	Yarkosky
Busatta Cabrera	Killebrew	Rizo	Yeager
Canady	Koster	Roach	

Nays—33

Antone	Cross	Hart	Skidmore
Arrington	Daley	Hinson	Tant
Bartleman	Driskell	Hunschofsky	Valdés
Benjamin	Edmonds	Keen	Waldron
Bracy Davis	Eskamani	López, J.	Williams
Campbell	Franklin	Nixon	Woodson
Casello	Gantt	Rayner	
Cassel	Gottlieb	Robinson, F.	
Chambliss	Harris	Silvers	

Votes after roll call:

Yeas—Grant

So the bill passed and was certified to the Senate.

CS/HB 201—A bill to be entitled An act relating to emergency refills of insulin and insulin-related supplies or equipment; amending s. 465.0275, F.S.; authorizing an emergency refill of insulin and insulin-related supplies or equipment a specified number of times per year; amending s. 893.04, F.S.; conforming a provision to changes made by the act; providing an effective date.

—was read the second time by title. On motion by Rep. Bell, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 627

Representative Leek in the Chair.

Yeas—118

Abbott	Chamberlin	Hunschofsky	Robinson, F.
Altman	Chambliss	Jacques	Robinson, W.
Alvarez	Chaney	Joseph	Rommel
Amesty	Clemons	Keen	Roth
Anderson	Cross	Killebrew	Rudman
Andrade	Daley	Koster	Salzman
Antone	Daniels	LaMarca	Shoaf
Arrington	Driskell	Leek	Silvers
Baker	Duggan	López, J.	Sirois
Bankson	Dunkley	Lopez, V.	Skidmore
Barnaby	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	Persons-Mulicka	Waldron
Busatta Cabrera	Gregory	Porras	Williams
Campbell	Griffitts	Rayner	Woodson
Canady	Harris	Redondo	Yarkosky
Caruso	Hart	Renner	Yeager
Casello	Hinson	Rizo	
Cassel	Holcomb	Roach	

Nays—None

So the bill passed and was certified to the Senate.

CS/CS/HB 197—A bill to be entitled An act relating to health care practitioners and massage therapy; amending s. 456.026, F.S.; requiring the Department of Health to report specified data; amending s. 456.074, F.S.; authorizing the department to immediately suspend the license of certain health care practitioners and massage establishments in certain circumstances; amending s. 480.033, F.S.; revising and providing definitions; amending s. 480.035, F.S.; revising quorum requirements for the Board of Massage Therapy; amending s. 480.043, F.S.; revising certain rules the board is required to adopt; revising the timeframe in which establishment owners must report specified information to the department; prohibiting sexual activity and certain devices in massage establishments; specifying prohibited conduct by establishment owners and employees; providing requirements for outside windows and signs in massage establishments; providing exceptions; providing employee dress code requirements; requiring establishments to maintain certain employment records in English or Spanish; requiring that specified information be recorded before an employee may provide services or treatment; requiring massage establishments to conspicuously display a photo and specified information for each employee; requiring that such photos and information be displayed before an employee may provide services or treatment; providing for such requirements in massage establishments within public lodging establishments; requiring massage establishments to maintain customer and patient records for services and treatment provided in the massage establishment in English or Spanish; providing that medical records satisfy certain requirements; requiring massage establishments to maintain such records for a specified timeframe; requiring massage establishments to collect and record specified information; requiring massage establishments to confirm the identification of a customer or patient before providing services or treatment; amending s. 480.0465, F.S.; revising advertising requirements for massage therapists and massage establishments; amending s. 480.0475, F.S.; prohibiting establishments from sheltering or harboring, or being used as sleeping quarters for, any person; amending s. 480.0535, F.S.; requiring Department of Health investigators to request valid government identification from all employees while in a massage establishment; specifying additional documents a person operating a massage establishment must immediately present, upon request, to department investigators and law enforcement officers; requiring the department to notify a federal immigration office if specified persons fail to provide valid

government identification; amending s. 823.05, F.S.; conforming a cross-reference; providing an appropriation; providing an effective date.

—was read the second time by title. On motion by Rep. V. Lopez, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 628

Representative Leek in the Chair.

Yeas—118

Abbott	Chamberlin	Hunschofsky	Robinson, F.
Altman	Chambliss	Jacques	Robinson, W.
Alvarez	Chaney	Joseph	Rommel
Amesty	Clemons	Keen	Roth
Anderson	Cross	Killebrew	Rudman
Andrade	Daley	Koster	Salzman
Antone	Daniels	LaMarca	Shoaf
Arrington	Driskell	Leek	Silvers
Baker	Duggan	López, J.	Sirois
Bankson	Dunkley	Lopez, V.	Skidmore
Barnaby	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	Persons-Mulicka	Waldron
Busatta Cabrera	Gregory	Porras	Williams
Campbell	Griffitts	Rayner	Woodson
Canady	Harris	Redondo	Yarkosky
Caruso	Hart	Renner	Yeager
Casello	Hinson	Rizo	
Cassel	Holcomb	Roach	

Nays—None

So the bill passed and was certified to the Senate.

CS/HB 591—A bill to be entitled An act relating to hot car death prevention; providing a short title; creating s. 683.336, F.S.; designating the month of April as "Hot Car Death Prevention Month"; encouraging specified entities to sponsor events to promote public awareness on the dangers of leaving a child unattended in a motor vehicle; providing methods to prevent hot car deaths; providing an effective date.

—was read the second time by title. On motion by Rep. Brannan, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 629

Representative Leek in the Chair.

Yeas—118

Abbott	Basabe	Busatta Cabrera	Daniels
Altman	Bell	Campbell	Driskell
Alvarez	Beltran	Canady	Duggan
Amesty	Benjamin	Caruso	Dunkley
Anderson	Berfield	Casello	Edmonds
Andrade	Black	Cassel	Eskamani
Antone	Borrero	Chamberlin	Esposito
Arrington	Botana	Chambliss	Fabricio
Baker	Brackett	Chaney	Fine
Bankson	Bracy Davis	Clemons	Franklin
Barnaby	Brannan	Cross	Gantt
Bartleman	Buchanan	Daley	Garcia

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

Nays—None

So the bill passed and was certified to the Senate.

HB 63—A bill to be entitled An act relating to protection from surgical smoke; creating s. 395.1013, F.S.; defining the terms "smoke evacuation system" and "surgical smoke"; requiring hospitals and ambulatory surgical centers to, by a specified date, adopt and implement policies requiring the use of smoke evacuation systems during certain surgical procedures; providing an effective date.

—was read the second time by title. On motion by Rep. Woodson, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 630

Representative Leek in the Chair.

Yeas—115	Abbott	Cassel	Holcomb	Roach
	Altman	Chamberlin	Hunschofsky	Robinson, F.
	Alvarez	Chambliss	Jacques	Robinson, W.
	Amesty	Chaney	Joseph	Rommel
	Anderson	Clemons	Keen	Roth
	Andrade	Cross	Killebrew	Salzman
	Antone	Daley	Koster	Shoaf
	Arrington	Daniels	LaMarca	Silvers
	Baker	Driskell	Leek	Sirois
	Bankson	Duggan	López, J.	Skidmore
	Barnaby	Dunkley	Lopez, V.	Smith
	Bartleman	Edmonds	Maggard	Snyder
	Basabe	Eskamani	Maney	Stark
	Bell	Esposito	Massullo	Steele
	Beltran	Fabricio	McClain	Stevenson
	Benjamin	Fine	McClure	Tant
	Berfield	Franklin	McFarland	Temple
	Black	Gantt	Melo	Tomkow
	Borrero	Garcia	Michael	Trabulsy
	Botana	Garrison	Mooney	Tramont
	Brackett	Giallombardo	Nixon	Truenow
	Bracy Davis	Gonzalez Pittman	Overdorf	Tuck
	Brannan	Gossett-Seidman	Payne	Valdés
	Buchanan	Grant	Perez	Waldron
	Busatta Cabrera	Gregory	Persons-Mulicka	Williams
	Campbell	Griffitts	Porras	Woodson
	Canady	Harris	Rayner	Yarkosky
	Caruso	Hart	Redondo	Yeager
	Casello	Hinson	Renner	

Nays—1
Rudman

Votes after roll call:

Yeas—Gottlieb
Yeas to Nays—Gottlieb

So the bill passed and was certified to the Senate.

CS/CS/HB 935—A bill to be entitled An act relating to home health care services; amending s. 409.905, F.S.; authorizing advanced practice registered nurses and physician assistants to order or write prescriptions for certain Medicaid services; providing an effective date.

—was read the second time by title. On motion by Rep. Franklin, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 631

Representative Leek in the Chair.

Yeas—117

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

Nays—None

Votes after roll call:
Yeas—Gottlieb

So the bill passed and was certified to the Senate.

HB 725—A bill to be entitled An act relating to veterans' long-term care facilities admissions; amending s. 296.02, F.S.; revising definitions; amending s. 296.03, F.S.; revising eligibility for residency in the Veterans' Domiciliary Home of Florida to include specified individuals; amending s. 296.08, F.S.; adding such individuals to the priority of admittance schedule; amending s. 296.32, F.S.; conforming provisions to changes made by the act; amending s. 296.33, F.S.; revising the definition of the term "resident"; amending s. 296.36, F.S.; revising the admission eligibility for veterans' nursing homes to include specified persons; revising the priority of admittance to include such persons; providing an effective date.

—was read the second time by title.

THE SPEAKER IN THE CHAIR

On motion by Rep. Woodson, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 632

Speaker Renner in the Chair.

Yeas—117

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

Nays—None

Votes after roll call:

Yeas—Gottlieb

So the bill passed and was certified to the Senate.

HB 73—A bill to be entitled An act relating to supported decisionmaking authority; amending s. 393.12, F.S.; requiring a circuit court to consider certain needs and abilities of a person with a developmental disability when determining whether to appoint a guardian advocate; providing requirements for a petition to appoint a guardian advocate for a person with a developmental disability and for a court order if the court finds that such person requires such appointment; amending s. 709.2201, F.S.; authorizing an agent acting for a principal to grant a supported decisionmaking agreement; creating s. 709.2209, F.S.; defining the term "supported decisionmaking agreement"; prohibiting such agreement from acting as a durable power of attorney; authorizing specified authority to a supported decisionmaking agreement; providing that certain communications shall be recognized as a communication of the principal under certain circumstances; amending s. 744.3201, F.S.; requiring a petition to determine incapacity of a person to include specified information relating to the alleged incapacitated person's use of assistance; amending s. 744.331, F.S.; providing requirements for an examining committee member when determining the alleged incapacitated person's ability to exercise his or her rights; amending s. 744.464, F.S.; authorizing a suggestion of capacity to include certain capabilities of the ward; amending s. 1003.5716, F.S.; revising the requirements for a specified process relating to individual education plans for certain students to include supported decisionmaking agreements; providing an effective date.

—was read the second time by title. On motion by Rep. Tant, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 633

Speaker Renner in the Chair.

Yeas—117

Abbott	Amesty	Antone	Bankson
Altman	Anderson	Arrington	Barnaby
Alvarez	Andrade	Baker	Bartleman

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

Nays—None

Votes after roll call:

Yeas—Gottlieb

So the bill passed and was certified to the Senate.

Motion

On motion by Rep. Perez, the House, having passed **SB 2510**, **SB 2512**, and **SB 2518** with amendments earlier today, acceded to the request of the Senate for a conference.

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 2:00 p.m., Wednesday, February 21, 2024, or upon call of the Chair. The motion was agreed to.

Messages from the Senate

Final Action

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 303.

Tracy C. Cantella, Secretary

The above bill was ordered enrolled.

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 357.

Tracy C. Cantella, Secretary

The above bill was ordered enrolled.

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 461.

Tracy C. Cantella, Secretary

The above bill was ordered enrolled.

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 523.

Tracy C. Cantella, Secretary

The above bill was ordered enrolled.

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 7001.

Tracy C. Cantella, Secretary

The above bill was ordered enrolled.

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 7007.

Tracy C. Cantella, Secretary

The above bill was ordered enrolled.

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 7009.

Tracy C. Cantella, Secretary

The above bill was ordered enrolled.

Introduction and Reference

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 322, by the required Constitutional two-thirds vote of all members present and voting, and requests the concurrence of the House.

Tracy C. Cantella, Secretary

By Senator Burton—

SB 322—A bill to be entitled An act relating to public records and meetings; creating ss. 456.4503, 468.1336, and 486.113, F.S.; providing an exemption from public records requirements for certain information held by the Department of Health, the Board of Medicine, the Board of Osteopathic Medicine, the Board of Speech-Language Pathology and Audiology, and the Board of Physical Therapy Practice pursuant to the Interstate Medical Licensure Compact, the Audiology and Speech-Language Pathology Interstate Compact, and the Physical Therapy Licensure Compact, as applicable; authorizing disclosure of the information under certain circumstances; providing an exemption from public meetings requirements for certain meetings, or portions of meetings, of the Interstate Medical Licensure Compact Commission, the Audiology and Speech-Language Pathology Interstate Compact Commission, and the Physical Therapy Licensure Compact Commission; providing an exemption from public records requirements for recordings, minutes, and records generated during the exempt meetings or exempt portions of meetings; providing for future

legislative review and repeal of the exemptions; providing statements of public necessity; providing a contingent effective date.

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

Referred to the Calendar of the House.

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has adopted SM 1020 and requests the concurrence of the House.

Tracy C. Cantella, Secretary

By Senator Ingoglia—

SM 1020—A memorial to the United States Department of State urging the United States Secretary of State to designate drug cartels as Foreign Terrorist Organizations.

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

Referred to the Calendar of the House.

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 7016, as amended, and requests the concurrence of the House.

Tracy C. Cantella, Secretary

By the Committees on Fiscal Policy; and Health Policy—

CS for SB 7016—A bill to be entitled An act relating to health care; amending s. 381.4019, F.S.; revising the purpose of the Dental Student Loan Repayment Program; defining the term “free clinic”; including dental hygienists in the program; revising eligibility requirements for the program; specifying limits on award amounts for and participation of dental hygienists under the program; revising requirements for the distribution of awards under the program; deleting the maximum number of new practitioners who may participate in the program each fiscal year; specifying that dentists and dental hygienists are not eligible to receive funds under the program unless they provide specified documentation; requiring practitioners who receive payments under the program to furnish certain information requested by the Department of Health; requiring the Agency for Health Care Administration to seek federal authority to use specified matching funds for the program; providing for future repeal of the program; transferring, renumbering, and amending s. 1009.65, F.S.; renaming the Medical Education Reimbursement and Loan Repayment Program as the Florida Reimbursement Assistance for Medical Education Program; revising the types of practitioners who are eligible to participate in the program; revising requirements for the distribution of funds under the program; making conforming and technical changes; requiring practitioners who receive payments under the program to furnish certain information requested by the department; requiring the agency to seek federal authority to use specified matching funds for the program; providing for future repeal of the program; creating s. 381.4021, F.S.; requiring the department to provide annual reports to the Governor and the Legislature on specified student loan repayment programs; providing requirements for the report; requiring the department to contract with an independent third party to develop and conduct a design study for evaluating the effectiveness of specified student loan repayment programs; specifying requirements for the design study; requiring the department to begin collecting data for the study and submit the study results to the Governor and the Legislature by specified dates; requiring the department to participate in a certain multistate collaborative for a specified purpose; providing for future repeal of the requirement; creating s. 381.9855, F.S.; requiring the

department to implement the Dr. and Mrs. Alfonse and Kathleen Cinotti Health Care Screening and Services Grant Program for a specified purpose; specifying duties of the department; authorizing nonprofit entities to apply for grant funds to implement new health care screening or services programs or mobile clinics or units to expand the program's delivery capabilities; specifying requirements for grant recipients; authorizing the department to adopt rules; requiring the department to create and maintain an Internet-based portal to provide specified information relating to available health care screenings and services and volunteer opportunities; authorizing the department to contract with a third-party vendor to create and maintain the portal; specifying requirements for the portal; requiring the department to coordinate with county health departments for a specified purpose; requiring the department to include a clear and conspicuous link to the portal on the homepage of its website; requiring the department to publicize and encourage the use of the portal and enlist the aid of county health departments for such outreach; amending s. 383.2163, F.S.; expanding the telehealth minority maternity care program from a pilot program to a statewide program; authorizing the department to enlist, rather than requiring the department to direct, county health departments to assist in program implementation; authorizing the department to receive certain referrals from the Healthy Start program; requiring the department to submit annual reports to the Governor and the Legislature; providing requirements for the reports; amending s. 383.302, F.S.; defining the terms "advanced birth center" and "medical director"; revising the definition of the term "consultant"; creating s. 383.3081, F.S.; providing requirements for birth centers designated as advanced birth centers with respect to operating procedures, staffing, and equipment; requiring advanced birth centers to enter into a written agreement with a blood bank for emergency blood bank services; requiring that a patient who receives an emergency blood transfusion at an advanced birth center be immediately transferred to a hospital for further care; requiring the agency to establish by rule a process for birth centers to be designated as advanced birth centers; authorizing the agency to develop certain additional requirements or standards for advanced birth centers; amending s. 383.309, F.S.; providing minimum standards for advanced birth centers; amending s. 383.313, F.S.; making technical and conforming changes; creating s. 383.3131, F.S.; providing requirements for laboratory and surgical services at advanced birth centers; providing conditions for administration of anesthesia; authorizing the intrapartum use of chemical agents; amending s. 383.315, F.S.; requiring advanced birth centers to employ or maintain an agreement with an obstetrician for specified purposes; amending s. 383.316, F.S.; requiring advanced birth centers to provide for the transport of emergency patients to a hospital; requiring each advanced birth center to enter into a written transfer agreement with a local hospital or an obstetrician for such transfers; requiring birth centers and advanced birth centers to assess and document transportation services and transfer protocols annually; amending s. 383.318, F.S.; providing protocols for postpartum care of clients and infants at advanced birth centers; amending s. 394.455, F.S.; revising definitions; amending s. 394.457, F.S.; requiring the Department of Children and Families to adopt certain minimum standards for mobile crisis response services; amending s. 394.4598, F.S.; authorizing certain psychiatric nurses to provide opinions to the court for the appointment of guardian advocates; authorizing certain psychiatric nurses to consult with guardian advocates for purposes of obtaining consent for treatment; amending s. 394.4615, F.S.; authorizing psychiatric nurses to make certain determinations related to the release of clinical records; amending s. 394.4625, F.S.; requiring certain treating psychiatric nurses to document specified information in a patient's clinical record within a specified timeframe of his or her voluntary admission for mental health treatment; requiring clinical psychologists who make determinations of involuntary placement at certain mental health facilities to have specified clinical experience; authorizing certain psychiatric nurses to order emergency treatment for certain patients; amending s. 394.463, F.S.; authorizing certain psychiatric nurses to order emergency treatment of certain patients; requiring a clinical psychologist to have specified clinical experience to approve the release of an involuntary patient at certain mental health facilities; amending s. 394.4655, F.S.; requiring clinical psychologists to have specified clinical experience in order to recommend involuntary outpatient services for mental health treatment; authorizing certain psychiatric nurses to recommend

involuntary outpatient services for mental health treatment; providing an exception; authorizing psychiatric nurses to make certain clinical determinations that warrant bringing a patient to a receiving facility for an involuntary examination; making a conforming change; amending s. 394.467, F.S.; requiring clinical psychologists to have specified clinical experience in order to recommend involuntary inpatient services for mental health treatment; authorizing certain psychiatric nurses to recommend involuntary inpatient services for mental health treatment; providing an exception; amending s. 394.4781, F.S.; revising the definition of the term "psychotic or severely emotionally disturbed child"; amending s. 394.4785, F.S.; authorizing psychiatric nurses to admit individuals over a certain age into certain mental health units of a hospital under certain conditions; requiring the agency to seek federal approval for Medicaid coverage and reimbursement authority for mobile crisis response services; requiring the Department of Children and Families to coordinate with the agency to provide specified education to contracted mobile response team services providers; amending s. 394.875, F.S.; authorizing certain psychiatric nurses to prescribe medication to clients of crisis stabilization units; amending s. 395.1055, F.S.; requiring the agency to adopt rules ensuring that hospitals that accept certain payments give enrollment priority to certain medical students, regardless of such payments, and requiring certain hospitals to submit a nonemergent care access plan (NCAP) to the agency for approval before initial licensure or licensure renewal; requiring that, beginning on a specified date, such NCAPs be approved before a license may be issued or renewed; requiring such hospitals to submit specified data to the agency as part of the licensure renewal process and update their NCAPs as needed, or as directed by the agency, before each licensure renewal; specifying requirements for NCAPs; requiring the agency to establish a process for hospitals to share certain information with certain patients' managed care plans; providing construction; amending s. 408.051, F.S.; requiring certain hospitals to make available certain data to the agency's Florida Health Information Exchange program for a specified purpose; authorizing the agency to adopt rules; amending s. 409.909, F.S.; authorizing the agency to allocate specified funds under the Slots for Doctors Program for existing resident positions at hospitals and qualifying institutions if certain conditions are met; requiring hospitals and qualifying institutions that receive certain state funds to report specified data to the agency annually; defining the term "sponsoring institution"; requiring such hospitals and qualifying institutions, beginning on a specified date, to produce certain financial records or submit to certain financial audits; providing applicability; providing that hospitals and qualifying institutions that fail to produce such financial records to the agency are no longer eligible to participate in the Statewide Medicaid Residency Program until a certain determination is made by the agency; requiring hospitals and qualifying institutions to request exit surveys of residents upon completion of their residency; providing requirements for the exit surveys; creating the Graduate Medical Education Committee within the agency; providing for membership and meetings of the committee; requiring the committee, beginning on a specified date, to submit an annual report to the Governor and the Legislature detailing specified information; requiring the agency to provide administrative support to assist the committee in the performance of its duties and to provide certain information to the committee; creating s. 409.91256, F.S.; creating the Training, Education, and Clinicals in Health (TEACH) Funding Program for a specified purpose; providing legislative intent; defining terms; requiring the agency to develop an application process and enter into certain agreements to implement the program; specifying requirements to qualify to receive reimbursements under the program; requiring the agency, in consultation with the Department of Health, to develop, or contract for the development of, specified training for, and to provide technical support to, preceptors; providing for reimbursement under the program; requiring the agency to submit an annual report to the Governor and the Legislature; providing requirements for the report; requiring the agency to contract with an independent third party to develop and conduct a design study for evaluating the impact of the program; specifying requirements for the design study; requiring the agency to begin collecting data for the study and submit the study results to the Governor and the Legislature by specified dates; authorizing the agency to adopt rules; requiring the agency to seek federal approval to use specified matching funds

for the program; providing for future repeal of the program; amending s. 409.967, F.S.; requiring the agency to produce a specified annual report on patient encounter data under the statewide managed care program; providing requirements for the report; requiring the agency to submit the report to the Governor and the Legislature by a specified date; authorizing the agency to contract with a third-party vendor to produce the report; amending s. 409.973, F.S.; requiring Medicaid managed care plans to continue assisting certain enrollees in scheduling an initial appointment with a primary care provider and report certain information to the agency; requiring plans to seek to ensure that such enrollees have at least one primary care appointment annually; requiring such plans to coordinate with hospitals that contact them for a specified purpose; requiring the plans to coordinate with their members and members' primary care providers for such purpose; requiring the agency to seek federal approval necessary to implement an acute hospital care at home program meeting specified criteria; amending s. 458.311, F.S.; revising an education and training requirement for physician licensure; exempting foreign-trained applicants for physician licensure from the residency requirement if they meet specified criteria; providing that applicants who do not meet the specified criteria may be certified for restricted licensure under certain circumstances; providing certain employment requirements for such applicants; requiring such applicants to notify the Board of Medicine of any changes in employment within a specified timeframe; repealing s. 458.3124, F.S., relating to restricted licenses of certain experienced foreign-trained physicians; amending s. 458.314, F.S.; authorizing the board to exclude certain foreign medical schools from consideration as an institution that provides medical education that is reasonably comparable to similar accredited institutions in the United States; providing construction; deleting obsolete language; amending s. 458.3145, F.S.; revising criteria for medical faculty certificates; deleting a cap on the maximum number of extended medical faculty certificates that may be issued at specified institutions; amending ss. 458.315 and 459.0076, F.S.; authorizing that temporary certificates for practice in areas of critical need be issued to physician assistants, rather than only to physicians, who meet specified criteria; making conforming and technical changes; amending ss. 458.317 and 459.0075, F.S.; specifying who may be considered a graduate assistant physician; creating limited licenses for graduate assistant physicians; specifying criteria a person must meet to obtain such licensure; requiring the Board of Medicine and the Board of Osteopathic Medicine, respectively, to establish certain requirements by rule; providing for a one-time renewal of such licenses; providing that limited licensed graduate assistant physicians are not eligible to apply for another limited license; authorizing limited licensed graduate assistant physicians to provide health care services only under the direct supervision of a physician and pursuant to a written protocol; providing requirements for, and limitations on, such supervision and practice; providing requirements for the supervisory protocols; providing that supervising physicians are liable for any acts or omissions of such graduate assistant physicians acting under their supervision and control; authorizing third-party payors to provide reimbursement for covered services rendered by graduate assistant physicians; authorizing the Board of Medicine and the Board of Osteopathic Medicine, respectively, to adopt rules; creating s. 464.0121, F.S.; providing that temporary certificates for practice in areas of critical need may be issued to advanced practice registered nurses who meet specified criteria; providing restrictions on the issuance of temporary certificates; waiving licensure fees for such applicants under certain circumstances; amending s. 464.0123, F.S.; requiring certain certified nurse midwives, as a condition precedent to providing out-of-hospital intrapartum care, to maintain a written policy for the transfer of patients needing a higher acuity of care or emergency services; requiring that such policy prescribe and require the use of an emergency plan-of-care form; providing requirements for the form; requiring such certified nurse midwives to document specified information on the form if a transfer of care is determined to be necessary; requiring certified nurse midwives to verbally provide the receiving provider with specified information and make himself or herself immediately available for consultation; requiring certified nurse midwives to provide the patient's emergency plan-of-care form, as well as certain patient records, to the receiving provider upon the patient's transfer; requiring the Board of Nursing to adopt certain rules; amending s. 464.019, F.S.; deleting the sunset date of a certain annual report required of the Florida

Center for Nursing; amending s. 766.1115, F.S.; revising the definition of the term "low-income" for purposes of certain government contracts for health care services; amending s. 1002.32, F.S.; requiring developmental research (laboratory) schools (lab schools) to develop programs for a specified purpose; requiring lab schools to offer technical assistance to any school district seeking to replicate the lab school's programs; requiring lab schools, beginning on a specified date, to annually report to the Legislature on the development of such programs and their results; amending s. 1009.8962, F.S.; revising the definition of the term "institution" for purposes of the Linking Industry to Nursing Education (LINE) Fund; amending ss. 381.4018 and 395.602, F.S.; conforming provisions to changes made by the act; creating s. 456.4501, F.S.; enacting the Interstate Medical Licensure Compact in this state; providing the purpose of the compact; providing that state medical boards of member states retain jurisdiction to impose adverse action against licenses issued under the compact; defining terms; specifying eligibility requirements for physicians seeking an expedited license under the compact; providing requirements for designation of a state of principal license for purposes of the compact; authorizing the Interstate Medical Licensure Compact Commission to develop certain rules; providing an application and verification process for expedited licensure under the compact; providing for expiration and termination of expedited licenses; authorizing the Interstate Commission to develop certain rules; providing requirements for renewal of expedited licenses; authorizing the Interstate Commission to develop certain rules; providing for the establishment of a database for coordinating licensure data amongst member states; requiring and authorizing member boards to report specified information to the database; providing for confidentiality of such information; providing construction; authorizing the Interstate Commission to develop certain rules; authorizing member states to conduct joint investigations and share certain materials; providing for disciplinary action of physicians licensed under the compact; creating the Interstate Medical Licensure Compact Commission; providing purpose and authority of the commission; providing for membership and meetings of the commission; providing public meeting and notice requirements; authorizing closed meetings under certain circumstances; providing public record requirements; requiring the commission to establish an executive committee; providing for membership, powers, and duties of the committee; authorizing the commission to establish other committees; specifying powers and duties of the commission; providing for financing of the commission; providing for organization and operation of the commission; providing limited immunity from liability for commissioners and other agents or employees of the commission; authorizing the commission to adopt rules; providing for rulemaking procedures, including public notice and meeting requirements; providing for judicial review of adopted rules; providing for oversight and enforcement of the compact in member states; requiring courts in member states to take judicial notice of the compact and the commission rules for purposes of certain proceedings; providing that the commission is entitled to receive service of process and has standing in certain proceedings; rendering judgments or orders void as to the commission, the compact, or commission rules under certain circumstances; providing for enforcement of the compact; specifying venue and civil remedies in such proceedings; providing for attorney fees; providing construction; specifying default procedures for member states; providing for dispute resolution between member states; providing for eligibility and procedures for enactment of the compact; requiring that governors of nonmember states be invited to participate in the activities of the commission on a nonvoting basis before the compact is adopted in that state; providing for amendment to the compact; specifying procedures for withdrawal from and subsequent reinstatement of the compact; authorizing the Interstate Commission to develop certain rules; providing for dissolution of the compact; providing severability and construction; creating s. 456.4502, F.S.; providing that a formal hearing before the Division of Administrative Hearings must be held if there are any disputed issues of material fact when the licenses of certain physicians and osteopathic physicians are suspended or revoked by this state under the compact; requiring the Department of Health to notify the Division of Administrative Hearings of a petition for a formal hearing within a specified timeframe; requiring the administrative law judge to issue a recommended order; requiring the Board of Medicine or the Board of Osteopathic

Medicine, as applicable, to determine and issue final orders in certain cases; providing the department with standing to seek judicial review of any final order of the boards; creating s. 456.4504, F.S.; authorizing the department to adopt rules to implement the compact; creating ss. 458.3129 and 459.074, F.S.; providing that an allopathic physician or an osteopathic physician, respectively, licensed under the compact is deemed to be licensed under ch. 458, F.S., or ch. 459, F.S., as applicable; amending s. 768.28, F.S.; designating the state commissioners of the Interstate Medical Licensure Compact Commission and other members or employees of the commission as state agents for the purpose of applying sovereign immunity and waivers of sovereign immunity; requiring the commission to pay certain claims or judgments; authorizing the commission to maintain insurance coverage to pay such claims or judgments; creating s. 468.1335, F.S.; creating the Audiology and Speech-Language Pathology Interstate Compact; providing the purpose and objectives of the compact; defining terms; specifying requirements for state participation in the compact and duties of member states; specifying that the compact does not affect an individual's ability to apply for, and a member state's ability to grant, a single-state license pursuant to the laws of that state; providing for recognition of compact privilege in member states; specifying criteria a licensee must meet for a compact privilege; providing for the expiration and renewal of the compact privilege; specifying that a licensee with a compact privilege in a remote state must adhere to the laws and rules of that state; authorizing member states to act on a licensee's compact privilege under certain circumstances; specifying the consequences and parameters of practice for a licensee whose compact privilege has been acted on or whose home state license is encumbered; specifying that a licensee may hold a home state license in only one member state at a time; specifying requirements and procedures for changing a home state license designation; providing for the recognition of the practice of audiology and speech-language pathology through telehealth in member states; specifying that licensees must adhere to the laws and rules of the remote state where they provide audiology or speech-language pathology through telehealth; authorizing active duty military personnel and their spouses to keep their home state designation during active duty; specifying how such individuals may subsequently change their home state license designation; authorizing member states to take adverse actions against licensees and issue subpoenas for hearings and investigations under certain circumstances; providing requirements and procedures for such adverse action; authorizing member states to engage in joint investigations under certain circumstances; providing that a licensee's compact privilege must be deactivated in all member states for the duration of an encumbrance imposed by the licensee's home state; providing for notice to the data system and the licensee's home state of any adverse action taken against a licensee; establishing the Audiology and Speech-Language Pathology Interstate Compact Commission; providing for jurisdiction and venue for court proceedings; providing for membership and powers of the commission; specifying powers and duties of the commission's executive committee; providing for the financing of the commission; providing specified individuals immunity from civil liability under certain circumstances; providing exceptions; requiring the commission to defend the specified individuals in civil actions under certain circumstances; requiring the commission to indemnify and hold harmless specified individuals for any settlement or judgment obtained in such actions under certain circumstances; providing for the development of the data system, reporting procedures, and the exchange of specified information between member states; requiring the commission to notify member states of any adverse action taken against a licensee or applicant for licensure; authorizing member states to designate as confidential information provided to the data system; requiring the commission to remove information from the data system under certain circumstances; providing rulemaking procedures for the commission; providing procedures for the resolution of certain disputes; providing for commission enforcement of the compact; providing for remedies; providing for implementation of, withdrawal from, and amendment to the compact; providing construction and for severability; specifying that the compact, commission rules, and commission actions are binding on member states; amending s. 468.1135, F.S.; requiring the Board of Speech-Language Pathology and Audiology to appoint two of its board members to serve as the

state's delegates on the compact commission; amending s. 468.1185, F.S.; exempting audiologists and speech-language pathologists from licensure requirements if they are practicing in this state pursuant to a compact privilege under the compact; amending s. 468.1295, F.S.; authorizing the board to take adverse action against the compact privilege of audiologists and speech-language pathologists for specified prohibited acts; amending s. 768.28, F.S.; designating the state delegates and other members or employees of the compact commission as state agents for the purpose of applying sovereign immunity and waivers of sovereign immunity; requiring the commission to pay certain claims or judgments; authorizing the compact commission to maintain insurance coverage to pay such claims or judgments; creating s. 486.112, F.S.; creating the Physical Therapy Licensure Compact; providing a purpose and objectives of the compact; defining terms; specifying requirements for state participation in the compact; authorizing member states to obtain biometric-based information from and conduct criminal background checks on licensees applying for a compact privilege; requiring member states to grant the compact privilege to licensees if they meet specified criteria; specifying criteria licensees must meet to exercise the compact privilege under the compact; providing for the expiration of the compact privilege; requiring licensees practicing in a remote state under the compact privilege to comply with the laws and rules of that state; subjecting licensees to the regulatory authority of remote states where they practice under the compact privilege; providing for disciplinary action; specifying circumstances under which licensees are ineligible for a compact privilege; specifying conditions that a licensee must meet to regain his or her compact privilege after an adverse action; specifying locations active duty military personnel and their spouses may use to designate their home state for purposes of the compact; providing that only a home state may impose adverse action against a license issued by that state; authorizing home states to take adverse action based on investigative information of a remote state, subject to certain requirements; directing member states that use alternative programs in lieu of discipline to require the licensee to agree not to practice in other member states while participating in the program, unless authorized by the member state; authorizing member states to investigate violations by licensees in other member states; authorizing member states to take adverse action against compact privileges issued in their respective states; providing for joint investigations of licensees under the compact; establishing the Physical Therapy Compact Commission; providing for the venue and jurisdiction for court proceedings by or against the commission; providing construction; providing for commission membership, voting, and meetings; authorizing the commission to convene closed, nonpublic meetings under certain circumstances; specifying duties and powers of the commission; providing for membership and duties of the executive board of the commission; providing for financing of the commission; providing for qualified immunity, defense, and indemnification of the commission; requiring the commission to develop and maintain a coordinated database and reporting system for certain information about licensees under the compact; requiring member states to submit specified information to the system; requiring that information contained in the system be available only to member states; requiring the commission to promptly notify all member states of reported adverse action taken against licensees or applicants for licensure; authorizing member states to designate reported information as exempt from public disclosure; providing for the removal of submitted information from the system under certain circumstances; providing for commission rulemaking; providing construction; providing for state enforcement of the compact; providing for the default and termination of compact membership; providing for appeals and costs; providing procedures for the resolution of certain disputes; providing for enforcement against a defaulting state; providing construction; providing for implementation and administration of the compact and associated rules; providing that compact states that join after initial adoption of the commission's rules are subject to such rules; specifying procedures for compact states to withdraw from the compact; providing construction; providing for amendment of the compact; providing construction and severability; amending s. 456.073, F.S.; requiring the Department of Health to report certain investigative information to the respective data systems of the Audiology and Speech-Language Pathology Interstate Compact and the Physical Therapy Licensure Compact; amending s. 456.076, F.S.; requiring

monitoring contracts for certain impaired practitioners participating in treatment programs to contain specified terms; amending s. 486.023, F.S.; requiring the Board of Physical Therapy Practice to appoint an individual to serve as the state's delegate on the Physical Therapy Compact Commission; amending ss. 486.028, 486.031, 486.081, 486.102, and 486.107, F.S.; exempting physical therapists and physical therapist assistants from licensure requirements if they are practicing in this state pursuant to a compact privilege under the compact; amending s. 486.125, F.S.; authorizing the board to take adverse action against the compact privilege of physical therapists and physical therapist assistants for specified prohibited acts; amending s. 768.28, F.S.; designating the state delegate and other members or employees of the commission as state agents for the purpose of applying sovereign immunity and waivers of sovereign immunity; requiring the commission to pay certain claims or judgments; authorizing the commission to maintain insurance coverage to pay such claims or judgments; amending ss. 486.025, 486.0715, and 486.1065, F.S.; conforming cross-references; providing appropriations; providing effective dates.

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

Referred to the Calendar of the House.

The Honorable Paul Renner, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 7018, as amended, and requests the concurrence of the House.

Tracy C. Cantella, Secretary

By the Committee on Health Policy; and Senator Harrell—

SB 7018—A bill to be entitled An act relating to health care innovation; creating s. 381.4015, F.S.; defining terms; providing legislative intent; creating the Health Care Innovation Council within the Department of Health for a specified purpose; providing for membership, meetings, and conflicts of interest of the council; specifying conflicts of interest with respect to the revolving loan program established under the act; defining the terms “business relationship” and “relative”; specifying duties of the council; requiring the council, by a specified date, to adopt, and update as necessary, a certain document; requiring the council to submit annual reports to the Governor and the Legislature; requiring state agencies and statutorily created state entities to assist and cooperate with the council as requested; requiring the department to provide administrative support to the council; requiring the department to maintain a link to specified information on the homepage of its website; requiring the department to publish specified information on its website; requiring the department to provide technical assistance to certain applicants upon request; requiring the department to administer a revolving loan program for applicants seeking to implement certain health care innovations in this state; providing for administration of the program; requiring the department to adopt certain rules; specifying eligibility and application requirements; specifying terms, authorized uses, and repayment options for loans; requiring the department to create and maintain a separate account in the Grants and Donations Trust Fund within the department to fund the revolving loan program; providing that funds for the program are not subject to reversion; authorizing the department to contract with a third party to administer the program, including loan servicing, and manage the revolving loan fund; specifying requirements for the contract; requiring the department to publish and update specified information and reports on its website annually; requiring the Office of Economic and Demographic Research and the Office of Program Policy Analysis and Government Accountability to each develop and present an evaluation of the program to the Governor and the Legislature every 5 years, beginning on specified dates; specifying requirements for the evaluations; requiring that the offices be given access to all data necessary to complete the evaluation, including confidential data; authorizing the offices to collaborate on data collection and analysis; requiring the department to adopt rules; providing for future expiration;

authorizing the department to adopt emergency rules to implement the act; providing appropriations; providing an effective date.

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

Referred to the Calendar of the House.

Votes After Roll Call

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

Rep. Canady:

Yeas—February 8: 579

Rep. Roth:

Yeas—January 18: 543, 544, 545

Rep. Trabulsky:

Yeas—January 18: 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547

First-named Sponsors

HB 135—Caruso

HB 207—Sirois

Cosponsors

HB 13—Woodson

HB 63—Benjamin, Daniels, F. Robinson

HB 73—Cross, Eskamani

CS/HB 87—Daniels, Rizo

HB 91—Basabe, Bell, Chaney, Cross, Garcia, Leek, J. López, McFarland, Payne, Waldron, Yarkosky, Yeager

CS/CS/HB 107—J. López

CS/HB 117—Basabe, Cassel, Chaney, Roth

HB 135—Basabe

CS/HB 179—Caruso

CS/HB 201—Hunschofsky

HB 207—Hunschofsky

CS/CS/HB 267—Barnaby

CS/CS/HB 273—Chaney

HB 317—Bankson, Barnaby, Basabe, Rizo

CS/HB 379—J. López

CS/HB 433—Barnaby, Black, Garcia, Roach, Roth

CS/HB 637—Gossett-Seidman, Massullo, Skidmore, Valdés

HB 723—Basabe

HB 725—Dunkley, Hunschofsky

CS/HB 767—Valdés

CS/HB 773—Chaney

CS/HB 775—Abbott, Bankson, Hart, Michael, Rizo

CS/HB 813—Garcia, Stevenson

CS/HB 865—Bell, Daniels, Gonzalez Pittman, Stark, Valdés

CS/HB 979—Roach

HB 1081—Garcia

HB 1129—Edmonds

CS/CS/HB 1285—Michael, Rizo

HB 1287—Bartleman

HB 1293—Bartleman

CS/HB 1305—Chambliss, Garcia

CS/HB 1349—Daniels

CS/HB 1387—Plakon

CS/HB 1465—Daniels

HB 1469—J. López, Stevenson

HB 1599—Brackett

HB 1615—Black

CS/HB 1645—Barnaby

CS/HB 7021—Silvers

HB 7053—Chaney, J. López

HR 8039—J. López

Withdrawals as Cosponsor

HB 135—Caruso

CS/HB 415—Benjamin

Introduction and Reference

By the State Affairs Committee; Representative Caruso—

HB 7071—A bill to be entitled An act relating to foreign investments by the State Board of Administration; amending s. 215.47, F.S.; conforming a provision to changes made by the act; creating s. 215.4735, F.S.; defining terms; prohibiting the State Board of Administration from acquiring certain holdings on behalf of a specified entity; requiring the board to initiate a review of its direct holdings to make a specified determination by a date certain; requiring the board to develop a certain divestment plan for such holdings by a date certain; requiring the board to divest from such holdings according to the required plan by a date certain; providing for an extension under specified conditions; requiring that certain actions be adopted and incorporated into a specified statement; providing an effective date.

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

By the Ways & Means Committee; Representative McClain—

HB 7073—A bill to be entitled An act relating to taxation; amending s. 125.0104, F.S.; requiring specified ordinances to expire after a certain amount of time; authorizing the adoption of a new ordinance; requiring certain taxes to be renewed by a certain date to remain in effect; providing applicability; providing an exception; amending s. 192.001, F.S.; revising the definition of the term "tangible personal property" to specify the conditions under which certain work is deemed substantially completed; providing applicability; providing for retroactive operation; amending s. 193.624, F.S.; revising the definition of the term "renewable energy source device"; providing applicability; amending s. 194.037, F.S.; revising obsolete provisions; amending s. 201.08, F.S.; providing applicability; defining the term "principal limit"; requiring certain taxes to be calculated based on the principal limit at a specified event; providing retroactive operation; providing construction; amending s. 212.0306, F.S.; specifying the type of vote necessary for a certain tax levy; amending s. 212.031, F.S.; providing a temporary reduction in a specified tax rate; amending s. 212.05, F.S.; providing a sales tax exemption for certain leases and rentals; amending s. 212.055, F.S.; revising the number of years that certain taxes may be levied; requiring approval of certain taxes in a referendum; removing a restriction on counties that may levy a specified tax; revising the date when a certain tax may expire; amending s. 212.11, F.S.; authorizing an automatic extension for filing returns and remitting sales and use tax when specified states of emergency are declared; amending s. 212.20, F.S.; extending the date a certain distribution will be repealed; amending s. 220.02, F.S.; revising the order in which credits may be taken to include a specified credit; amending s. 220.03, F.S.; revising the date of adoption of the Internal Revenue Code and other federal income tax statutes for purposes of the state corporate income tax; providing retroactive operation; creating s. 220.1992, F.S.; defining the terms "qualified employee" and "qualified taxpayer"; establishing a credit against specified taxes for taxpayers that employ specified individuals; providing the maximum amount of such credit; providing how such credit is determined; providing application requirements; requiring credits to be approved prior to being used; requiring credits to be approved in a specified manner; providing the maximum credit that may be claimed by a single taxpayer; authorizing carryforward of credits in a specified manner; providing the maximum amount of credit that may be granted during specified fiscal years; authorizing the Department of Revenue to consult with specified entities for a certain purpose; authorizing rulemaking; amending s. 220.222, F.S.; providing an automatic extension of the due date for a specified tax return in certain circumstances; amending s. 374.986, F.S.; revising obsolete provisions; amending s. 402.62, F.S.; increasing the Strong Families Tax Credit cap; providing when applications may be submitted to the Department of Revenue; amending s. 413.4021, F.S.; increasing the distribution for a specified program; amending s. 571.265, F.S.; extending the date of a future repeal; exempting from sales and use tax specified disaster preparedness supplies during specified timeframes; defining terms; specifying locations where the tax exemptions do not apply; exempting from sales and use tax admissions to certain events, performances, and facilities, certain season tickets, and the retail sale of certain boating and water activity, camping, fishing, general outdoor, and residential pool supplies and sporting equipment during specified timeframes; providing definitions; specifying locations where the tax exemptions do not apply; authorizing the Department of Revenue to adopt emergency rules; exempting from sales and use tax the retail sale of certain clothing, wallets, bags, school supplies, learning aids and jigsaw puzzles, and personal computers and personal computer-related accessories during specified timeframes; providing definitions; specifying locations where the tax exemptions do not apply; authorizing certain dealers to opt out of participating in the tax holiday, subject to certain requirements; authorizing the Department of Revenue to adopt emergency rules; exempting from the sales and use tax the retail sale of certain tools during a specified timeframe; specifying locations where the tax exemptions do not apply; authorizing the Department of Revenue to adopt emergency rules; requiring certain counties to use specified tax revenue for affordable housing; providing requirements for housing financed with such revenue; providing for distribution of such funds; authorizing the Department of Revenue to

adopt emergency rules for specified provisions; providing for future repeal; providing effective dates.

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

By the Ways & Means Committee; Representative McClain—

HJR 7075—A joint resolution proposing an amendment to Section 3 of Article VII and the creation of a new section in Article XII of the State Constitution requiring an increase in the ad valorem tax exemption on the assessed value of tangible personal property from twenty-five thousand dollars to fifty thousand dollars and to provide an effective date.

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

By the Ways & Means Committee; Representative McClain—

HB 7077—A bill to be entitled An act relating to tangible personal property taxation; amending s. 196.183, F.S.; increasing the amount of a certain tax exemption; creating s. 218.126, F.S.; requiring the Legislature to appropriate funds beginning in a specified fiscal year for a specified purpose; providing requirements for the distribution of such funds; requiring specified counties to apply for such distribution; providing requirements for application; providing a specified calculation to be used to determine funding; authorizing reversion of funds in specified circumstances; authorizing the Department of Revenue to adopt emergency rules; providing applicability; providing a contingent effective date.

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

First Reading of Committee and Subcommittee Substitutes by Publication

By the State Affairs Committee; and Local Administration, Federal Affairs & Special Districts Subcommittee; Representatives Salzman, Black, Jacques, and Yarkosky—

CS/CS/HB 57—A bill to be entitled An act relating to county commissioner term limits; creating s. 124.012, F.S.; establishing term limits for county commissioners; prohibiting specified persons from seeking certain offices until after a specified timeframe; providing applicability; providing construction; requiring certain counties to hold a referendum election on a specified date; providing for the referendum election; providing the form for the ballot title and referendum question; providing an effective date.

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

By the Ways & Means Committee; Representatives Abbott and Tant—

CS/HB 141—A bill to be entitled An act relating to economic development; amending s. 288.018, F.S.; removing the requirement that certain grants received by a regional economic development organization must be matched in a certain manner; removing a provision requiring a certain consideration; removing certain demonstration requirements of program applicants; amending s. 288.8013, F.S.; removing the requirement that certain interest be deposited in a specified manner; providing that specified earnings may be retained and used to make specified awards or for administrative costs; providing an effective date.

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

By the State Affairs Committee; State Administration & Technology Appropriations Subcommittee; and Constitutional Rights, Rule of Law & Government Operations Subcommittee; Representatives Alvarez, Bankson, Garcia, and Salzman—

CS/CS/CS/HB 149—A bill to be entitled An act relating to continuing contracts; amending s. 255.103, F.S.; revising the maximum estimated construction cost of construction projects for which a governmental entity may enter into a continuing contract; requiring the Department of Management Services, beginning on a specified date and annually thereafter, to adjust the maximum amount allowed under specified contracts using a specified index and publish the adjusted amount on the department's website; amending s. 287.055, F.S.; revising the definition of the term "continuing contract" to increase the maximum dollar value of such contract and to require the department, beginning on a specified date and annually thereafter, to adjust the maximum amount allowed under such contracts using a specified index and publish the adjusted amount on the department's website; providing an effective date.

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

By the Health & Human Services Committee; and Healthcare Regulation Subcommittee; Representatives Franklin, Eskamani, Harris, Hart, J. López, and Tant—

CS/CS/HB 159—A bill to be entitled An act relating to HIV infection prevention drugs; creating s. 465.1861, F.S.; defining terms; authorizing licensed pharmacists to screen for HIV exposure and order and dispense HIV infection prevention drugs under a collaborative practice agreement; requiring pharmacists to be certified by the Board of Pharmacy before ordering and dispensing HIV infection prevention drugs; requiring the board, in consultation with the Board of Medicine and the Board of Osteopathic Medicine, to adopt rules for such certification; specifying minimum requirements for the certification; requiring the board to adopt rules; providing an effective date.

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

By the Judiciary Committee; Energy, Communications & Cybersecurity Subcommittee; and Criminal Justice Subcommittee; Representatives Canady, Barnaby, and Stark—

CS/CS/CS/HB 275—A bill to be entitled An act relating to offenses involving critical infrastructure; creating s. 812.141, F.S.; providing definitions; providing criminal penalties for improperly tampering with critical infrastructure resulting in specified monetary damage or cost to restore; providing for civil liability upon a conviction for such violations; providing criminal penalties for trespass upon critical infrastructure; providing notice requirements; providing criminal penalties for the unauthorized access to or tampering with specified electronic devices or networks of critical infrastructure; providing an effective date.

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

By the Ways & Means Committee; Representatives Anderson and Stevenson—

CS/HB 295—A bill to be entitled An act relating to disclosure of estimated ad valorem taxes; amending s. 689.261, F.S.; defining the terms "listing platform" and "property"; requiring certain listings to include estimated ad valorem taxes; prohibiting the current owner's ad valorem taxes from being displayed or used for certain purposes; providing an exception; providing requirements for listing platforms, the Department of Revenue, and property appraisers; providing protection from liability for specified parties who take certain actions; providing construction; prohibiting certain materials from including specified information; requiring, beginning on a specified date, the

department to annually publish a formula and certain information on its website; authorizing the department to adopt rules; providing an effective date.

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

By the Infrastructure Strategies Committee; and Transportation & Modals Subcommittee; Representatives Salzman, Tant, Hinson, J. López, McFarland, Perez, Smith, and Stark—

CS/CS/HB 341—A bill to be entitled An act relating to designation of a diagnosis on motor vehicle registrations; providing a short title; amending s. 320.02, F.S.; requiring language on an application form for motor vehicle registration to allow an applicant to indicate that the applicant has been diagnosed with, or is the parent or legal guardian of a child or ward who has been diagnosed with, specified disabilities or disorders; requiring a specified designation to be included in a motor vehicle record; prohibiting inclusion of specified information in a motor vehicle record for certain purposes; requiring the Department of Highway Safety and Motor Vehicles to allow specified persons to update a motor vehicle registration to include or remove the specified designation at any time; amending s. 320.27, F.S.; conforming a cross-reference; providing an effective date.

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

By the Judiciary Committee; Representative Truenow—

CS/HB 347—A bill to be entitled An act relating to exemptions from products liability actions; amending s. 487.081, F.S.; specifying circumstances under which products liability actions may not be brought against agricultural employers, distributors, dealers, or applicators; providing applicability; providing an effective date.

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

By the Infrastructure Strategies Committee; and Transportation & Modals Subcommittee; Representatives Chaney, Caruso, Mooney, Skidmore, and Yarkosky—

CS/CS/HB 403—A bill to be entitled An act relating to specialty license plates; amending s. 320.08056, F.S.; exempting collegiate license plates from certain discontinuation requirements for specialty license plates; amending s. 320.08058, F.S.; exempting collegiate license plates from certain presale voucher requirements for specialty license plates; requiring the Department of Highway Safety and Motor Vehicles to reauthorize previously discontinued collegiate license plates under certain circumstances; revising the words appearing on the American Eagle license plate; renaming the Give Kids The World license plate as the Universal Orlando Resort license plate; revising the words appearing on the license plate; directing the department to develop specified specialty license plates; providing for distribution and use of fees collected from the sale of the plates; providing an effective date.

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

By the Education & Employment Committee; and Education Quality Subcommittee; Representatives Valdés and García—

CS/CS/HB 537—A bill to be entitled An act relating to student achievement; amending s. 1002.394, F.S.; conforming provisions to changes made by the act; amending s. 1003.4282, F.S.; deleting provisions providing for the award of a certificate of completion to certain students; conforming provisions to changes made by the act; amending ss. 1003.433 and 1007.263, F.S.; conforming provisions to changes made by the act; creating s. 1003.482, F.S.; creating the Music-based Supplemental Content to Accelerate Learner Engagement and Success (mSCALES) Pilot Program within the Department of Education; providing the purpose of the pilot program; providing

requirements for the pilot program; providing eligibility; authorizing district school superintendents to contact the department for their district to participate in the pilot program; providing funding requirements, subject to legislative appropriation; requiring participating school districts to maintain eligibility; requiring the College of Education at the University of Florida to evaluate the pilot program's effectiveness and annually share its findings with the department and the Legislature; requiring the college to submit a final report to specified entities by a specified date; providing for expiration of the pilot program; providing an effective date.

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

By the State Affairs Committee; and Ways & Means Committee; Representatives Botana and Yarkosky—

CS/CS/HB 609—A bill to be entitled An act relating to local business taxes; amending s. 11.40, F.S.; conforming provisions to changes made by the act; amending s. 11.45, F.S.; requiring the Auditor General to contact certain local governments; requiring such local government provide specified evidence within a certain time period; requiring notification to the Legislative Auditing Committee in specified circumstances; amending s. 205.0315, F.S.; authorizing specified entities to continue to levy a certain tax; prohibiting the repeal or modification of certain ordinances beginning a date certain; providing an exception; amending ss. 205.033 and 205.043, F.S.; revising the conditions imposed on taxing authorities governing the levy of a specified tax; amending s. 205.0535, F.S.; providing definitions; prohibiting reclassification of businesses subject to a specified tax rate; prohibiting the revenue generated from a certain tax from exceeding a specified value; requiring specified actions be taken in event of a violation of such prohibition; providing applicability; amending s. 205.0536, F.S.; conforming provisions to changes made by the act; amending s. 205.046, F.S.; requiring a specified document be filed with a certain audit; providing requirements for such document; amending ss. 215.97, 218.32, and 489.537, F.S.; conforming a cross-reference; providing an effective date.

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

By the Infrastructure Strategies Committee; and Water Quality, Supply & Treatment Subcommittee; Representatives Overdorf and Barnaby—

CS/CS/HB 789—A bill to be entitled An act relating to environmental management; amending s. 373.4131, F.S.; requiring that nonindustrial stormwater management systems be designed with side slopes that meet certain minimum design requirements; providing an exception; superseding certain side slope rules; amending s. 376.313, F.S.; revising construction relating to causes of action for damages to real or personal property directly resulting from certain discharges or other conditions of pollution; providing an effective date.

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

By the Education & Employment Committee; and Choice & Innovation Subcommittee; Representatives Snyder, Bankson, Basabe, Roach, Salzman, and Stark—

CS/CS/HB 917—A bill to be entitled An act relating to career and technical education; amending s. 14.36, F.S.; revising the duties of the Office of Reimagining Education and Career Help; requiring the office, in coordination with specified entities, to publish and disseminate specified career and technical education information by a specified date; amending s. 446.021, F.S.; revising the definition of the term "journeyworker"; amending s. 450.061, F.S.; providing an exemption for minors to work in specified conditions; amending s. 489.117, F.S.; conforming a cross-reference; amending ss. 489.1455 and 489.5335, F.S.; requiring counties and municipalities to recognize certain persons as journeymen for specified occupations if such persons meet specified criteria; deleting provisions

authorizing a local government to charge a specified registration fee; amending s. 1001.43, F.S.; providing an alternative to career fairs through other career and industry networking opportunities; amending s. 1003.41, F.S.; revising a list of individuals who are required to review and comment on certain revisions to the state academic standards; amending s. 1003.4282, F.S.; requiring the Department of Education to convene a workgroup by a specified date for specified purposes; amending s. 1004.91, F.S.; authorizing certain students to be exempt from completing an entry-level examination; providing an effective date.

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

By the State Affairs Committee; Representatives Rizo and Roth—

CS/HB 919—A bill to be entitled An act relating to artificial intelligence use in political advertising; creating s. 106.145, F.S.; providing a definition; requiring certain political advertisements, electioneering communications, or other miscellaneous advertisements to include a specified disclaimer; specifying requirements for the disclaimer; providing for criminal and civil penalties; authorizing any person to file certain complaints; providing for expedited hearings; providing an effective date.

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

By the Ways & Means Committee; and Energy, Communications & Cybersecurity Subcommittee; Representative Trabulsy—

CS/CS/HB 927—A bill to be entitled An act relating to improvements to real property; amending s. 163.08, F.S.; deleting provisions relating to legislative findings and intent; defining terms and revising definitions; creating s. 163.081, F.S.; authorizing a program administrator to offer a program for financing qualifying improvements for residential property when authorized by a county or municipality; requiring an authorized program administrator that administers an authorized program to meet certain requirements; authorizing a county or municipality to enter into an interlocal agreement to implement a program; authorizing a county or municipality to deauthorize a program administrator through certain measures; allowing a recorded financing agreement at the time of deauthorization to continue, with an exception; authorizing a program administrator to contract with third-party administrators to implement the program; authorizing a program administrator to levy non-ad valorem assessments for a certain purpose; providing for compensation for tax collectors for actual costs incurred to collect non-ad valorem assessments; authorizing a program administrator to incur debt for the purpose of providing financing for qualifying improvements; authorizing the owner of record of the residential property to apply to the program administrator to finance a qualifying improvement; requiring the program administrator to make certain findings before entering into a financing agreement; requiring the program administrator to ascertain certain financial information from the property owner before entering into a financing agreement; requiring certain documentation before the financing agreement is approved and recorded; requiring an advisement and notification for certain qualifying improvements; requiring certain financing agreement and contract provisions for change orders under certain circumstances; prohibiting a financing agreement from being entered into under certain circumstances; requiring the program administrator to provide certain information before a financing agreement may be executed; requiring an oral, recorded telephone call with the residential property owner to confirm findings and disclosures before the approval of a financing agreement; requiring the residential property owner to provide written notice to the holder or loan servicer of his or her intent to enter into a financing agreement as well as other financial information; requiring that proof of such notice be provided to the program administrator; providing that a certain acceleration provision in an agreement between the residential property owner and mortgagor or lienholder is unenforceable; providing that the lienholder or loan servicer retains certain authority; authorizing a residential property owner, under certain circumstances and within a certain timeframe, to cancel a financing

agreement without financial penalty; requiring recording of the financing agreement in a specified timeframe; creating the seller's disclosure statements for properties offered for sale which have assessments on them for qualifying improvements; requiring the program administrator to confirm that certain conditions are met before disbursing final funds to a qualifying improvement contractor for qualifying improvements on residential property; requiring a program administrator to confirm that the applicable work service has been completed or the final permit for the qualifying improvement has been closed and evidence of substantial completion of construction or improvement has been issued; creating s. 163.082, F.S.; authorizing a program administrator to offer a program for financing qualifying improvements for commercial property when authorized by a county or municipality; requiring an authorized program administrator that administers an authorized program to meet certain requirements; authorizing a county or municipality to enter into an interlocal agreement to implement a program; authorizing a county or municipality to deauthorize a program administrator through certain measures; authorizing a recorded financing agreement at the time of deauthorization to continue, with an exception; authorizing a program administrator to contract with third-party administrators to implement the program; authorizing a program administrator to levy non-ad valorem assessments for a certain purpose; providing for compensation for tax collectors for actual costs incurred to collect non-ad valorem assessments; authorizing a program administrator to incur debt for the purpose of providing financing for qualifying improvements; authorizing the owner of record of the commercial property to apply to the program administrator to finance a qualifying improvement; requiring the program administrator to receive the written consent of current holders or loan servicers of certain mortgages encumbering or secured by commercial property; requiring a program administrator offering a program for financing qualifying improvements to commercial property to certain underwriting criteria; requiring the program administrator to make certain findings before entering into a financing agreement; requiring the program administrator to ascertain certain financial information from the property owner before entering into a financing agreement; requiring the program administrator to document and retain certain findings; requiring certain financing agreement and contract provisions for change orders under certain circumstances; prohibiting a financing agreement from being entered into under certain circumstances; requiring the program administrator to provide certain information before a financing agreement may be executed; requiring any financing agreement executed pursuant to this section be submitted for recording in the public records of the county where the commercial property is located in a specified timeframe; requiring that the recorded agreement provide constructive notice that the non-ad valorem assessment levied on the property is a lien of equal dignity; providing that a lien with a certain acceleration provision is unenforceable; creating the seller's disclosure statements for properties offered for sale which have assessments on them for qualifying improvements; requiring the program administrator to confirm that certain conditions are met before disbursing final funds to a qualifying improvement contractor for qualifying improvements on commercial property; providing construction; creating s. 163.083, F.S.; requiring a county or municipality to establish or approve a process for the registration of a qualifying improvement contractor to install qualifying improvements; requiring certain conditions for a qualifying improvement contractor to participate in a program; prohibiting a third-party administrator from registering as a qualifying improvement contractor; requiring the program administrator to monitor qualifying improvement contractors, enforce certain penalties for a finding of violation, and post certain information online; creating s. 163.084, F.S.; authorizing the program administrator to contract with entities to administer an authorized program; providing certain requirements for a third-party administrator; prohibiting a program administrator from acting as a third-party administrator under certain circumstances; providing an exception; requiring the program administrator to include in its contract with the third-party administrator the right to perform annual reviews of the administrator; authorizing the program administrator to take certain actions if the program administrator finds that the third-party administrator has committed a violation of its contract; authorizing a program administrator to terminate an agreement with a third-party administrator under certain circumstances; providing for the continuation of

certain financing agreements after the termination or suspension of the third-party administrator, with an exception; creating s. 163.085, F.S.; requiring that, in communicating with the property owner, the program administrator, qualifying improvement contractor, or third-party administrator comply with certain requirements; prohibiting the program administrator or third-party administrator from disclosing certain financing information to a qualifying improvement contractor; prohibiting a qualifying improvement contractor from making certain advertisements or solicitations; providing exceptions; prohibiting a program administrator or third-party administrator from providing certain payments, fees, or kickbacks to a qualifying improvement contractor; prohibiting a program administrator or third-party administrator from reimbursing a qualifying improvement contractor for certain expenses; prohibiting a qualifying improvement contractor from providing different prices for a qualifying improvement; requiring a contract between a property owner and a qualifying improvement contractor to include certain provisions; prohibiting a program administrator, qualifying improvement contractor, or third-party administrator from providing any cash payment or anything of material value to a property owner which is explicitly conditioned on a financing agreement; providing exceptions; creating s. 163.086, F.S.; prohibiting a recorded financing agreement from being removed from attachment to a property under certain circumstances; providing for the unenforceability of a financing agreement under certain circumstances; providing provisions for when a qualifying improvement contractor initiates work on an unenforceable contract; providing that a qualifying improvement contractor may retrieve chattel or fixtures delivered pursuant to an unenforceable contract if certain conditions are met; providing that an unenforceable contract will remain unenforceable under certain circumstances; creating s. 163.087, F.S.; requiring a program administrator authorized to administer a program for financing a qualifying improvement to post on its website an annual report; specifying requirements for the report; requiring the Auditor General to conduct an operational audit of each program administrator; requiring the Auditor General to adopt certain rules requiring certain reporting from the program administrator; requiring program administrators and, if applicable, third-party administrators to post the report on its website; providing that a contract, agreement, authorization, or interlocal agreement entered into before a certain date may continue without additional action by the county or municipality; requiring that the program administrator comply with the act and that any related contracts, agreements, authorizations, or interlocal agreements be amended to comply with the act; providing an effective date.

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

By the Infrastructure Strategies Committee; and Transportation & Modals Subcommittee; Representative Bankson—

CS/CS/HB 981—A bill to be entitled An act relating to aviation; amending s. 330.27, F.S.; revising definitions; amending s. 330.30, F.S.; requiring the owner or lessee of a proposed vertiport to comply with specified requirements; requiring the Department of Transportation to conduct a specified inspection of a vertiport; creating s. 332.15, F.S.; providing legislative intent; providing duties of the department, within specified resources, with respect to vertiports, advanced air mobility, and other advances in aviation technology; requiring a report to the Governor and Legislature; providing report requirements; requiring certain airports to competitively bid vertiport operator contracts; amending s. 333.03, F.S.; revising requirements for the adoption of airport land use compatibility zoning regulations; providing an effective date.

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

By the Appropriations Committee; and Ways & Means Committee; Representative Stevenson—

CS/CS/HB 1001—A bill to be entitled An act relating to taxation; amending s. 206.9931, F.S.; removing a registration fee for certain parties;

amending s. 212.05 F.S.; specifying the application of an exemption for sales taxes for certain purchasers of boats and aircrafts; amending s. 212.054, F.S.; specifying that certain purchases are considered a single item; specifying how to determine what county certain sales occurred within; amending s. 213.21 F.S.; authorizing the Department of Revenue to consider specified requests under certain circumstances; providing a limitation; providing applicability; amending s. 213.67 F.S.; authorizing certain parties to include additional specified amounts in a garnishment levy notice; revising methods for delivery of levy notices; amending s. 220.222, F.S.; revising the amount of tax that must be paid to be considered compliant with a specified statute; providing applicability; authorizing the department to adopt emergency rules; providing for future expiration of such authorization; providing effective dates.

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

By the Health Care Appropriations Subcommittee; and Children, Families & Seniors Subcommittee; Representative McFarland—

CS/CS/HB 1061—A bill to be entitled An act relating to community-based child welfare agencies; amending s. 409.987, F.S.; revising requirements for contracts the Department of Children and Families has with community-based care lead agencies; revising requirements for an entity to serve as a lead agency; providing duties for board members of lead agencies; requiring that lead agencies ensure that board members participate in certain annual training; revising the definition of the term "conflict of interest"; defining the term "related party"; requiring the lead agency's board of directors to disclose any known or potential conflicts of interest; prohibiting a lead agency from entering into a contract or being a party to a transaction that creates a conflict of interest; imposing civil penalties on lead agencies for undisclosed conflicts of interest; providing applicability; requiring certain contracts to be reprocured; authorizing the department to prohibit execution of certain contracts; amending s. 409.988, F.S.; revising lead agency duties; creating s. 409.9913, F.S.; providing definitions; requiring the department, in collaboration with lead agencies and providers of child welfare services, to develop a funding methodology for allocating certain funding to lead agencies; providing requirements for the methodology; requiring lead agencies and providers to submit certain data to the department for a specified purpose; providing reporting requirements; providing construction; providing duties for the Legislature relating to funding for lead agencies; prohibiting the department from changing allocations of funds to lead agencies without legislative approval; authorizing the department to approve certain risk pool funding for lead agencies; amending s. 409.992, F.S.; revising requirements for lead agency practices in the procurement of commodities and contractual services; requiring the department to impose certain penalties for a lead agency's noncompliance with applicable procurement law; requiring lead agencies to comply with established purchasing practices for the procurement of real property and professional services; requiring the department to retain all rights to and ownership of real property procured upon termination of contracts; requiring certain funds to be returned to the department; providing applicability of certain limitations on the salaries of community-based care lead agency administrative employees; amending s. 409.994, F.S.; revising the conditions under which the department may petition a court for the appointment of a receiver for a community-based care lead agency; amending s. 409.996, F.S.; revising requirements for contracts between the department and lead agencies; revising the actions the department may take under certain circumstances; making a technical change; providing duties of the department; providing reporting requirements; providing an effective date.

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

By the Health & Human Services Committee; and Healthcare Regulation Subcommittee; Representatives Hunschofsky and Tant—

CS/CS/HB 1063—A bill to be entitled An act relating to the practice of chiropractic medicine; amending s. 460.403, F.S.; authorizing chiropractic

physicians to use dry needling treatments for specified purposes; requiring certain training and certification; amending s. 460.406, F.S.; requiring the Board of Chiropractic Medicine to certify certain applicants who provide a specified credentials evaluation report; providing an effective date.

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

By the Appropriations Committee; and Children, Families & Seniors Subcommittee; Representatives Trabulsy, Abbott, and Chaney—

CS/CS/HB 1083—A bill to be entitled An act relating to permanency for children; amending s. 39.01, F.S.; defining the term "visitor"; amending s. 39.0138, F.S.; renaming the "State Automated Child Welfare Information System" as the "Comprehensive Child Welfare Information System"; requiring the Department of Children and Families to conduct a criminal history records check of certain visitors to a home in which a child is placed; requiring the department to conduct a name-based check of criminal history records of certain persons in specified circumstances; requiring certain persons to submit their fingerprints to the department or other specified entities; requiring the department or such entities to submit such fingerprints to the Department of Law Enforcement for state processing within a specified timeframe; requiring the Department of Law Enforcement to forward such fingerprints to the Federal Bureau of Investigation within a specified timeframe; requiring a child to be immediately removed from a home if certain persons fail to provide their fingerprints and are not exempt from a criminal history records check; creating s. 39.5035, F.S.; providing procedures and requirements relating to deceased parents of a dependent child; amending s. 39.522, F.S.; authorizing certain persons to remove a child from a court-ordered placement under certain circumstances; requiring the Department of Children and Families to file a specified motion, and the court to set a hearing, within specified timeframes under certain circumstances; requiring a certain determination by the court to support immediate removal of a child; authorizing the court to base its determination on certain evidence; requiring the court to enter certain orders and conduct certain hearings under certain circumstances; amending s. 39.6221, F.S.; revising a requisite condition for placing a child in a permanent guardianship; amending s. 39.6225, F.S.; revising eligibility for payments under the Guardianship Assistance Program; amending s. 39.801, F.S.; providing that service of process is not necessary under certain circumstances; amending s. 39.812, F.S.; authorizing the court to review the Department of Children and Families' denial of an application to adopt a child; requiring the department to file written notification of its denial with the court and provide copies to certain persons within a specified timeframe; authorizing a denied applicant to file a motion to review such denial within a specified timeframe; requiring the court to hold a hearing within a specified timeframe; providing standing to certain persons; authorizing certain persons to participate in the hearing under certain circumstances; requiring the court to enter an order within a specified timeframe; providing an exception to authorize the department to remove a child from his or her foster home or custodian; amending s. 63.062, F.S.; conforming provisions to changes made by the act; amending s. 63.093, F.S.; requiring an adoptive home study to be updated every 12 months after the date on which the first study was approved; requiring the department to adopt certain rules; amending s. 409.1451, F.S.; revising the age requirements for receiving postsecondary education services and support; revising the requirements for receiving aftercare services; amending s. 409.166, F.S.; revising the age requirements for receiving adoption assistance; amending s. 409.1664, F.S.; providing definitions; providing certain adoption benefits to health care practitioners and tax collector employees; specifying methods for such persons to apply for such benefits; increasing the amount of monetary adoption benefits certain persons are eligible to receive; amending s. 409.167, F.S.; providing requirements for the statewide adoption exchange and its photo listing component and description of children placed on such exchange; authorizing only certain persons to access the statewide adoption exchange; authorizing certain children to make certain requests and requiring them to be consulted on certain decisions; conforming provisions to changes made by the act; providing an effective date.

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

By the Judiciary Committee; Representative Caruso—

CS/HB 1093—A bill to be entitled An act relating to the Florida Uniform Fiduciary Income and Principal Act; amending s. 738.101, F.S.; revising a short title; amending s. 738.102, F.S.; revising and providing definitions governing ch. 738, F.S.; amending s. 738.103, F.S.; specifying the scope of ch. 738, F.S.; amending s. 738.104, F.S.; specifying circumstances under which ch. 738, F.S., applies to a trust; repealing s. 738.1041, F.S., relating to total return unitrusts; repealing s. 738.105, F.S., relating to judicial control of discretionary powers; amending s. 738.201, F.S.; specifying the duties of a fiduciary; providing that a fiduciary's allocation, determination, or exercise of discretion is presumed to be fair and reasonable to all beneficiaries; requiring a fiduciary to take specified actions; authorizing a fiduciary to exercise discretionary power of administration under specified circumstances; requiring the fiduciary to consider specified factors before exercising such discretionary power; providing for applicability; amending s. 738.202, F.S.; defining the term "fiduciary decision"; prohibiting a court from ordering a fiduciary to change his or her decision unless the decision was an abuse of discretionary power; prohibiting a court from determining that a fiduciary abused its discretion under specified conditions; authorizing a court to order a specified remedy; authorizing a court to determine whether a proposed fiduciary decision will result in an abuse of discretion; providing that a beneficiary who opposes a proposed decision has the burden to establish that such decision is an abuse of discretion; requiring that any attorney fees incurred in defending an action related to the abuse of a fiduciary's discretion be paid from trust assets; creating s. 738.203, F.S.; authorizing a fiduciary to adjust between income and principal if such adjustment assists in administering the trust or estate impartially; providing construction; providing that a fiduciary is not liable to another for an adjustment, or failure to adjust, between income and principal made in good faith; requiring a fiduciary to consider certain relevant factors when considering such adjustment; prohibiting a fiduciary from exercising or considering such adjustment if certain conditions exist; revising applicability; authorizing a fiduciary to release or delegate to a cofiduciary specified powers to adjust under specified conditions; providing requirements and powers for any such releases and delegations; providing applicability; requiring that the description of an exercise of the power to adjust between income and principal contain specified information; amending s. 738.301, F.S.; defining terms; amending s. 738.302, F.S.; specifying applicability of specified provisions; authorizing the conversion of an income trust to a unitrust; restricting provisions to trusts that are beneficiaries of an estate; providing construction; providing that a fiduciary acting in good faith is not liable to a person affected by a certain action or inaction; amending s. 738.303, F.S.; specifying the authority of a fiduciary with respect to the administration of certain trusts; providing the circumstances under which a fiduciary may perform such actions; authorizing a beneficiary or a fiduciary to request the court to allow the beneficiary or fiduciary to take a specified action; requiring a fiduciary to inform specified persons of a decision to take action; authorizing a beneficiary to request a court to direct the fiduciary to take the requested action under specified circumstances; requiring fiduciaries to consider specified factors before taking a certain action; authorizing a fiduciary to release or delegate the power to take certain actions; creating s. 738.304, F.S.; requiring a certain notice to be sent to specified parties; providing applicability; authorizing a person to consent to a specified action in a record; providing that such person does not need to be sent notice of such action; providing requirements for such notices; creating s. 738.305, F.S.; requiring a fiduciary of a unitrust to follow a certain policy; providing rules for a unitrust policy; providing additional actions a unitrust policy may contain; creating s. 738.306, F.S.; requiring a unitrust rate to be within a specified range; authorizing a unitrust policy to provide for specified limits within such range; requiring a fiduciary who is a non-independent person to use a specified unitrust rate; creating s. 738.307, F.S.; requiring a unitrust policy to provide a specified method for determining fair market value of an asset in determining a unitrust amount; authorizing

specified unitrust policies to provide methods for determining a certain net fair market value; prohibiting certain property from being included in the determination of the value of a trust; creating s. 738.308, F.S.; requiring a unitrust policy to provide a specified period; specifying that such period must be a calendar year; authorizing a unitrust policy to provide certain standards for periods; creating s. 738.309, F.S.; providing applicability; authorizing a trustee of an express unitrust to determine the unitrust amount by reference to the net fair market value of the unitrust's assets in a specified timeframe; providing that distribution of a unitrust amount is considered a distribution of all the net income of an express unitrust and is considered an income interest; specifying that the unitrust amount is considered a reasonable apportionment of the total return of the express unitrust; providing that an express unitrust that allows a distribution in excess of a specified unitrust rate is considered a distribution of all of the income of the unitrust; authorizing an express unitrust to provide a mechanism for changing the unitrust rate and for conversion from a unitrust to an income trust or from an income trust to a unitrust; specifying that unless an express unitrust prohibits the power to change the rate or convert the trust, the trustee has such power; authorizing the governing instrument of an express unitrust to grant the trustee discretion to adopt a certain practice; specifying that unless an express unitrust provides otherwise, the distribution of an amount is considered a distribution from specified sources in a specified order of priority; authorizing a governing instrument of an express unitrust to allow exclusion of specified assets; providing that the use of such assets may be considered equivalent to income or to the unitrust amount; creating s. 738.310, F.S.; requiring a trustee, after the conversion of an income trust to a unitrust, to consider the unitrust amount paid from certain sources in a specified order of priority; amending s. 738.401, F.S.; defining terms; specifying that an attribute or action of an entity includes an attribute or action from any other entity in which the initial entity has an ownership interest or holds another interest; requiring a fiduciary to allocate certain money and tangible personal property to income; requiring a fiduciary to allocate specified property and money to principal; providing that certain money received in an entity distribution is a capital distribution in specified circumstances; specifying that in cases of capital distribution, the amount received in an entity distribution must be reduced to the extent that cumulative distributions from the entity to the fiduciary are within certain ranges; authorizing a fiduciary to consider additional information before deciding to make or change a decision to make a payment to a beneficiary; providing that if a fiduciary receives specified additional information after a distribution to a beneficiary, the fiduciary is not required to change or recover the payment; authorizing a fiduciary in such a situation to exercise other specified powers; revising definitions; requiring a fiduciary to allocate certain money and property to principal; providing the mechanism for such allocation; defining the term "public entity"; conforming provisions to changes made by the act; amending s. 738.402, F.S.; conforming provisions to changes made by the act; amending s. 738.403, F.S.; providing applicability; authorizing a fiduciary to make certain determinations separately and differently from the decisions concerning distributions of income or principal; conforming provisions to changes made by the act; making technical changes; creating s. 738.404, F.S.; specifying receipts that a fiduciary must allocate to principal; creating s. 738.405, F.S.; providing for the allocation of income from rental property; creating s. 738.406, F.S.; specifying applicability; requiring a fiduciary to allocate to income certain amounts received as interest; requiring a fiduciary to allocate to income increments in value of certain bonds or other obligations; creating s. 738.407, F.S.; specifying applicability; requiring a fiduciary to allocate proceeds from insurance policies or contracts to principal in a specified manner; creating s. 738.408, F.S.; specifying circumstances under which a fiduciary may allocate an insubstantial allocation to principal, subject to certain conditions and limitations; creating s. 738.409, F.S.; defining terms; specifying the manner in which a fiduciary may determine incomes of separate funds; providing duties of a fiduciary of a marital trust and other trusts; requiring a fiduciary of a nonseparate fund to calculate internal income in a specified manner; providing construction; transferring, renumbering, and amending s. 738.603, F.S.; revising the definition of the term "liquidating asset"; providing applicability; requiring a fiduciary to allocate to income and principal the receipts produced by liquidating assets in a certain manner; transferring, renumbering, and

amending s. 738.604, F.S.; requiring a fiduciary to allocate the receipts from interests in minerals, water, or other natural resources to income, principal, or between income and principal under specified conditions; revising applicability; providing that an allocation between income and principal from a receipt from a natural resource is presumed equitable under a specified condition; providing construction; transferring, renumbering, and amending s. 738.605, F.S.; requiring a fiduciary to allocate receipts from timber to income, principal, or between income and principal under specified conditions; revising applicability; transferring, renumbering, and amending s. 738.606, F.S.; authorizing a settlor's spouse to require the trustee of a trust that receives certain property to make such property produce income under specified conditions; authorizing the trustee to take specified actions if directed by such spouse; providing that the trustee decides whether to take one or a combination of such actions; revising applicability; providing construction; transferring, renumbering, and amending s. 738.607, F.S.; revising the definition of the term "derivative"; requiring a fiduciary to allocate specified percentages of certain receipts and disbursements to income and allocate the balance to principal; providing construction; requiring certain fiduciaries to allocate a specified percentage to income and allocate the balance to principal of certain amounts; transferring, renumbering, and amending s. 738.608, F.S.; requiring a fiduciary to allocate to income a receipt from or related to asset-backed securities under a specified condition; requiring a fiduciary to allocate to income a specified percentage of receipts from the transaction and the disbursement of a payment received as a result of an interest in an asset-backed security; conforming provisions to changes made by the act; creating s. 738.416, F.S.; requiring a fiduciary to make specified allocations from receipts from other financial instruments or arrangements; providing construction; amending s. 738.501, F.S.; specifying the manner by which a fiduciary must make disbursements from income; amending s. 738.502, F.S.; specifying the manner by which a fiduciary must make disbursements from principal; amending s. 738.503, F.S.; defining the term "depreciation"; specifying the manner by which a fiduciary may make transfers from income to principal to account for depreciation; amending s. 738.504, F.S.; specifying the manner by which a fiduciary may make transfers from principal to income for reimbursements; transferring, renumbering, and amending s. 738.704, F.S.; providing that a fiduciary that makes or expects to make a certain principal disbursement may transfer an appropriate amount from income to principal in one or more accounting periods; providing applicability; making technical changes; deleting a provision relating to payments necessary to avoid defaulting on a mortgage or security interest on certain property; transferring, renumbering, and amending s. 738.705, F.S.; revising the sources from which a fiduciary must pay a tax required by a share of an entity's taxable income; requiring a fiduciary to adjust income or principal receipts if the taxes paid are reduced due to a deduction for a payment made to a beneficiary; providing construction; making technical changes; transferring, renumbering, and amending s. 738.706, F.S.; revising the circumstances under which a fiduciary may make adjustments between income and principal to offset shifts in the economic interests or tax benefits of specified beneficiaries; requiring a fiduciary to charge a beneficiary to reimburse the principal if the beneficiary benefits from an applicable tax deduction; requiring the share of reimbursement for each fiduciary or beneficiary to be the same as its share of the decrease in income tax; authorizing such fiduciary to charge a beneficiary to offset the estate tax by obtaining payment from the beneficiary, withholding an amount from future distributions, or adopting another method or combination of methods; creating s. 738.508, F.S.; defining terms; specifying the manner by which property expenses are apportioned between a tenant and remainderman; providing applicability and construction; amending s. 738.601, F.S.; providing applicability; specifying the manner by which a fiduciary determines and distributes net income; providing circumstances under which a fiduciary may not reduce certain principal or income receipts; amending s. 738.602, F.S.; providing that certain beneficiaries of non-unitrusts are entitled to receive a specified share of net income; providing that certain requirements apply in determining a beneficiary's share of net income; providing construction; amending s. 738.701, F.S.; providing that an income beneficiary is entitled to net income when an asset is subject to a certain trust or successive interest; providing that an asset becomes subject to a specified

trust on certain dates; amending s. 738.702, F.S.; specifying the manner by which a fiduciary allocates certain receipts and makes disbursements when a decedent dies or income interest begins; providing construction; amending s. 738.703, F.S.; defining the term "undistributed income"; specifying the manner by which a fiduciary makes allocations of undistributed income when income interest ends; amending s. 738.801, F.S.; providing for uniform application and construction of the act; amending s. 738.802, F.S.; providing construction in relation to federal law; amending s. 738.803, F.S.; making a technical change; amending s. 738.804, F.S.; revising application of ch. 738, F.S., to conform to changes made by the act; providing an effective date.

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

By the Education & Employment Committee; and Children, Families & Seniors Subcommittee; Representatives Redondo, Hunschofsky, V. Lopez, J. López, F. Robinson, Williams, and Woodson—

CS/CS/HB 1169—A bill to be entitled An act relating to coordinated systems of care for children; creating s. 1006.05, F.S.; defining the term "care coordinator"; requiring certain school districts to be guided by and adhere to a specified mental health and treatment support system for certain children; requiring school districts to contract with managing entities to provide care coordinators for certain students; requiring that a care coordinator provided by the managing entity be placed in certain school districts for specified purposes; requiring school districts to address certain recommendations and meet specified performance outcomes; requiring each school district to report annually to the Department of Education on certain performance outcomes and the allocation and expenditure of certain funding; providing an effective date.

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

By the Commerce Committee; and Regulatory Reform & Economic Development Subcommittee; Representatives Esposito and V. Lopez—

CS/CS/HB 1203—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 certain associations to post certain documents on its website or make available such documents 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; providing criminal penalties; defining the term "repeatedly"; 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 prepare audited financial statements; prohibiting associations from preparing financial statements for consecutive years; prohibiting an association and certain persons from using specified debit cards for payment of association expenses; providing a criminal penalty; defining the term "lawful obligation of the association"; requiring a detailed accounting of amounts due to the association be given to certain persons within a certain timeframe upon written request; limiting how often certain persons may request from the board a detailed accounting; providing for a complete waiver of outstanding fines under certain circumstances; 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; defining the term "kickback";

providing criminal penalties for certain actions by an officer, a director, or a manager of an association; providing that a vacancy is declared if a director or an officer is charged by information or indictment with certain crimes; 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; prohibiting an association or certain committees of the association from enforcing or adopting certain covenants, rules, or guidelines; authorizing a parcel owner to appeal certain decisions of the association or certain committees of the association to an appeals committee within a specified timeframe; providing for membership and authority of the appeals committee; requiring the appeals committee to make its decisions within a specified timeframe; amending s. 720.3045, F.S.; authorizing parcel owners or their tenants to install, display, or store clotheslines and vegetable gardens under certain circumstances; amending s. 720.305, F.S.; prohibiting certain fines from being aggregated and becoming a lien on a parcel without a supermajority vote of a certain percentage of the voting members; specifying how fines, suspensions, attorney fees, and costs are determined; requiring certain notices to be provided to parcel owners and, if applicable, an occupant, a licensee, or an invitee of the parcel owner; requiring certain hearings to be held within a specified timeframe and authorizing such hearings to be held by telephone or other electronic means; prohibiting the accrual of attorney fees and costs after a specified time; specifying the priority of payments made by a parcel owner to an association; authorizing certain persons to request a hearing to dispute certain fees and costs; providing that certain fines may not become a lien on a parcel; requiring fines or suspensions related to traffic infractions to be determined and issued by a certain person; prohibiting a parcel owner from being fined for certain traffic infractions; defining the term "traffic infraction"; prohibiting an association from levying a fine or imposing a suspension for certain actions; prohibiting an association from enforcing certain rules or covenants under certain circumstances; amending s. 720.3075, F.S.; prohibiting certain homeowners' association documents from precluding property owners from taking, limiting, or requiring certain actions; amending s. 720.308, F.S.; prohibiting a board from increasing assessments by more than specified percentages without approval by a certain percentage of the voting members; providing an exception; prohibiting certain assessments from becoming a lien on a parcel without approval by a certain percentage of the voting members; amending s. 720.3085, F.S.; specifying when a lien is effective for mortgages of record; deleting provisions relating to the priority of certain liens, mortgages, or certified judgments; specifying that simple interest accrues on assessments and installments on assessments that are not paid when due; providing that assessments and installments on assessments may not accrue compound interest; amending s. 720.317, F.S.; authorizing a member to consent electronically to online voting if certain conditions are met; amending s. 720.318, F.S.; authorizing a law enforcement officer to park his or her assigned law enforcement vehicle on public roads and rights-of-way; providing an effective date.

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

By the Judiciary Committee; and Criminal Justice Subcommittee; Representative Snyder—

CS/CS/HB 1241—A bill to be entitled An act relating to probation and community control violations; amending s. 921.0024, F.S.; revising the sentencing score sheet to reflect the absence of community sanction points assessed in certain circumstances; amending s. 948.06, F.S.; revising sanctions for probation violations; providing for hearings within a specified time period for low-risk probation or community control violations; providing for the release of probationers in certain circumstances if a hearing is not held; providing for nonmonetary conditions of release; making technical changes; providing an effective date.

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

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

CS/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 a certain 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; providing requirements for notices posted on 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; providing criminal penalties; 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 certain associations to prepare audited financial statements; prohibiting associations from preparing financial statements for consecutive fiscal years; prohibiting certain persons from using a debit card issued in the name of the association for certain purposes; providing a criminal penalty; defining the term "lawful obligation of the association"; 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; defining the term "kickback"; requiring a vacancy to be declared if a director or an officer is charged by information for any criminal violation under the chapter; 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; amending s. 720.317, F.S.; providing that a homeowner may consent to online voting electronically, as well as in writing, and that association boards must establish reasonable procedures for giving such consent; providing an effective date.

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

By the State Affairs Committee; and Local Administration, Federal Affairs & Special Districts Subcommittee; Representatives Redondo, Alvarez, Bartleman, Holcomb, and V. Lopez—

CS/CS/HB 1329—A bill to be entitled An act relating to veterans; creating s. 265.8021, F.S.; defining the term "veteran"; creating the Florida Veterans' History Program within the Division of Arts and Culture of the Department of State as a Florida Folklife Program; providing the program's purpose; authorizing the division to request assistance from the Department of Veterans' Affairs; requiring the division's folklorists to seek out and identify certain veterans; authorizing the division or a folklorist to interview such veterans or invite them to submit written or electronic accounts of their experiences; authorizing the division to contract with a third-party vendor for a specified purpose; authorizing the division to adopt rules; amending s. 295.21, F.S.; revising the purpose of Florida Is For Veterans, Inc.; revising the duties of the corporation to require that it conduct specified activities directed toward its target market; defining the term "target market"; deleting obsolete language; providing that the President of the Senate and the Speaker

of the House of Representatives may each appoint only one member from his or her chamber to the corporation's board of directors; making technical changes; amending s. 295.22, F.S.; defining terms; revising the purpose of the Veterans Employment and Training Services Program; revising the functions that Florida Is For Veterans, Inc., must perform in administering a specified program; authorizing the program to prioritize grant funds; revising the uses of specified grant funds; authorizing a business to receive certain other grant funds in addition to specified grant funds; authorizing the use of grant funds to provide for a specified educational stipend; requiring the corporation and the University of Florida to enter into a grant agreement before certain funds are expended; requiring the corporation to determine the amount of the stipend; providing that specified training must occur for a specified duration; authorizing the corporation to provide certain assistance to state agencies and entities, to provide a website that has relevant hyperlinks, and to collaborate with specified state agencies and other entities for specified purposes;; conforming provisions to changes made by the act; making technical changes; creating s. 295.25, F.S.; prohibiting the Department of State from charging veterans who reside in this state fees for the filing of specified documents; amending s. 379.353, F.S.; providing free hunting, freshwater fishing, and saltwater fishing licenses to certain disabled veterans; providing that such licenses expire after a certain period of time; requiring such licenses to be reissued in specified circumstances; amending s. 381.78, F.S.; revising the membership, appointment, and meetings of the advisory council on brain and spinal cord injuries; amending s. 1003.42, F.S.; requiring instruction on the history and importance of Veterans' Day and Memorial Day; requiring certain instruction to consist of two 45-minute lessons that occur within a certain timeframe; amending s. 288.0001, F.S.; conforming a cross-reference; reenacting ss. 379.3581(2)(b) and 379.401(2)(b) and (3)(b), F.S., relating to special authorization hunting licenses and the suspension and forfeiture of licenses and permits, respectively, to incorporate the amendment made to s. 379.353, F.S., in references thereto; providing an effective date.

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

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

CS/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 Commerce Committee; and State Administration & Technology Appropriations Subcommittee; Representative Maggard—

CS/CS/HB 1335—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 210.15 and creating s. 210.32, F.S.; requiring persons or entities licensed or permitted by the department's Division of Alcoholic Beverages and Tobacco, or applying for such license or permit, to create and maintain an account with the division's online system and provide an e-mail address to the division; requiring such persons and entities to maintain the accuracy of their contact information; specifying application requirements; prohibiting the division from processing applications not submitted through the online system; amending s. 210.40, F.S.; revising the amount of an initial corporate surety bond required as a condition of licensure as a tobacco product distributor; requiring the division to review corporate surety bond amounts on a specified basis; authorizing the division to increase a bond amount, subject to specified conditions; authorizing the division to adjust bond amounts by rule; authorizing the division to reduce a bond amount upon a showing of good cause; defining terms; requiring the division to notify distributors in writing if their corporate surety bond requirements change; providing applicability; prohibiting the division from reducing a bond amount under specified circumstances; authorizing the division to adopt rules; amending s. 310.0015, F.S.; deleting provisions requiring a competency-based mentor program at ports and requiring the department to submit an annual report on such program; amending s. 310.081, F.S.; deleting a requirement that the department consider certain characteristics for applicants for certification as a deputy pilot; making technical changes; creating s. 399.18, F.S.; requiring certain persons or entities certified or registered under the Elevator Safety Act, or applying for such certification or registration, to create and maintain an online account with the department's Division of Hotels and Restaurants and provide an e-mail address to the division; requiring such persons and entities to maintain the accuracy of their contact information; requiring the division to adopt rules; creating s. 468.519, F.S.; creating the employee leasing companies licensing program within the department; providing legislative findings; repealing s. 468.521, F.S., relating to the department's Board of Employee Leasing Companies; amending s. 469.006, F.S.; revising requirements for department rules governing evidence of financial responsibility of applicants seeking licensure as a business organization under ch. 469, F.S.; amending s. 471.003, F.S.; revising the list persons not required to be licensed as a licensed engineer; amending s. 473.306, F.S.; requiring applicants for the accountancy licensure examination to create and maintain an online account with and provide an e-mail address to the department; requiring such applicants to maintain the accuracy of their contact information; requiring that address changes be submitted through the department's online system within a specified timeframe; amending s. 473.308, F.S.; requiring a person seeking licensure as a Florida certified public accountant, or a firm seeking to engage in public accountancy, to create and maintain an online account with and provide an e-mail address to the department; requiring such accountants and firms to maintain the accuracy of their contact information; requiring that address changes be submitted through the department's online system within a specified timeframe; amending s. 476.114, F.S.; revising eligibility requirements for licensure as a barber; making technical changes; amending s. 477.019, F.S.; revising eligibility requirements for licensure by examination to practice cosmetology; amending s. 489.131, F.S.; revising the types of penalties that may be recommended by a local jurisdiction enforcement body against a contractor; specifying requirements for such recommended penalties; amending s. 489.143, F.S.; revising limitations for payments made from the department's Florida Homeowners' Construction Recovery Fund; amending s. 499.012, F.S.; revising requirements for certification as a designated representative of a prescription drug wholesale distributor; amending s. 561.15, F.S.; reducing the look-back period for criminal history for a license under the Beverage Law; amending s. 561.17, F.S.; requiring persons or entities licensed or permitted by the Division of Alcoholic Beverages and Tobacco, or applying for such license or permit, to create and maintain an account with the division's online system; requiring such applicants to maintain the accuracy of their contact information; specifying application requirements; prohibiting the division from processing

applications not submitted through the online system; creating ss. 569.00256 and 569.3156, F.S.; requiring certain persons or entities licensed or permitted by the division, or applying for such license or permit, to create and maintain an account with the division's online system; requiring such licensees, permittees, and applicants to provide the division with an e-mail address and maintain the accuracy of their contact information; specifying application requirements; prohibiting the division from processing applications not submitted through the online system; amending ss. 20.165, 210.16, 212.08, 440.02, 448.26, 468.520, 468.522, 468.524, 468.5245, 468.525, 468.526, 468.527, 468.5275, 468.529, 468.530, 468.531, 468.532, 476.144, and 627.192, F.S.; conforming cross-references and provisions to changes made by the act; providing an effective date.

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

By the Judiciary Committee; and Criminal Justice Subcommittee; Representatives Cassel, Garcia, and V. Lopez—

CS/CS/HB 1389—A bill to be entitled An act relating to digital voyeurism; amending s. 810.145, F.S.; providing definitions; redesignating the offense of "video voyeurism" as "digital voyeurism"; revising the elements of the offense; providing criminal penalties; providing reduced criminal penalties for certain violations by persons who are under 19 years of age; redesignating the offense of "video voyeurism dissemination" as "digital voyeurism dissemination"; revising the elements of the offense; providing criminal penalties; specifying that each instance of certain violations is a separate offense; providing for reclassification of certain violations by certain persons; amending s. 921.0022, F.S.; ranking offenses on the offense severity ranking chart of the Criminal Punishment Code; amending ss. 397.417, 435.04, 456.074, 775.15, 943.0584, and 1012.315, 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 State Affairs Committee; Representatives Fine, Black, and Roth—

CS/HB 1421—A bill to be entitled An act relating to independent hospital districts; creating s. 189.0762, F.S.; providing definitions; providing requirements for the conversion of an independent hospital district to a nonprofit entity; requiring a certain evaluation by an independent entity; providing qualifications for such independent entity; providing for notice of public meetings and publication of certain documents; requiring that the evaluation of the conversion be completed and a final report presented to the governing body of the district within a specified timeframe; requiring that the final report be published on the district's website; requiring certification of the final report; requiring the governing body of the district to determine by a supermajority vote whether conversion is in the best interests of its residents within a specified timeframe; providing for negotiation of an agreement between each affected county and the independent hospital district; providing requirements for such agreement; providing for disposition of all assets and liabilities of the district; prohibiting members of the board of commissioners for an affected county from serving on the board of the succeeding nonprofit entity; authorizing members of the governing body of the independent hospital district to serve on the board of the succeeding nonprofit entity; requiring disclosure of all conflicts of interest; requiring certain documents to be published on the websites of the district and each county that is a party to the agreement for a specified timeframe; authorizing the governing body of the independent hospital district to approve by supermajority vote the conversion of the district to a nonprofit entity; requiring each board of commissioners for each affected county to approve the agreement at a public meeting; requiring a referendum under certain circumstances; requiring the independent hospital district to file a copy of the agreement with and provide certain notification to the Department of Commerce within a specified timeframe; providing for dissolution of the district within a specified timeframe; requiring independent hospital districts to conduct an evaluation for certain purposes; providing an exception; providing evaluation requirements; providing an effective date.

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

By the Judiciary Committee; Representative Yarkosky—

CS/HB 1425—A bill to be entitled An act relating to juvenile justice; amending s. 330.41, F.S.; conforming provisions to changes made by the act; amending s. 381.887, F.S.; authorizing certain employees of Department of Juvenile Justice and contracted providers to possess and administer opioid antagonists; providing immunity from liability for administration; amending ss. 553.865, 790.22, 938.17, 943.0515, and 948.51, F.S.; conforming provisions to changes made by the act; amending s. 985.02, F.S.; replacing the term "gender-specific" with "sex-specific"; conforming provisions; amending s. 985.03, F.S.; eliminating the minimum-risk nonresidential restrictiveness level; redesignating the nonsecure residential restrictiveness level as the "moderate-risk residential level"; revising the components of the maximum-risk residential restrictiveness level; defining "sex"; amending s. 985.039, F.S.; conforming provisions to changes made by the act; amending s. 985.115, F.S.; providing that juvenile assessment centers are not facilities that are permitted to receive certain children; amending ss. 985.126 and 985.17, F.S.; conforming provisions to changes made by the act; amending s. 985.26, F.S.; revising provisions concerning transitioning a child to and from secure detention care and supervised release detention care; amending ss. 985.27, 985.441, and 985.455, F.S.; conforming provisions to changes made by the act; amending s. 985.465, F.S.; replacing the term "juvenile correctional facility or juvenile prison" with "maximum-risk residential facilities"; amending s. 985.601, F.S.; authorizing the purchase of certain materials; amending s. 985.619, F.S.; providing the board of trustees of the Florida Scholars Academy the power and duty to review and approve an annual academic calendar; authorizing the board of trustees to decrease the minimum number of days for instruction; amending s. 985.664, F.S.; substantially revising provisions relating to juvenile justice circuit advisory boards; amending ss. 985.668, 985.676, and 1001.42, F.S.; conforming provisions to changes made by the act; amending s. 1003.01, F.S.; revising the definition of the term "juvenile justice education programs or schools"; amending s. 1003.51, F.S.; revising requirements for certain State Board of Education rules to establish policies and standards for certain education programs; revising requirements for the Department of Education, in partnership with the Department of Juvenile Justice, district school boards, and education providers, to develop and implement certain contract requirements and to maintain standardized required content of education records; revising district school board requirements; revising departmental requirements relating to juvenile justice education programs; amending s. 1003.52, F.S.; revising the role of Coordinators for Juvenile Justice Education Programs in collecting certain information and developing certain protocols; deleting provisions relating to career and professional education (CAPE); requiring district school boards to select appropriate academic and career assessments to be administered at the time of program entry and exit; deleting provisions related to requiring residential juvenile justice education programs to provide certain CAPE courses; requiring each district school board to make provisions for high school level students to earn credits toward high school graduation while in juvenile justice detention, prevention, or day treatment programs; authorizing district school boards to contract with private providers for education programs for students in such programs; requiring each district school board to negotiate a cooperative agreement with the department on the delivery of educational services to students in such programs; revising requirements for such agreements; deleting provisions requiring the Department of Education, in consultation with the Department of Juvenile Justice, to adopt rules and collect data and report on certain programs; deleting a provision requiring that specified entities jointly develop a multiagency plan for CAPE; conforming provisions to changes made by the act; reenacting ss. 985.25(1), 985.255(3), 985.475(2)(h), 985.565(4)(b), and 985.721, F.S., relating to detention intakes, detention criteria and detention hearings, juvenile sexual offenders, juvenile sanctions, and escapes from secure detention or residential commitment facilities,

respectively, to incorporate the amendments made by the act; providing an effective date.

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

By the Education & Employment Committee; and Judiciary Committee; Representatives Trabulsy, Daley, Massullo, and Woodson—

CS/CS/HB 1473—A bill to be entitled An act relating to school safety; amending s. 30.15, F.S.; providing that private schools are responsible for specified costs relating to school guardian programs; authorizing sheriffs to waive specified costs for private schools; prohibiting specified funds from being used to subsidize certain costs; authorizing certain persons to be certified as school guardians without completing certain training requirements; revising specified training requirements for school guardians; requiring school districts, charter schools, private schools, and sheriffs to report specified information relating to school guardians and school guardian programs to the Department of Law Enforcement within specified timeframes; requiring the Department of Law Enforcement to maintain a list of school guardians and school guardian trainings; providing for the removal of specified persons from such list; providing requirements for such list; prohibiting sheriffs who fail to report specified information from receiving certain reimbursement; prohibiting school districts, charter schools, and private schools that fail to report specified information from operating school guardian programs for the following school year, unless the school district, charter school, or private school has submitted the required information; requiring the Department of Law Enforcement to report certain information to the Department of Education by specified dates of each school year; authorizing the Department of Law Enforcement to adopt rules; amending 330.41, F.S.; prohibiting the operation of a drone over public and private schools and the recording of video of such schools; providing criminal penalties; providing exemptions; amending s. 943.082, F.S.; requiring district school boards and charter school governing boards to ensure specified instruction relating to the mobile suspicious activity reporting tool be provided to students within a specified timeframe; providing requirements for such instruction; amending s. 985.04, F.S.; requiring the superintendent of schools, or his or her designee, to notify specified chiefs of police or public safety directors of certain postsecondary institutions of specified alleged acts by children dual enrolled at such institutions within a specified timeframe; amending s. 1001.212, F.S.; requiring the Office of Safe Schools to develop and adopt a specified report relating to compliance and noncompliance with school safety requirements by a specified date; requiring the office to provide such report to specified persons; requiring the office to conduct specified inspections triennially and investigate certain noncompliance; providing requirements for the provision of specified information from such inspections and investigations; requiring the office to provide certain quarterly reports to specified persons; requiring the office to provide bonuses to certain persons who comply with specified requirements; requiring the office to refer certain personnel to specified persons; requiring the office to notify specified personnel electronically of certain requirements; requiring the office to evaluate the methodology for the safe schools allocation and, if necessary, recommend an alternative methodology for specified purposes by a specified date; amending s. 1006.07, F.S.; requiring schools, including charter schools, to maintain a specified record relating to certain drills; providing that school safety specialist duties may be completed by his or her designee; providing that certain school safety specialist duties are in conjunction with the district school superintendent; requiring school safety specialists to conduct specified annual inspections, investigate specified reports of noncompliance, and report certain noncompliance and violations to specified individuals and the district school board; requiring school districts and charter school governing boards to comply with certain school safety requirements by a specified date; providing reporting requirements for violations of certain school safety requirements; requiring district school boards and charter school governing boards to adopt a progressive discipline policy for specified personnel who commit specified violations; amending s. 1006.12, F.S.; requiring specified agreements relating to school resource officers to identify the entity responsible for maintaining

specified records; providing requirements before the appointment of a school guardian; requiring the Department of Education to provide certain information to the Department of Law Enforcement; repealing specified training requirements for safe-school officers; subject to legislative appropriation, requiring the Department of Law Enforcement to provide grants to sheriffs' offices and law enforcement agencies for specified purposes relating to school safety in private schools; providing requirements for such grants; requiring the Department of Law Enforcement to develop a specified form and provide such form to grant recipients; providing requirements for the use of such funds; providing a limit on the amount of funds an applicant may receive; providing an effective date.

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

By the Health & Human Services Committee; and Health Care Appropriations Subcommittee; Representative Grant—

CS/CS/HB 1549—A bill to be entitled An act relating to health care; amending s. 381.4018, F.S.; requiring physician licensees to provide to the Department of Health specified information; requiring the department to collect and compile such information in consultation with the Office of Program Policy Analysis and Government Accountability; amending s. 381.4019, F.S.; revising the purpose of the Dental Student Loan Repayment Program; defining the term "free clinic"; including dental hygienists in the program; revising eligibility requirements for the program; specifying limits on award amounts for and participation of dental hygienists under the program; deleting the maximum number of new practitioners who may participate in the program each fiscal year; specifying that dentists and dental hygienists must provide specified documentation; requiring practitioners who receive payments under the program to furnish certain information requested by the Department of Health; requiring the Agency for Health Care Administration to seek federal authority to use specified matching funds for the program; providing for future repeal of the program; transferring, renumbering, and amending s. 1009.65, F.S.; renaming the Medical Education Reimbursement and Loan Repayment Program as the "Florida Reimbursement Assistance for Medical Education Program"; revising the types of providers who are eligible to participate in the program; revising requirements for the distribution of funds under the program; requiring the Agency for Health Care Administration to seek federal authority to use specified matching funds for the program; creating s. 381.4021, F.S.; requiring the Department of Health to provide to the Governor and the Legislature an annual report on specified student loan repayment programs; providing requirements for the report; requiring the department to contract with an independent third party to develop and conduct a design study for evaluating the effectiveness of specified student loan repayment programs; specifying requirements for the design study; requiring the department to submit the study results to the Governor and the Legislature by dates certain; requiring the department to participate in a certain multistate collaborative for a specified purpose; providing for future repeal of the requirement; creating s. 381.9855, F.S.; requiring the department to implement a health care screening and services grant program for a specified purpose; specifying duties of the department; authorizing nonprofit entities to apply for grant funds to implement new health care screening, service programs, or mobile clinics or units to expand the program's delivery capabilities; specifying requirements for grant recipients; authorizing the department to adopt rules; requiring the department to create and maintain an Internet-based portal to provide specified information relating to available health care screenings and services and volunteer opportunities; authorizing the department to contract with a third-party vendor to create and maintain the portal; specifying requirements for the portal; requiring the department to coordinate with county health departments for a specified purpose; requiring the department to include a clear and conspicuous link to the portal on the homepage of its website; requiring the department to publicize and encourage the use of the portal and enlist the aid of county health departments for such outreach; amending s. 383.2163, F.S.; expanding the telehealth minority maternity care program from a pilot program to a statewide program; requiring the department to

submit to the Governor and the Legislature an annual report; providing requirements for the report; amending s. 383.302, F.S.; providing and revising definitions; creating s. 383.3081, F.S.; providing requirements for birth centers to be designated as advanced birth centers with respect to operating procedures, staffing, and equipment; requiring an advanced birth center to enter into a written agreement with a blood bank for emergency blood bank services; requiring that a patient who receives an emergency blood transfusion at an advanced birth center be immediately transferred to a hospital for further care; requiring the agency to establish by rule a process for birth centers to be designated as advanced birth centers; amending s. 383.309, F.S.; providing minimum standards for advanced birth centers; authorizing the Agency for Health Care Administration to enforce specified provisions of the Florida Building Code and the Florida Fire Prevention Code for advanced birth centers; amending s. 383.313, F.S.; conforming provisions to changes made by the act; creating s. 383.3131, F.S.; providing requirements for laboratory and surgical services at advanced birth centers; providing conditions for administration of anesthesia; authorizing the intrapartum use of chemical agents; amending s. 383.315, F.S.; requiring advanced birth centers to employ or maintain an agreement with an obstetrician for specified purposes; amending s. 383.316, F.S.; requiring advanced birth centers to provide for the transport of emergency patients to a hospital; requiring each advanced birth center to enter into a written transfer agreement with a local hospital or an obstetrician for such transfers; requiring birth centers and advanced birth centers to assess and document transportation services and transfer protocols annually; amending s. 383.318, F.S.; providing protocols for postpartum care of clients and infants at advanced birth centers; providing requirements for followup care; amending s. 394.455, F.S.; revising definitions; amending s. 394.457, F.S.; requiring the Department of Children and Families to adopt certain minimum standards for mobile crisis response services; amending s. 394.4598, F.S.; authorizing certain psychiatric nurses to provide opinions to the court for the appointment of guardian advocates; authorizing certain psychiatric nurses to consult with guardian advocates for purposes of obtaining consent for treatment; amending s. 394.4615, F.S.; authorizing psychiatric nurses to make certain determinations related to the release of clinical records; amending s. 394.4625, F.S.; requiring certain treating psychiatric nurses to document specified information in a patient's clinical record within a specified timeframe of his or her voluntary admission for mental health treatment; requiring clinical psychologists who make determinations of involuntary placement at certain mental health facilities to have specified clinical experience; authorizing certain psychiatric nurses to order emergency treatment for certain patients; amending s. 394.463, F.S.; authorizing certain psychiatric nurses to order emergency treatment of certain patients; requiring a clinical psychologist to have specified clinical experience to approve the release of an involuntary patient at certain mental health facilities; amending s. 394.4655, F.S.; requiring clinical psychologists to have specified clinical experience in order to recommend involuntary outpatient services for mental health treatment; authorizing certain psychiatric nurses to recommend involuntary outpatient services for mental health treatment; providing an exception; authorizing psychiatric nurses to make certain clinical determinations that warrant bringing a patient to a receiving facility for an involuntary examination; amending s. 394.467, F.S.; requiring clinical psychologists to have specified clinical experience in order to recommend involuntary inpatient services for mental health treatment; authorizing certain psychiatric nurses to recommend involuntary inpatient services for mental health treatment; amending s. 394.4781, F.S.; revising the definition of the term "psychotic or severely emotionally disturbed child"; amending s. 394.4785, F.S.; authorizing psychiatric nurses to admit individuals over a certain age into certain mental health units of a hospital under certain conditions; requiring the agency to seek federal approval for Medicaid coverage and reimbursement authority for mobile crisis response services; requiring the Department of Children and Families to coordinate with the agency to provide specified education to contracted mobile response team services providers; amending s. 394.875, F.S.; authorizing certain psychiatric nurses to prescribe medication to clients of crisis stabilization units; amending s. 395.1055, F.S.; requiring the agency to adopt rules ensuring that hospitals do not accept certain payments and requiring certain hospitals to submit an emergency department diversion plan to the agency for

approval before initial licensure or licensure renewal; providing that, beginning on a date certain, such plan must be approved before a license may be issued or renewed; requiring such hospitals to submit specified data to the agency on an annual basis and update their plans as needed, or as directed by the agency, before each licensure renewal; specifying requirements for the diversion plans; requiring the agency to establish a process for hospitals to share certain information with certain patients' managed care plans; amending s. 408.051, F.S.; requiring certain hospitals to make available certain data to the agency's Florida Health Information Exchange program for a specified purpose; authorizing the agency to adopt rules; amending s. 409.909, F.S.; authorizing the agency to allocate specified funds under the Slots for Doctors Program for existing resident positions at hospitals and qualifying institutions if certain conditions are met; requiring hospitals and qualifying institutions that receive certain state funds to report specified data to the agency annually; requiring certain hospitals and qualifying institutions to annually report to the agency specified data; defining the term "sponsoring institution"; requiring such hospitals and qualifying institutions, beginning on a date certain, to produce certain financial records or submit to certain financial audits; providing applicability; providing that hospitals and qualifying institutions that fail to produce such financial records to the agency are no longer eligible to participate in the Statewide Medicaid Residency Program until a certain determination is made by the agency; requiring hospitals and qualifying institutions to request exit surveys of residents upon completion of residency; providing requirements for the exit surveys; creating the Graduate Medical Education Committee within the agency; providing for membership and meetings of the committee; requiring the committee, beginning on a specified date, to submit to the Governor and the Legislature an annual report detailing specified information; requiring the agency to provide administrative support to assist the committee in the performance of its duties and to provide certain information to the committee; creating s. 409.91256, F.S.; creating the Training, Education, and Clinicals in Health (TEACH) Funding Program for a specified purpose; providing legislative intent; providing definitions; requiring the agency to develop an application process and enter into certain agreements to implement the program; specifying requirements to qualify to receive reimbursements under the program; requiring the agency, in consultation with the Department of Health, to develop, or contract for the development of, specified training for, and to provide assistance to, preceptors; providing for reimbursement under the program; requiring the agency to submit to the Governor and the Legislature an annual report; providing requirements for the report; requiring the agency to contract with an independent third party to develop and conduct a design study for evaluating the impact of the program; specifying requirements for the design study; requiring the agency to begin collecting data for the study and submit the study results to the Governor and the Legislature by dates certain; authorizing the agency to adopt rules; requiring the agency to seek federal approval to use specified matching funds for the program; providing for future repeal of the program; amending s. 409.967, F.S.; requiring the agency to produce an annual report on patient encounter data under the statewide managed care program; providing requirements for the report; requiring the agency to submit to the Governor and the Legislature the report by a date certain; authorizing the agency to contract with a third-party vendor to produce the report; amending s. 409.973, F.S.; requiring Medicaid managed care plans to continue assisting certain enrollees in scheduling an initial appointment with a primary care provider; requiring such plans to coordinate with hospitals that contact them for a specified purpose; requiring the plans to coordinate with their members and members' primary care providers for such purpose; requiring the agency to seek federal approval necessary to implement an acute hospital care at home program meeting specified criteria; amending s. 456.073, F.S.; requiring the Department of Health to report certain investigative information to the data system; amending s. 456.076, F.S.; requiring that monitoring contracts for certain impaired practitioners participating in treatment programs contain specified terms; creating s. 456.4501, F.S.; enacting the Interstate Medical Licensure Compact in this state; providing purposes of the compact; providing that state medical boards of member states retain jurisdiction to impose adverse action against licenses issued under the compact; providing definitions; specifying eligibility requirements for physicians seeking an expedited license under the compact; providing requirements for designation

of a state of principal license for purposes of the compact; authorizing the Interstate Medical Licensure Compact Commission to develop certain rules; providing an application and verification process for expedited licensure under the compact; providing for expiration and termination of expedited licenses; authorizing the Interstate Commission to develop certain rules; providing requirements for renewal of expedited licenses; authorizing the Interstate Commission to develop certain rules; providing for the establishment of a database for coordinating licensure data amongst member states; requiring and authorizing member boards to report specified information to the database; providing for confidentiality of such information; providing construction; authorizing the Interstate Commission to develop certain rules; authorizing member states to conduct joint investigations and share certain materials; providing for disciplinary action of physicians licensed under the compact; creating the Interstate Medical Licensure Compact Commission; providing purpose and authority of the commission; providing for membership and meetings of the commission; providing public meeting and notice requirements; authorizing closed meetings under certain circumstances; providing public record requirements; requiring the commission to establish an executive committee; providing for membership, powers, and duties of the committee; authorizing the commission to establish other committees; specifying powers and duties of the commission; providing for financing of the commission; providing for organization and operation of the commission; providing limited immunity from liability for commissioners and other agents or employees of the commission; authorizing the commission to adopt rules; providing for rulemaking procedures, including public notice and meeting requirements; providing for judicial review of adopted rules; providing for oversight and enforcement of the compact in member states; requiring courts in member states to take judicial notice of the compact and the commission rules for purposes of certain proceedings; providing that the commission is entitled to receive service of process and has standing in certain proceedings; rendering judgments or orders void as to the commission, the compact, or commission rules under certain circumstances; providing for enforcement of the compact; specifying venue and civil remedies in such proceedings; providing for attorney fees; providing construction; specifying default procedures for member states; providing for dispute resolution between member states; providing for eligibility and procedures for enactment of the compact; providing for amendment to the compact; specifying procedures for withdrawal from and subsequent reinstatement of the compact; authorizing the Interstate Commission to develop certain rules; providing for dissolution of the compact; providing severability and construction; creating s. 456.4502, F.S.; providing that a formal hearing before the Division of Administrative Hearings must be held if there are any disputed issues of material fact when the licenses of certain physicians and osteopathic physicians are suspended or revoked by this state under the compact; requiring the Department of Health to notify the Division of Administrative Hearings of a petition for a formal hearing within a specified timeframe; requiring the administrative law judge to issue a recommended order; requiring the Board of Medicine or the Board of Osteopathic Medicine, as applicable, to determine and issue final orders in certain cases; providing the department with standing to seek judicial review of any final order of the boards; creating s. 456.4504, F.S.; authorizing the department to adopt rules; specifying that provisions of the Interstate Medical Licensure Compact do not authorize the Department of Health, the Board of Medicine, or the Board of Osteopathic Medicine to collect a fee for expedited licensure, but rather state that fees of that kind are allowable under the compact; amending s. 458.311, F.S.; revising an education and training requirement for physician licensure; exempting certain foreign-trained applicants for physician licensure from the residency requirement; providing certain employment requirements for such applicants; requiring such applicants to notify the Board of Medicine of any changes in employment within a specified timeframe; repealing s. 458.3124, F.S., relating to restricted licenses of certain experienced foreign-trained physicians; amending s. 458.314, F.S.; authorizing the board to exclude certain foreign medical schools from consideration as an institution that provides medical education that is reasonably comparable to similar accredited institutions in the United States; providing construction; deleting obsolete language; amending s. 458.3145, F.S.; revising criteria for medical faculty certificates; deleting a cap on the maximum number of extended medical faculty

certificates that may be issued at specified institutions; amending ss. 458.315 and 459.0076, F.S.; authorizing temporary certificates for practice in areas of critical need to be issued to physician assistants, rather than only to physicians, who meet specified criteria; amending ss. 458.317 and 459.0075, F.S.; specifying who may be considered a graduate assistant physician; creating limited licenses for graduate assistant physicians; specifying criteria a person must meet to obtain such licensure; requiring the Board of Medicine and the Board of Osteopathic Medicine, respectively, to establish certain requirements by rule; providing for a one-time renewal of such licenses; authorizing limited licensed graduate assistant physicians to provide health care services only under the direct supervision of a physician and pursuant to a written protocol; providing requirements for, and limitations on, such supervision and practice; providing requirements for the supervisory protocols; providing that supervising physicians are liable for any acts or omissions of such graduate assistant physicians acting under their supervision and control; authorizing third-party payors to provide reimbursement for covered services rendered by graduate assistant physicians; authorizing the Board of Medicine and the Board of Osteopathic Medicine, respectively, to adopt rules; creating s. 464.0121, F.S.; providing that temporary certificates for practice in areas of critical need may be issued to advanced practice registered nurses who meet specified criteria; providing restrictions on the issuance of temporary certificates; waiving licensure fees for such applicants under certain circumstances; amending s. 464.0123, F.S.; requiring certain certified nurse midwives, as a condition precedent to providing out-of-hospital intrapartum care, to maintain a written policy for the transfer of patients needing a higher acuity of care or emergency services; requiring that such policy prescribe and require the use of an emergency plan-of-care form; providing requirements for the form; requiring such certified nurse midwives to document specified information on the form if a transfer of care is determined to be necessary; requiring certified nurse midwives to verbally provide the receiving provider with specified information and make himself or herself immediately available for consultation; requiring certified nurse midwives to provide the patient's emergency plan-of-care form, as well as certain patient records, to the receiving provider upon the patient's transfer; requiring the Board of Nursing to adopt certain rules; amending s. 464.019, F.S.; deleting the sunset date of a certain annual report required of the Florida Center for Nursing; creating s. 458.3129 and 459.074, F.S.; providing that an allopathic physician or an osteopathic physician, respectively, licensed under the compact is deemed to be licensed under ch. 458, F.S., or ch. 459, F.S., as applicable; amending s. 468.1135, F.S.; requiring the Board of Speech-Language Pathology and Audiology to appoint two of its board members to serve as the state's delegates on the compact commission; amending s. 468.1185, F.S.; removing provisions relating to licensure by endorsement and refusal of certification for speech-language pathologists and audiologists; exempting audiologists and speech-language pathologists from licensure requirements who are practicing in this state pursuant to a compact privilege under the compact; amending s. 468.1295, F.S.; authorizing the board to take adverse action against the compact privilege of audiologists and speech-language pathologists for specified prohibited acts; creating s. 468.1335, F.S.; creating the Practice of Audiology and Speech-language Pathology Interstate Compact; providing purpose, objectives, and definitions; specifying requirements for state participation in the compact and duties of member states; specifying that the compact does not affect an individual's ability to apply for, and a member state's ability to grant, a single-state license pursuant to the laws of that state; providing for recognition of compact privilege in member states; specifying criteria a licensee must meet for compact privilege; providing for the expiration and renewal of compact privilege; specifying that a licensee with compact privilege in a remote state must adhere to the laws and rules of that state; authorizing member states to act on a licensee's compact privilege under certain circumstances; specifying the consequences and parameters of practice for a licensee whose compact privilege has been acted on or whose home state license is encumbered; specifying that a licensee may hold a home state license in only one member state at a time; specifying requirements and procedures for changing a home state license designation; providing for the recognition of the practice of audiology and speech-language pathology through telehealth in member states; specifying that a licensee must adhere to the laws and rules of the remote state in which he or she provides audiology or speech-language

pathology through telehealth; authorizing active duty military personnel and their spouses to keep their home state designation during active duty; specifying how such individual may subsequently change his or her home state license designation; authorizing member states to take adverse actions against licensees and issue subpoenas for hearings and investigations under certain circumstances; providing requirements and procedures for such adverse action; authorizing member states to engage in joint investigations under certain circumstances; providing that a licensee's compact privilege must be deactivated in all member states for the duration of an encumbrance imposed by the licensee's home state; providing for notice to the data system and the licensee's home state of any adverse action taken against a licensee; establishing the Audiology and Speech-language Pathology Interstate Compact Commission; providing for jurisdiction and venue for court proceedings; providing for membership and powers of the commission; specifying powers and duties of the commission's executive committee; providing for the financing of the commission; providing specified individuals immunity from civil liability under certain circumstances; providing exceptions; requiring the commission to defend the specified individuals in civil actions under certain circumstances; requiring the commission to indemnify and hold harmless specified individuals for any settlement or judgment obtained in such actions under certain circumstances; providing for the development of the data system, reporting procedures, and the exchange of specified information between member states; requiring the commission to notify member states of any adverse action taken against a licensee or applicant for licensure; authorizing member states to designate as confidential information provided to the data system; requiring the commission to remove information from the data system under certain circumstances; providing rulemaking procedures for the commission; providing for member state enforcement of the compact; authorizing the commission to receive notice of process, and have standing to intervene, in certain proceedings; rendering certain judgments and orders void as to the commission, the compact, or commission rules under certain circumstances; providing for defaults and termination of compact membership; providing procedures for the resolution of certain disputes; providing for commission enforcement of the compact; providing for remedies; providing for implementation of, withdrawal from, and amendment to the compact; specifying that licensees practicing in a remote state under the compact must adhere to the laws and rules of that state; specifying that the compact, commission rules, and commission actions are binding on member states; providing construction; providing for severability; specifying that the provisions of the Physical Therapy Licensure Compact do not authorize the Department of Health or the Board of Physical Therapy to collect a compact privilege fee, but rather state that fees of that kind are allowable under the compact; authorizing the Department of Health or the Board of Speech-Language Pathology and Audiology to collect a compact privilege fee; amending ss. 486.028, 486.031, and 486.102, F.S.; exempting from licensure requirements physical therapists and physical therapist assistants who are practicing in this state pursuant to a compact privilege under the compact; revising licensure requirements to include licensure by endorsement to practice as a physical therapist; creating s. 486.112, F.S.; creating the Physical Therapy Licensure Compact; providing a purpose and objectives of the compact; providing definitions; specifying requirements for state participation in the compact; authorizing member states to obtain biometric-based information from and conduct criminal background checks on licensees applying for a compact privilege; requiring member states to grant the compact privilege to licensees who meet specified criteria; specifying criteria licensees must meet to exercise the compact privilege under the compact; providing for the expiration of the compact privilege; requiring licensees practicing in a remote state under the compact privilege to comply with the laws and rules of that state; subjecting licensees to the regulatory authority of remote states where they practice under the compact privilege; providing for disciplinary action; specifying circumstances under which licensees are ineligible for a compact privilege; specifying conditions that a licensee must meet to regain his or her compact privilege after an adverse action; specifying locations active duty military personnel and their spouses may use to designate their home state for purposes of the compact; providing that only a home state may impose adverse action against a license issued by that state; authorizing home

states to take adverse action based on investigative information of a remote state, subject to certain requirements; directing member states that use alternative programs in lieu of discipline to require the licensee to agree not to practice in other member states while participating in the program, unless authorized by the member state; authorizing member states to investigate violations by licensees in other member states; authorizing member states to take adverse action against compact privileges issued in their respective states; providing for joint investigations of licensees under the compact; establishing the Physical Therapy Compact Commission; providing for the venue and jurisdiction for court proceedings by or against the commission; providing construction; providing for commission membership, voting, and meetings; authorizing the commission to convene closed, nonpublic meetings under certain circumstances; specifying duties and powers of the commission; providing for membership and duties of the executive board of the commission; providing for financing of the commission; providing for qualified immunity, defense, and indemnification of the commission; requiring the commission to develop and maintain a coordinated database and reporting system for certain information about licensees under the compact; requiring member states to submit specified information to the system; requiring that information contained in the system be available only to member states; requiring the commission to promptly notify all member states of reported adverse action taken against licensees or applicants for licensure; authorizing member states to designate reported information as exempt from public disclosure; providing for the removal of submitted information from the system under certain circumstances; providing for commission rulemaking; providing construction; providing for state enforcement of the compact; providing for the default and termination of compact membership; providing for appeals and costs; providing procedures for the resolution of certain disputes; providing for enforcement against a defaulting state; providing construction; providing for implementation and administration of the compact and associated rules; providing that compact states that join after initial adoption of the commission's rules are subject to such rules; specifying procedures for compact states to withdraw from the compact; providing construction; providing for amendment of the compact; providing construction and severability; specifying that the provisions of the Physical Therapy Licensure Compact do not authorize the Department of Health or the Board of Physical Therapy to collect a compact privilege fee, but rather state that fees of that kind are allowable under the compact; amending s. 486.023, F.S.; requiring the Board of Physical Therapy Practice to appoint a person to serve as the state's delegate on the Physical Therapy Compact Commission; amending s. 486.125, F.S.; authorizing the board to take adverse action against the compact privilege of physical therapists and physical therapist assistants for specified prohibited acts; amending s. 766.1115, F.S.; revising the definition of the term "low-income" for purposes of certain government contracts for health care services; amending s. 768.28, F.S.; designating the state delegates and other members or employees of the Interstate Medical Licensure Compact Commission, the Audiology and Speech-Language Pathology Interstate Compact Commission, and the Physical Therapy Compact Commission as state agents for the purpose of applying sovereign immunity and waivers of sovereign immunity; requiring the commission to pay certain claims or judgments; authorizing the commission to maintain insurance coverage to pay such claims or judgments; amending s. 1002.32, F.S.; requiring developmental research schools to develop programs for a specified purpose; requiring schools to offer technical assistance to any school district seeking to replicate the school's programs; requiring schools, beginning on a date certain, to annually report to the Legislature on the development of such programs and the results, when available; amending s. 1004.015, F.S.; requiring the Commission for Independent Education and the Independent Colleges and Universities of Florida to annually report specified data for each medical school graduate; amending s. 1009.8962, F.S.; revising the definition of the term "institution" for purposes of the Linking Industry to Nursing Education (LINE) Fund; requiring the Board of Governors and the Department of Education to submit to the Governor and the Legislature a specified report; amending ss. 486.025, 486.0715, and 486.1065, F.S.; conforming cross-references; amending ss. 395.602, 458.316, and 458.3165, F.S.; conforming provisions to changes

made by the act; providing appropriations; providing a directive to the department; providing effective dates.

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

By the Infrastructure Strategies Committee; and Agriculture & Natural Resources Appropriations Subcommittee; Representative Grant—

CS/CS/HB 1565—A bill to be entitled An act relating to the Florida Red Tide Mitigation and Technology Development Initiative; amending s. 379.2273, F.S.; requiring the initiative to develop recommendations for deployment of certain technologies and approaches and submit a report to the Department of Environmental Protection, the Fish and Wildlife Conservation Commission, the Department of Agriculture and Consumer Services, and specified state agencies; requiring the department to submit an evaluation regarding the technologies and approaches to Mote Marine Laboratory within a specified time period and amend regulatory or permitting processes and expedite regulatory reviews under certain circumstances; removing the expiration date of the initiative; providing an effective date.

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

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

CS/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 Infrastructure Strategies Committee; and Agriculture, Conservation & Resiliency Subcommittee; Representative Gregory—

CS/CS/HB 1613—A bill to be entitled An act relating to hemp; amending s. 581.217, F.S.; revising legislative findings; revising definitions; defining the term "total delta-9-tetrahydrocannabinol concentration"; providing conditions for the manufacture, delivery, hold, offer for sale, distribution, or sale of hemp extract; prohibiting businesses and food establishments from possessing hemp extract products that are attractive to children; prohibiting the Department of Agriculture and Consumer Services from granting permission to remove or use certain hemp extract products until it determines that such hemp extract products comply with state law; prohibiting event organizers from promoting, advertising, or facilitating certain events; requiring organizers of certain events to provide a list of certain vendors to the department, verify that vendors are only selling hemp products from approved sources, and ensure that such vendors are properly permitted; providing for administrative fines; providing an appropriation; providing an effective date.

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

By the Judiciary Committee; Representatives Baker and Garcia—

CS/HB 1657—A bill to be entitled An act relating to criminal offenses against law enforcement officers and other personnel; amending s. 776.051, F.S.; revising a prohibition on the use or threatened use of force to resist arrest or detention; amending s. 782.065, F.S.; providing for enhanced punishment for additional offenses when committed against specified officers; revising applicability; amending s. 784.07, F.S.; revising the definition of the term "law enforcement officer"; revising provisions concerning assault or battery upon specified officers; amending s. 843.01, F.S.; revising a provision concerning resisting, obstructing, or opposing specified officers; providing an effective date.

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

By the Health & Human Services Committee; and Select Committee on Health Innovation; Representative Andrade—

CS/HB 7041—A bill to be entitled An act relating to public records and meetings exemptions; creating ss. 456.4503, 468.1336, and 486.113, F.S.; providing an exemption from public records requirements for certain information held by the Department of Health, the Board of Speech-Language Pathology and Audiology, and the Board of Physical Therapy Practice pursuant to the Interstate Medical Licensure Compact, the Audiology and Speech-language Pathology Interstate Compact, and the Physical Therapy Licensure Compact; authorizing disclosure of the information under certain circumstances; providing an exemption from public meetings requirements for certain meetings of the Interstate Medical Licensure Compact Commission, the Audiology and Speech-language Pathology Interstate Compact Commission, and the Physical Therapy Licensure Compact Commission; providing an exemption from public records requirements for recordings, minutes, and records generated during the closed portion of such meetings; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing contingent effective dates.

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

By the Education & Employment Committee; Higher Education Appropriations Subcommittee; and Postsecondary Education & Workforce Subcommittee; Representative Melo—

CS/CS/HB 7051—A bill to be entitled An act relating to education; amending s. 445.009, F.S.; revising the services for which the one-stop delivery system is intended to provide access to; amending s. 1003.21, F.S.; requiring a student's certified school counselor or other school personnel to inform the student of opportunities in specified programs; amending s. 1003.435, F.S.; requiring district school boards to notify all candidates for the high school equivalency diploma of adult secondary and postsecondary education options, including specified eligibility requirements; creating s. 1004.933, F.S.; providing definitions; establishing the Graduation Alternative to Traditional Education (GATE) Program for a specified purpose; requiring institutions to waive payments for specified student fees; providing eligibility requirements; providing that students participating in the program are eligible for a specified stipend under certain circumstances; prohibiting an institution from imposing additional eligibility requirements; providing Department of Education responsibilities; providing department reporting requirements; requiring the State Board of Education to adopt rules; creating s. 1009.711, F.S.; creating the GATE Scholarship Program; requiring the department to administer the program; requiring the program to reimburse eligible institutions for specified student fees and costs; requiring participating institutions to report specified information to the department; requiring the department to reimburse participating institutions within a specified timeframe; providing that reimbursements are contingent upon legislative appropriation and must be prorated under certain circumstances; requiring the state board to adopt rules; amending s. 1011.80, F.S.; revising the number of courses for which certain students may be reported for certain funding purposes; providing that such courses do not have to be core curricula courses; deleting a requirement for the department to develop a list of courses to be designated as core curricula courses; creating s. 1011.804, F.S.; establishing the GATE Startup Grant Program within the department for a specified purpose; providing eligibility requirements; providing department duties; providing requirements for grant proposals, grant awards, and the use of grant funds; providing reporting requirements; authorizing the state board to adopt rules; providing an effective date.

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

Reference

CS/CS/HB 159—Referred to the Calendar of the House.

CS/CS/CS/HB 275—Referred to the Calendar of the House.

CS/HB 347—Referred to the Calendar of the House.

CS/CS/HB 403—Referred to the Calendar of the House.

CS/CS/HB 537—Referred to the Calendar of the House.

CS/HB 611—Referred to the Commerce Committee.

CS/CS/HB 613—Referred to the Commerce Committee.

CS/CS/HB 729—Referred to the Judiciary Committee.

CS/CS/HB 981—Referred to the Calendar of the House.

CS/CS/HB 1021—Referred to the Commerce Committee.

CS/CS/HB 1029—Referred to the Commerce Committee.

CS/HB 1071—Referred to the Infrastructure Strategies Committee.

CS/HB 1077—Referred to the Appropriations Committee.

CS/HB 1093—Referred to the Calendar of the House.

CS/CS/HB 1159—Referred to the Infrastructure Strategies Committee.

CS/CS/HB 1169—Referred to the Calendar of the House.

CS/CS/HB 1203—Referred to the Calendar of the House.

CS/CS/HB 1241—Referred to the Calendar of the House.

CS/CS/HB 1243—Referred to the Commerce Committee.

CS/CS/HB 1263—Referred to the Commerce Committee.

CS/CS/HB 1297—Referred to the State Affairs Committee.

CS/CS/HB 1331—Referred to the Calendar of the House.

CS/CS/HB 1335—Referred to the Calendar of the House.

CS/HB 1349—Referred to the Education & Employment Committee.

CS/HB 1353—Referred to the Education & Employment Committee.

CS/CS/HB 1389—Referred to the Calendar of the House.

CS/HB 1419—Referred to the Commerce Committee.

CS/HB 1421—Referred to the Calendar of the House.

CS/HB 1425—Referred to the Calendar of the House.

CS/CS/HB 1473—Referred to the Calendar of the House.

CS/CS/HB 1549—Referred to the Calendar of the House.

CS/CS/HB 1555—Referred to the Commerce Committee.

CS/HB 1657—Referred to the Calendar of the House.

CS/HB 7041—Referred to the Calendar of the House.

Reports of Standing Committees and Subcommittees

Received February 14:

The Judiciary Committee reported the following favorably:
HB 29

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

The State Affairs Committee reported the following favorably:
CS/HB 57 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 57 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/CS/HB 149 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/CS/HB 149 was laid on the table.

The Appropriations Committee reported the following favorably:
CS/HB 165

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

The Judiciary Committee reported the following favorably:
CS/CS/HB 275 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/CS/HB 275 was laid on the table.

The Judiciary Committee reported the following favorably:
HB 347 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 347 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 413

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

The State Affairs Committee reported the following favorably:
CS/HB 433

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

The Appropriations Committee reported the following favorably:
CS/HB 505

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

The Education & Employment Committee reported the following favorably:
CS/HB 537 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 537 was laid on the table.

The Judiciary Committee reported the following favorably:
CS/HB 549

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

The Appropriations Committee reported the following favorably:
CS/HB 639

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

The State Affairs Committee reported the following favorably:
HM 669

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

The State Affairs Committee reported the following favorably:
HB 765

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

The Appropriations Committee reported the following favorably:
CS/HB 773

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

The State Affairs Committee reported the following favorably:
HB 779

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

The State Affairs Committee reported the following favorably:
CS/HB 791

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

The State Affairs Committee reported the following favorably:
HB 919 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 919 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 939

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

The Judiciary Committee reported the following favorably:
HB 1093 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 1093 was laid on the table.

The Education & Employment Committee reported the following favorably:
HB 1109

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

The Education & Employment Committee reported the following favorably:
CS/HB 1169 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 1169 was laid on the table.

The Judiciary Committee reported the following favorably:
CS/HB 1189

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

The Judiciary Committee reported the following favorably:
CS/HB 1241 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 1241 was laid on the table.

The Judiciary Committee reported the following favorably:
CS/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, CS/HB 1243 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 1329 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 1329 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/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, CS/HB 1331 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 1363

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

The Judiciary Committee reported the following favorably:
HB 1367

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

The Judiciary Committee reported the following favorably:
CS/HB 1389 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 1389 was laid on the table.

The Judiciary Committee reported the following favorably:
HB 1393

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

The State Affairs Committee reported the following favorably:
HB 1407

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

The Judiciary Committee reported the following favorably:
CS/HB 1415

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

The State Affairs Committee reported the following favorably:
HB 1421 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 1421 was laid on the table.

The Judiciary Committee reported the following favorably:
HB 1425 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 1425 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 1487

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

The Judiciary Committee reported the following favorably:
CS/HB 1545

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

The State Affairs Committee reported the following favorably:
CS/HB 1551

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

The State Affairs Committee reported the following favorably:
CS/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, CS/HB 1567 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 1571

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

The State Affairs Committee reported the following favorably:
HB 1573

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

The State Affairs Committee reported the following favorably:
HB 1575

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

The State Affairs Committee reported the following favorably:
HB 1577

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

The Judiciary Committee reported the following favorably:
CS/HB 1589

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

The State Affairs Committee reported the following favorably:
HB 1615

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

The State Affairs Committee reported the following favorably:
CS/HB 1647

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

The Judiciary Committee reported the following favorably:
CS/HB 1653

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

The Judiciary Committee reported the following favorably:
HB 1657 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 1657 was laid on the table.

The Judiciary Committee reported the following favorably:
HB 6009

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

Received February 15:

The Commerce Committee reported the following favorably:
CS/HB 47

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

The Commerce Committee reported the following favorably:
HB 59

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

The Infrastructure Strategies Committee reported the following favorably:
CS/CS/HB 107

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

The Ways & Means Committee reported the following favorably:
HB 141 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 141 was laid on the table.

The Health & Human Services Committee reported the following favorably:
CS/HB 159 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 159 was laid on the table.

The Health & Human Services Committee reported the following favorably:
CS/HB 241

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

The Commerce Committee reported the following favorably:
CS/HB 293

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

The Ways & Means Committee reported the following favorably:
HB 295 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 295 was laid on the table.

The Infrastructure Strategies Committee reported the following favorably:
CS/HB 341 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 341 was laid on the table.

The Infrastructure Strategies Committee reported the following favorably:
CS/HB 403 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 403 was laid on the table.

The Ways & Means Committee reported the following favorably:
HB 503

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

The State Affairs Committee reported the following favorably:
CS/HB 609 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 609 was laid on the table.

The Health & Human Services Committee reported the following favorably:
HB 631

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

The Infrastructure Strategies Committee reported the following favorably:
CS/HB 789 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 789 was laid on the table.

The Health & Human Services Committee reported the following favorably:
CS/HB 891

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

The Education & Employment Committee reported the following favorably:
CS/HB 917 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 917 was laid on the table.

The Ways & Means Committee reported the following favorably:
CS/HB 927 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 927 was laid on the table.

The Infrastructure Strategies Committee reported the following favorably:

CS/HB 981 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 981 was laid on the table.

The Appropriations Committee reported the following favorably:
CS/HB 1001 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 1001 was laid on the table.

The Health Care Appropriations Subcommittee reported the following favorably:

CS/HB 1061 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 1061 was laid on the table.

The Health & Human Services Committee reported the following favorably:

CS/HB 1063 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 1063 was laid on the table.

The Appropriations Committee reported the following favorably:
CS/HB 1083 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 1083 was laid on the table.

The Commerce Committee reported the following favorably:
CS/HB 1203 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 1203 was laid on the table.

The Commerce Committee reported the following favorably:
CS/HB 1245

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

The Health & Human Services Committee reported the following favorably:

CS/HB 1259

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

The Health & Human Services Committee reported the following favorably:

CS/CS/HB 1267

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

The Commerce Committee reported the following favorably:
CS/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, CS/HB 1273 was laid on the table.

The Commerce Committee reported the following favorably:
CS/CS/HB 1277

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

The Commerce Committee reported the following favorably:
CS/HB 1335 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 1335 was laid on the table.

The Infrastructure Strategies Committee reported the following favorably:

HB 1417 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 1417 was laid on the table.

The Infrastructure Strategies Committee reported the following favorably:

HB 1469

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

The Education & Employment Committee reported the following favorably:

CS/HB 1473 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 1473 was laid on the table.

The Health & Human Services Committee reported the following favorably:

CS/HB 1501

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

The Health & Human Services Committee reported the following favorably:

CS/HB 1549 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 1549 was laid on the table.

The Infrastructure Strategies Committee reported the following favorably:

CS/HB 1565 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 1565 was laid on the table.

The Commerce Committee reported the following favorably:
CS/HB 1579

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

The Infrastructure Strategies Committee reported the following favorably:

HB 1581

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

The Infrastructure Strategies Committee reported the following favorably:

CS/HB 1613 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 1613 was laid on the table.

The Health & Human Services Committee reported the following favorably:

HB 7041 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 7041 was laid on the table.

The Education & Employment Committee reported the following favorably:

CS/HB 7051 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 7051 was laid on the table.

Excused

Rep. Plakon

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 7:24 p.m., to reconvene at 2:00 p.m., Wednesday, February 21, 2024, or upon call of the Chair.

Pages and Messengers for the week of

February 12-16, 2024

Pages—Kayleigh Anderson, Palm Harbor; Addison R. Bernoska, Clermont; Reagan P. Bitely, Pace; Lawson Cook, Coral Springs; Chloe K. Draper, Pace; Veronica L. Fabricio, Miami Lakes; Sophia M. Falconetti, Winter Haven; Brayden D. Gernhardt, Tallahassee; Esther A. Gray, Tallahassee; Jack S. Grosshans, Winter Garden; Karsyn D. Kearse, Crawfordville; Alyssandra D. Monte, Winter Springs; Rithvik S. Raya, Odessa; Abigail G. Thompson, Fort Myers; Jackelyn A. Zarger, Winter Garden; Jayden T. Zarger, Winter Garden.

Messengers—John-Michael Allan, Ochlocknee, Georgia; Calla S. Benedict, Daytona Beach; Emma R. Boylan, Cantonment; Vivian D. Chamberlain-Gunn, Coral Springs; Mackenzie Cook, Coral Springs; Emily F. Corley, Tallahassee; Tucker O. Draa, Tallahassee; Skylar L. Fleming, Tallahassee; Hayley A. Funches, Tacoma, Washington; Verity J. Gray, Tallahassee; Addison J. Green, Tallahassee; Avery R. Grosshans, Winter Garden; David Parker Hemanes, Tallahassee; Samantha C. Henson, Lutz; Olivia G. Israel, Jacksonville; Mehar Nanda, Apollo Beach; Sofia A. Olsen, Seminole; Ian C. Thompson, Fort Myers; Sarah C. Weber, St. Petersburg.

CHAMBER ACTIONS ON BILLS

Thursday, February 15, 2024

HB	63 — Read 2nd time; Read 3rd time; Passed; YEAS 115, NAYS 1	HB	509 — Read 2nd time; Read 3rd time; Passed; YEAS 118, NAYS 0
HB	73 — Read 2nd time; Read 3rd time; Passed; YEAS 117, NAYS 0	CS/HB	535 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0
CS/HB	87 — Read 2nd time; Read 3rd time; CS passed; YEAS 88, NAYS 29	CS/CS/HB	585 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0
HB	91 — Read 2nd time; Read 3rd time; Passed; YEAS 119, NAYS 0	CS/HB	587 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0
CS/HB	103 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0	CS/HB	591 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0
CS/HB	117 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0	CS/CS/HB	623 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0
HB	191 — Read 2nd time; Read 3rd time; Passed; YEAS 117, NAYS 0	HB	691 — Read 2nd time; Read 3rd time; Passed; YEAS 118, NAYS 0
CS/CS/HB	197 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0	CS/HB	709 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0
CS/HB	201 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0	HB	725 — Read 2nd time; Read 3rd time; Passed; YEAS 117, NAYS 0
CS/HB	215 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0	HB	741 — Read 2nd time; Read 3rd time; Passed; YEAS 118, NAYS 0
CS/CS/HB	273 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0	CS/HB	755 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0
HB	317 — Read 2nd time; Read 3rd time; Passed; YEAS 113, NAYS 3	CS/HB	775 — Read 2nd time; Read 3rd time; CS passed; YEAS 117, NAYS 0
CS/HB	321 — Read 2nd time; Read 3rd time; CS passed; YEAS 114, NAYS 1	CS/HB	813 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0
HB	377 — Read 2nd time; Read 3rd time; Passed; YEAS 118, NAYS 1	HB	825 — Temporarily postponed, on 2nd Reading
CS/HB	379 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0	CS/CS/HB	935 — Read 2nd time; Read 3rd time; CS passed; YEAS 117, NAYS 0
CS/HB	415 — Read 2nd time; Amendment 685703 Failed; Amendment 680655 Failed; Amendment 712209 Failed; Amendment 314791 Failed; Amendment 229445 Failed; Amendment 786589 Failed; Amendment 649249 Failed; Read 3rd time; CS passed; YEAS 83, NAYS 33	CS/HB	983 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0
CS/HB	429 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0	CS/HB	1031 — Read 2nd time; Read 3rd time; CS passed; YEAS 119, NAYS 0
HB	455 — Read 2nd time; Read 3rd time; Passed; YEAS 119, NAYS 0	HB	1147 — Read 2nd time; Read 3rd time; Passed; YEAS 119, NAYS 0
CS/HB	463 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0	CS/CS/HB	1163 — Temporarily postponed, on 2nd Reading
		CS/CS/HB	1165 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0
		CS/CS/HB	1285 — Read 2nd time; Amendment 730881 adopted; Amendment 343893 Failed; Read 3rd time; CS passed as amended; YEAS 84, NAYS 35

CS/HB	1305 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0	SB	2512 — Read 2nd time; Amendment 496779 adopted; Read 3rd time; Passed as amended; YEAS 118, NAYS 0; Passed the Senate bill as amended by House and we accede to conference
CS/CS/HB	1557 — Read 2nd time; Amendment 707493 adopted; Read 3rd time; CS passed as amended; YEAS 119, NAYS 0	SB	2518 — Read 2nd time; Amendment 286973 adopted; Read 3rd time; Passed as amended; YEAS 118, NAYS 0; Passed the Senate bill as amended by House and we accede to conference
CS/HB	1569 — Read 2nd time; Read 3rd time; CS passed; YEAS 118, NAYS 0	HB	7067 — Read 2nd time; Read 3rd time; Passed; YEAS 84, NAYS 35
SB	2510 — Read 2nd time; Amendment 114421 adopted; Read 3rd time; Passed as amended; YEAS 118, NAYS 0; Passed the Senate bill as amended by House and we accede to conference		

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