

The Journal OF THE

House of Representatives

Number 25

Introduction and Reference

By the Commerce Committee; Representative LaMarca-

HB 7079-A bill to be entitled An act relating to the Fantasy Sports Contest Amusement Act; creating s. 546.11, F.S.; providing a short title; creating s. 546.12, F.S.; providing legislative findings and intent; creating s. 546.13, F.S.; defining terms; creating s. 546.14, F.S.; requiring the Florida Gaming Control Commission to enforce and administer the act; authorizing the commission to take certain actions; requiring the commission to revoke a contest operator's license under certain circumstances; requiring the commission to adopt rules; creating s. 546.15, F.S.; providing application requirements for fantasy sports contest operator licenses; providing that specified persons or entities are not eligible for licensure under certain circumstances; defining the term "convicted"; specifying that a contest operator license is automatically suspended under certain circumstances; providing an exception; requiring contest operators to report certain changes in ownership or interest; creating s. 546.16, F.S.; requiring a contest operator to implement specified consumer protection procedures; defining the term "relative"; requiring a contest operator to annually contract with a third party to perform an independent audit; requiring a contest operator to submit the audit results to the commission within a certain timeframe; requiring a contest operator to use data sources that meet specified requirements; creating s. 546.17, F.S.; requiring contest operators to keep and maintain certain records for a specified period; providing a requirement for such records; requiring that such records be available for audit and inspection; requiring the commission to adopt rules; creating s. 546.18, F.S.; providing a civil penalty; providing applicability; exempting fantasy sports contests from certain provisions in ch. 849, F.S.; amending s. 16.71, F.S.; prohibiting the Governor from soliciting or requesting certain information from a person who holds a license to conduct fantasy sports contests; amending s. 16.712, F.S.; conforming provisions to changes made by the act; amending s. 16.713, F.S.; revising prohibitions relating to appointment to and employment with the commission to include prohibitions relating to fantasy sports contests licenses; amending s. 16.715, F.S.; revising prohibitions relating to former commissioners and employees of the commission to include prohibitions relating to fantasy sports contests licenses; amending s. 849.142, F.S.; providing that specified provisions do not apply to participation in or the conduct of fantasy sports contests; providing an effective date.

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

By the Commerce Committee; Representative LaMarca-

HB 7081—A bill to be entitled An act relating to fees; creating s. 546.151, F.S.; requiring applicants for a fantasy sports contest operator license to pay a specified application fee; requiring contest operators to pay a specified annual license renewal fee; prohibiting such fees from exceeding a specified amount; requiring applicants and contest operators to provide certain written evidence;

requiring contest operators to remit certain fees; specifying that the costs for certain fingerprint processing and retention are borne by applicants; authorizing the Florida Gaming Control Commission to charge a specified handling fee related to fingerprint processing; requiring that certain fees be deposited into the Pari-mutuel Wagering Trust Fund; providing a contingent effective date.

Monday, February 19, 2024

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

First Reading of Committee and Subcommittee Substitutes by Publication

By the Infrastructure Strategies Committee; and Transportation & Modals Subcommittee; Representatives Bell, Andrade, and Caruso—

CS/CS/HB 179-A bill to be entitled An act relating to towing and storage; amending ss. 125.0103 and 166.043, F.S.; requiring counties, and authorizing municipalities, to establish maximum rates for cleanup and disposal of hazardous and nonhazardous materials under certain circumstances; providing applicability; requiring certain wrecker services to provide certain notice to the local government as soon as practicable; providing construction; requiring certain counties and municipalities to publish specified rates on their websites and establish a specified process; providing that rates established by the Division of Florida Highway Patrol apply to certain areas of the state; amending s. 321.051, F.S.; prohibiting the division from excluding certain wrecker operators from the wrecker operator system or failing to designate certain wrecker operators as authorized wrecker operators; providing exceptions; requiring, rather than authorizing, the division to establish certain maximum rates; requiring certain wrecker operators to provide certain notice to the division or one of its officers as soon as practicable; providing construction; requiring the Department of Highway Safety and Motor Vehicles to publish such rates on its website and establish a specified process; amending s. 323.001, F.S.; requiring an investigating agency or certain other persons to take possession of certain vehicles within a specified timeframe, unless another timeframe is otherwise agreed upon; amending s. 713.78, F.S.; providing and reordering definitions; authorizing towing-storage operators to charge certain fees; providing that towing-storage operators have a lien on a vehicle or vessel for such fees; authorizing towing-storage operators to enter, using reasonable care, a vehicle or vessel for specified purposes; providing liability under certain circumstances; revising requirements for law enforcement agencies, counties, municipalities, and the department relating to the removal of vehicles or vessels; revising requirements for notices of lien; revising requirements for towing-storage operators providing notice to public agencies of jurisdiction; authorizing certain persons and entities to initiate judicial proceedings to determine certain findings; authorizing certain persons and entities to post, without first initiating judicial proceedings, a cash or surety bond for a certain amount to have a vehicle or vessel released; prohibiting the

requirement to initiate judicial proceedings in order to post such bond and the requirement to use a particular form; requiring the clerk of the court to automatically issue a certificate notifying a towing-storage operator to release the vehicle or vessel; requiring the party that posts the bond to give a receipt to the towing-storage operator reciting any property loss or damage to the vehicle or vessel or the contents thereof, and waiving such claims if such receipt is not provided; requiring a towing-storage operator to release or return the vehicle or vessel to the interested party that posted the bond; requiring the clerk of the court to release the cash bond or issue a specified notice relating to the surety bond to the towing-storage operator if the interested party does not initiate judicial proceedings within a certain timeframe; providing obligations relating to such notice; providing for expiration of such notice; requiring the court to award all recovery, towing, and storage fees to the towing-storage operator if the defendant prevails in the judicial proceedings; revising the timeframe in which certain unclaimed vehicles or vessels may be sold; revising requirements for notices of sale; requiring approved third-party services to publish public notices of sale and report certain information by specified means to the department; providing the maximum fee that approved third-party services may collect and retain for such services; revising provisions for permission to inspect a vehicle or vessel; providing timeframes in which a vehicle, vessel, or personal property must be made available for inspection and release; revising criminal penalties; requiring towing-storage operators to accept certain documents, one of which must be notarized, as evidence of a person's interest in a vehicle or vessel; prohibiting certain persons from being required to furnish more than one form of current government-issued photo identification for purposes of verifying their identity; requiring towing-storage operators to maintain certain records for a certain period of time; requiring towing-storage operators to accept certain types of payment; providing for preemption; requiring towing-storage operators to maintain a rate sheet; providing requirements for such rate sheet; providing that certain fees are unreasonable; requiring towing-storage operators to maintain an itemized invoice for specified fees; providing requirements for such invoice; requiring disclosure of such invoice to specified persons and entities within a certain timeframe; providing applicability; making technical changes; amending s. 715.07, F.S.; conforming a cross-reference; providing an effective date.

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

By the Commerce Committee; Local Administration, Federal Affairs & Special Districts Subcommittee; and Regulatory Reform & Economic Development Subcommittee; Representatives Esposito, Barnaby, and Giallombardo—

CS/CS/CS/HB 267-A bill to be entitled An act relating to building regulations; amending s. 399.035, F.S.; revising support rail requirements for elevators; amending s. 468.609, F.S.; providing that an internship program for residential inspectors meets certain eligibility requirements for certification as a building code inspector or plans examiner; amending s. 553.73, F.S.; requiring the Florida Building Commission to modify provisions in the Florida Building Code relating to replacement windows, doors, or garage doors in specified existing dwellings or townhouses; providing requirements for such modifications; defining the term "windborne debris region"; amending s. 553.79, F.S.; removing provisions relating to acquiring building permits for certain residential dwellings; amending s. 553.791, F.S.; revising the timeframes in which local building officials must issue permits or provide certain written notice if certain private providers affix their industry seal to an affidavit; providing requirements for such written notices; deeming a permit application approved under certain circumstances; conforming provisions to changes made by the act; amending s. 553.792, F.S.; revising the timeframes for approving, approving with conditions, or denying certain building permits; prohibiting a local government from requiring a waiver of certain timeframes; requiring local governments to follow the prescribed timeframes unless a local ordinance is more stringent; requiring a local government to provide written notice to an applicant under certain circumstances; revising how many times a local government may request additional information from an applicant; specifying when a permit application is deemed complete and approved; requiring the opportunity for an in-person or virtual meeting before a second request for additional information may be made; requiring a local government to process an application within a specified timeframe without additional information upon written request by the applicant; reducing permit fees by a certain percentage if certain timeframes are not met; providing exceptions; providing construction; conforming provisions to changes made by the act; amending s. 553.80, F.S.; authorizing local governments to use certain fees for certain technology upgrades; creating s. 553.9065, F.S.; providing that certain unvented attic and unvented enclosed rafter assemblies meet the requirements of the Florida Building Code, Energy Conservation; requiring the commission to review and consider certain provisions of law and technical amendments thereto and report its findings to the Legislature by a specified date; amending s. 440.103, F.S.; conforming a cross-reference; providing effective dates.

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

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

CS/CS/HB 389—A bill to be entitled An act relating to transportation facility designations; providing honorary designations of certain transportation facilities in specified counties; amending ch. 65-781, Laws of Florida; redesignating a specified bridge in St. Lucie County as "E.C. Summerlin Family Bridge"; directing the Department of Transportation to erect suitable markers; providing an effective date.

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

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

CS/CS/HB 605-A bill to be entitled An act relating to asset protection products; amending s. 520.02, F.S.; revising the definition of the term "guaranteed asset protection product"; amending s. 520.07, F.S.; prohibiting certain entities from deducting more than a specified amount in administrative fees when providing a refund of a guaranteed asset protection product; authorizing guaranteed asset protection products to be cancelable or noncancelable under certain circumstances; authorizing certain entities to pay refunds directly to the holder or administrator of a loan under certain circumstances; creating s. 520.151, F.S.; providing a short title; creating s. 520.152, F.S.; providing definitions; creating s. 520.153, F.S.; authorizing the offer, sale, or gift of vehicle value protection agreements in compliance with a certain act; specifying a requirement regarding the amount charged or financed for a vehicle value protection agreement; prohibiting the conditioning of credit offers or terms for the sale or lease of a motor vehicle upon a consumer's payment for or financing of any charge for a vehicle value protection agreement; authorizing discounting or giving the vehicle value protection agreement at no charge under certain circumstances; authorizing providers to use an administrator or other designee for administration of vehicle value protection agreements; prohibiting vehicle value protection agreements from being sold under certain circumstances; specifying financial security requirements for providers; prohibiting additional financial security requirements from being imposed on providers; creating s. 520.154, F.S.; requiring vehicle value protection agreements to include certain written disclosures in clear and understandable language; requiring vehicle value protection agreements to state the terms, restrictions, or conditions governing cancellation by the provider or the contract holder; specifying requirements for notice by the provider, refund of fees, and deduction of fees if the agreement is canceled; creating s. 520.155, F.S.; providing an exemption for vehicle value protection agreements in connection with a commercial transaction; creating s. 520.156, F.S.; providing noncriminal penalties; defining the term "violations of a similar nature"; creating s. 520.157, F.S.; defining the term "excess wear and use waiver"; authorizing a retail lessee to contract with a retail lessor for an excess wear and use waiver; prohibiting conditioning the terms of the

consumer's motor vehicle lease on his or her payment for any excess wear and use waiver; authorizing discounting or giving the excess wear and use waiver at no charge under certain circumstances; requiring certain disclosures for a lease agreement that includes an excess wear and use waiver; providing construction; providing an effective date.

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

By the Health & Human Services Committee; and Choice & Innovation Subcommittee; Representatives Koster and Basabe—

CS/CS/HB 883—A bill to be entitled An act relating to short-acting bronchodilator use in public and private schools; amending ss. 1002.20 and 1002.42, F.S.; providing definitions; authorizing certain public and private school students to carry a short-acting bronchodilator and components; providing for public and private schools to receive prescribed short-acting bronchodilators and components in the school's name; authorizing public and private schools to acquire and stock a supply of short-acting bronchodilators and components through specified means; providing for the adoption of specified protocols relating to such short-acting bronchodilators and components; providing school district, public and private school, and parental requirements for the administration of such short-acting bronchodilators and components; providing construction; providing an effective date.

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

By the Ways & Means Committee; and Local Administration, Federal Affairs & Special Districts Subcommittee; Representative Duggan—

CS/CS/HB 1177-A bill to be entitled An act relating to land development; amending s. 125.01, F.S.; revising the powers of counties to include hearing appeals from municipal historic preservation boards; creating s. 163.046, F.S.; prohibiting local governments from requiring specified documents or a fee for tree pruning, trimming, or removal on certain properties; prohibiting local governments from requiring property owners to replant trees pruned, trimmed, or removed on certain properties; amending s. 163.3167, F.S.; revising the scope of power and responsibility of municipalities and counties under the Community Planning Act; amending s. 163.3180, F.S.; modifying requirements for local governments implementing a transportation concurrency system; amending s. 163.31801, F.S.; revising legislative intent with respect to the adoption of impact fees by special districts; clarifying circumstances under which a local government or special district must credit certain contributions toward the collection of an impact fee; creating s. 166.04152, F.S.; prescribing manner for appealing final order or decision made by a municipal historic preservation board; requiring the board of county commissioners to hold a public hearing; authorizing the board of county commissioners to approve or reject a final order or decision; providing that appeal to board of county commissioners is supplemental to all other remedies available under law; amending s. 380.06, F.S.; revising exceptions from provisions governing credits against local impact fees; revising procedures regarding local government review of changes to previously approved developments of regional impact; specifying changes that are not subject to local government review; authorizing changes to multimodal pathways, or the substitution of such pathways, in previously approved developments of regional impact if certain conditions are met; specifying that certain changes to comprehensive plan policies and land development regulations do not apply to proposed changes to an approved development of regional impact or to development orders required to implement the approved development of regional impact; revising acts that are deemed to constitute an act of reliance by a developer to vest rights; providing an effective date.

By the Health & Human Services Committee; and Insurance & Banking Subcommittee; Representative Black—

CS/CS/HB 1219—A bill to be entitled An act relating to dental insurance claims; amending s. 627.6131, F.S.; prohibiting a contract between a health insurer and a dentist from containing certain restrictions on payment methods; requiring a health insurer to notify a dentist if initiating or changing electronic funds transfer payment methods for dental claims; prohibiting a health insurer from charging a fee to transmit a payment to a dentist through an automated clearinghouse transfer unless the dentist has consented to such fee; authorizing a health insurer to charge certain fees; providing applicability; authorizing the Office of Insurance Regulation of the Financial Services Commission to enforce certain provisions; authorizing the commission to adopt rules; prohibiting a health insurer from denying claims for procedures included in a prior authorization; providing exceptions; providing applicability; authorizing the office to enforce certain provisions; authorizing the commission to adopt rules; amending s. 636.032, F.S.; prohibiting a contract between a prepaid limited health service organization and a dentist from containing certain restrictions on payment methods; requiring a prepaid limited health service organization to notify a dentist if initiating or changing electronic funds transfer payment methods for dental claims; prohibiting a prepaid limited health service organization from charging a fee to transmit a payment to a dentist through an automated clearinghouse transfer unless the dentist has consented to such fee; authorizing a prepaid limited health service organization to charge certain fees; providing applicability; authorizing the office to enforce certain provisions; authorizing the commission to adopt rules; amending s. 636.035, F.S.; prohibiting a prepaid limited health service organization from denying claims for procedures included in a prior authorization; providing exceptions; providing applicability; amending s. 641.315, F.S.; prohibiting a contract between a health maintenance organization and a dentist from containing certain restrictions on payment methods; requiring a health maintenance organization to notify a dentist if initiating or changing electronic funds transfer payment methods for dental claims; prohibiting a health maintenance organization from charging a fee to transmit a payment to a dentist through an automated clearinghouse transfer unless the dentist has consented to such fee; authorizing a health maintenance organization to charge certain fees; providing applicability; authorizing the office to enforce certain provisions; authorizing the commission to adopt rules; prohibiting a health maintenance organization from denying claims for procedures included in a prior authorization; providing exceptions; providing applicability; authorizing the office to enforce certain provisions; authorizing the commission to adopt rules; 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 Massullo and Fine—

CS/CS/HB 1269—A bill to be entitled An act relating to potency for adult personal use of marijuana; creating s. 381.9861, F.S.; providing definitions; specifying the authorized potency of tetrahydrocannabinol when consuming marijuana for personal use; providing exceptions; prohibiting edibles for personal use from containing more than a specified amount of tetrahydrocannabinol or from having a potency variance greater than a specified percentage; prohibiting a container for marijuana products prepackaged for use in a vapor-generating electronic device from exceeding a specified size; amending chapter 2017-232, Laws of Florida; abrogating the contingent future repeal of specified provisions; providing a contingent effective date.

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

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

By the Commerce Committee; and Regulatory Reform & Economic Development Subcommittee; Representatives Plasencia, Alvarez, and Barnaby—

CS/CS/HB 1273-A bill to be entitled An act relating to reciprocity or endorsement of licensure; amending s. 455.213, F.S.; providing requirements for the applicable board, or the Department of Business and Professional Regulation if there is no board, relating to licensure by reciprocity and by endorsement; defining the term "basis license"; creating s. 455.2135, F.S.; requiring the respective boards of occupations, or the department if there is no board, to allow licensure by endorsement if the applicant meets certain criteria; requiring applicants of professions that require fingerprints for criminal history checks to submit such fingerprints before the board or department issues a license by endorsement; requiring the department, and authorizing the board, to review the results of the criminal history checks according to specific criteria to determine if the applicants meet the requirements for licensure; requiring that the costs associated with fingerprint processing be borne by the applicant; requiring certain agencies or vendors to collect fingerprint processing fees and remit such fees to the Department of Law Enforcement; providing an exemption; creating s. 456.0145, F.S.; providing a short title; requiring the applicable health care regulatory boards, or the Department of Health if there is no board, to issue a license or certificate to applicants who meet specified conditions; defining the term "scope of practice"; requiring the department to verify certain information using the National Practitioner Data Bank, as applicable; specifying circumstances under which a person is ineligible for a license; authorizing boards or the department, as applicable, to revoke a license upon a specified finding; requiring boards or the department, as applicable, to issue licenses within a specified timeframe; authorizing boards or the department, as applicable, to require that applicants successfully complete a jurisprudential examination under certain circumstances; requiring the department to submit an annual report to the Governor and the Legislature by a specified date; providing requirements for the report; requiring boards and the department, as applicable, to adopt certain rules within a specified timeframe; amending ss. 457.105, 458.313, 464.009, 464.203, 465.0075, 467.0125, 468.1185, 468.1705, 468.209, 468.513, 478.47, 480.041, 484.007, 486.081, 486.107, 490.006, and 491.006, F.S.; revising licensure by endorsement requirements for the practice of acupuncture, medicine, professional or practical nursing, certified nursing assistants, pharmacy, midwifery, speech-language pathology and audiology, nursing home administration, dietetics and nutrition, electrology, massage therapy, opticianry, physical therapy, physical therapist assistantship, psychology and school psychology, and clinical social work, marriage and family therapy, and mental health counseling, respectively; repealing s. 468.213, F.S.; relating to licensure by endorsement for occupational therapy; amending ss. 486.031 and 486.102, F.S.; conforming provisions to changes made by the act; authorizing boards and the Department of Health, as applicable, to continue processing applications for licensure by endorsement, as authorized under the Florida Statutes (2023), for a specified timeframe; providing an effective date.

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

By the Infrastructure Strategies Committee; Infrastructure & Tourism Appropriations Subcommittee; and Transportation & Modals Subcommittee; Representatives Abbott, Berfield, and Chaney—

CS/CS/CS/HB 1301—A bill to be entitled An act relating to the Department of Transportation; amending s. 20.23, F.S.; revising the list of areas of program responsibility within the Department of Transportation; removing provisions requiring the secretary of the department to appoint an inspector general; amending s. 338.231, F.S.; revising the time period for which a prepaid toll account must remain inactive in order to be presumed unclaimed; amending s. 339.08, F.S.; prohibiting the department from expending certain state funds to support certain projects or programs; amending s. 339.0803, F.S.; prioritizing availability of certain revenues deposited into the State Transportation Trust Fund for payments under

service contracts with the Florida Department of Transportation Financing Corporation to fund arterial highway projects; authorizing two or more of such projects to be treated as a single project for certain purposes; amending s. 339.0809, F.S.; specifying priority of availability of funds appropriated for payments under a service contract with the corporation; authorizing the department to enter into service contracts to finance projects identified in the Moving Florida Forward Infrastructure Initiative; providing requirements for annual service contract payments; amending s. 339.155, F.S.; defining the term "nonpecuniary factor"; prohibiting the department from considering nonpecuniary factors when developing transportation plans; requiring consideration of certain pecuniary factors; providing applicability; creating s. 339.652, F.S.; creating the Supply Chain Innovation Grant Program within the Department of Commerce; providing the purpose of the program; requiring the Department of Commerce and the Department of Transportation to consider applications and select grant awardees; requiring each award made to be matched by nonstate funds; providing selection criteria; requiring each award made for vertiport development to be matched by nonstate funds; defining the term "vertiport"; authorizing the departments to adopt rules; requiring a biennial report to the Governor and Legislature; amending s. 341.051, F.S.; providing voting and meeting notice requirements for specified public transit projects; providing meeting notice requirements for discussion of specified actions by a public transit provider; requiring certain unallocated funds for the New Starts Transit Program to be reallocated for the purpose of the Strategic Intermodal System; amending s. 341.071, F.S.; providing definitions; requiring each public transit provider to annually certify that its budgeted and general administration costs do not exceed the annual state average of administrative costs by more than a certain percentage, to annually present a specified budget report, and to annually post a specified disclosure on its website; specifying the method by which the Department of Transportation is required to determine a certain annual state average; requiring a specified increase in general administration costs to be reviewed and approved by certain entities; creating s. 341.072, F.S.; prohibiting a public transit provider, as a condition of receiving state funds, from expending state funds for certain marketing or advertising activities; providing the department priority placement for certain marketing or advertising activities; requiring the department to incorporate guidelines therefor in the public transportation grant agreement entered into with each public transit provider; prohibiting certain media on passenger windows of public transit provider vehicles from being darker than certain window tinting requirements; providing an effective date.

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

By the Commerce Committee; Representative Brackett-

CS/HB 1347-A bill to be entitled An act relating to consumer finance loans; amending s. 516.01, F.S.; defining the term "branch"; amending s. 516.02, F.S.; prohibiting a person from operating a branch of a business making consumer finance loans before obtaining a license from the Office of Financial Regulation; amending s. 516.03, F.S.; specifying application fees for branch licenses; revising the applicability of investigation fees; making a technical change; amending s. 516.031, F.S.; revising the maximum interest rates and the calculation of interest rates on consumer finance loans; revising the minimum amount of time before which a delinquency charge for each payment in default may be imposed; amending s. 516.15, F.S.; requiring licensees offering an assistance program to borrowers after a federally declared major disaster to send a specified notice to the office within a certain timeframe; providing construction; requiring licensees to offer to borrowers credit education programs or seminars; providing topics for such programs or seminars; requiring that such programs or seminars be free; prohibiting licensees from requiring borrowers to participate in such programs or seminars as a condition of receiving loans; creating s. 516.38, F.S.; requiring licensees to file annual reports with the office; providing for rulemaking by the Financial Services Commission; specifying requirements for the reports; providing requirements for a licensee claiming that submitted information contains a trade secret; authorizing the office to publish a report in a certain

manner; creating s. 516.39, F.S.; requiring certain licensees to suspend specified actions for a certain timeframe after a federally declared disaster; reenacting s. 516.19, F.S., relating to penalties, to incorporate the amendments made to ss. 516.02 and 516.031, F.S., in references thereto; providing an effective date.

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

By the Infrastructure Strategies Committee; Representatives Buchanan and Chaney— $\!\!\!\!$

CS/HB 1417-A bill to be entitled An act relating to funding for environmental resource management; creating s. 380.095, F.S.; providing legislative findings and intent; requiring the Department of Revenue to deposit into the Indian Gaming Revenue Trust Fund within the Department of Financial Services a specified percentage of the revenue share payments received under the gaming compact between the Seminole Tribe of Florida and the State of Florida; providing requirements for the distribution of such funds; creating s. 260.0145, F.S.; creating the Local Trail Management Grant Program within the Department of Environmental Protection for a specified purpose; providing for the administration and prioritization of awards; specifying the authorized and prohibited uses of grant funds; requiring the department to submit an annual report to the Governor and the Legislature by a specified date; providing requirements for the report; amending s. 259.1055, F.S.; authorizing the Fish and Wildlife Conservation Commission to enter into voluntary agreements with private landowners for environmental services within the wildlife corridor; providing requirements for such agreements; authorizing the use of land management funds; requiring the Land Management Uniform Accounting Council to recommend the efficient and effective use of certain funds available to state agencies for land management activities; providing requirements for such recommendations; requiring the council to adopt and submit its initial recommendation to the Executive Office of the Governor and the Legislature by a specified date; requiring biennial updates; amending s. 403.0673, F.S.; revising the projects the department is required to prioritize within the water quality improvement grant program; revising the components required for the grant program's annual report; providing appropriations; requiring the department to coordinate with the Water School at Florida Gulf Coast University for specified purposes; requiring the Water School to conduct a specified study; providing requirements for the study; requiring the department to submit a report to the Executive Office of the Governor and the Legislature by a specified date; providing appropriations; requiring the South Florida Water Management District to enter into a contract with the Water School at Florida Gulf Coast University to conduct a study of the health and ecosystem of Lake Okeechobee; providing requirements for the study; requiring a report to the Executive Office of the Governor and the Legislature by a specified date; authorizing the Department of Environmental Protection to submit budget amendments for the release of specified funds; providing an effective date.

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

By the Commerce Committee; and Insurance & Banking Subcommittee; Representatives Tuck and Daniels—

CS/CS/HB 1465—A bill to be entitled An act relating to pet insurance and wellness programs; amending s. 624.604, F.S.; revising the definition of the term "property insurance"; amending s. 626.9541, F.S.; providing that certain practices related to pet wellness programs are unfair methods of competition and unfair or deceptive acts or practices; creating s. 627.71545, F.S.; providing a short title; providing purpose; providing applicability; providing construction; defining terms; requiring pet insurers that use such defined terms in their pet insurance policies to use and include the statutory definitions available on their websites or their program administrators' websites; requiring pet insurers to pet insurance applicants and policyholders; requiring pet insurers to provide a summary of

their bases or formulas for determination of claim payments under a pet insurance policy on their websites or their program administrators' websites; requiring pet insurers to disclose certain requirements for required medical examinations of a pet by a veterinarian; requiring pet insurers to create a document with a summary of certain disclosures, to post such document on their websites or their program administrators' websites, and, upon issuance or delivery of a policy to a policyholder, to provide the disclosure document to the policyholder; requiring additional written disclosures; providing that certain required disclosures are in addition to disclosures required by the Florida Insurance Code or the Financial Services Commission rules; authorizing pet insurance applicants and policyholders to examine and return insurance policies and riders under certain circumstances; requiring that premiums be refunded under certain circumstances; requiring that pet insurance policies and riders have a specified notice printed on or attached to the first page; authorizing pet insurers to issue policies that exclude coverage on the basis of preexisting conditions with appropriate written disclosure to the applicant or policyholder; providing that the pet insurer has a specified burden of proof with regard to such exclusions; authorizing pet insurers to issue new policies that impose a waiting period of up to a specified period of time for specified illnesses, diseases, or conditions; prohibiting pet insurers from issuing policies imposing a waiting period for accidents; requiring pet insurers who issue a policy that imposes a waiting period to include a provision allowing for waiver of the waiting period upon completion of a medical examination of the covered pet by a veterinarian; authorizing pet insurers to require an examination to be conducted by a veterinarian after the purchase of the policy; providing requirements and authorizations relating to such examination; prohibiting a pet insurer from requiring a medical examination of the covered pet to renew a policy; requiring that certain benefits comply with certain provisions of the Florida Insurance Code; prohibiting insurance applicants' eligibility from being based on participation or lack of participation in wellness programs; requiring pet insurers to ensure that its agents are trained on specified topics; providing rulemaking authority; providing an effective date.

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

By the Judiciary Committee; Representative Grant-

CS/HB 1563-A bill to be entitled An act relating to construction contracting; amending s. 489.129, F.S.; requiring certain disciplinary action for specified offenses by a licensee; amending s. 713.345, F.S.; providing definitions; requiring designated contractors and qualified businesses that receive a specified amount of money for improvements to residential real property to place such payments in an escrow account with specified institutions or persons or to provide a copy of a performance bond in certain circumstances; requiring the designated contractor or qualified business to provide certain written information within a specified timeframe to the owner of the residential real property being improved; authorizing the designated contractor or qualified business to keep funds received from different owners in the same account under certain circumstances; providing that the institution and person with whom funds were deposited are not required to make certain inquiries; providing that funds deposited into an escrow account remain the property of the owner; authorizing the designated contractor or qualified business to withdraw funds before the substantial completion of work in certain circumstances; requiring the designated contractor or qualified business to obtain a performance bond and provide proof of such bond under certain circumstances; providing that the designated contractor or qualified business has control over a certain disbursement if certain requirements are met; authorizing the owner of the residential real property to request in a specified manner an accounting record from the designated contractor or qualified business; requiring the designated contractor or qualified business to provide such accounting records within a specified timeframe; creating a rebuttable presumption; providing applicability; providing criminal penalties; authorizing certain disciplinary action under certain circumstances; creating s. 938.14, F.S.; requiring the court to impose an additional court cost for certain offenses; providing that such court cost is a condition of probation, community

control, or court-ordered supervision; requiring the clerk of the court to transfer a specified amount to the Florida Homeowners' Construction Recovery Fund; providing for the clerk of the court to retain a service charge; amending s. 489.140, F.S.; conforming a provision to changes made by the act; providing an effective date.

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

By the Commerce Committee; and Energy, Communications & Cybersecurity Subcommittee; Representatives Payne, Altman, and Barnaby—

CS/CS/HB 1645—A bill to be entitled An act relating to energy resources; creating s. 163.3210, F.S.; providing legislative intent; providing definitions; allowing resiliency facilities in certain land use categories in local government comprehensive plans and specified districts if certain criteria are met; allowing local governments to adopt ordinances for resiliency facilities if certain requirements are met; prohibiting amendments to a local government's comprehensive plan, land use map, zoning districts, or land development regulations in a manner that would conflict with resiliency facility classification after a specified date; amending s. 286.29, F.S.; revising energy guidelines for public businesses; eliminating the requirement that the Department of Management Services develop and maintain the Florida Climate-Friendly Preferred Products List; eliminating the requirement that state agencies contract for meeting and conference space only with facilities that have a Green Lodging designations; eliminating the requirement that state agencies, state universities, community colleges, and local governments that procure new vehicles under a state purchasing plan select certain vehicles under a specified circumstance; requiring the Department of Management Services to develop a Florida Humane Preferred Energy Products List in consultation with the Department of Commerce and the Department of Agriculture and Consumer Services; providing for assessment considerations in developing the list; defining the term "forced labor"; requiring state agencies and political subdivisions that procure energy products from state term contracts to consult the list and purchase or procure such products; prohibiting state agencies and political subdivisions from purchasing or procuring products not included in the list; amending s. 366.032, F.S.; including development districts as a type of political subdivision for purposes of preemption over utility service restrictions; creating s. 366.042, F.S.; requiring electric cooperatives and municipal electric utilities to enter into and maintain at least one mutual aid agreement or pre-event agreement with certain entities for purposes of restoring power after a natural disaster; requiring electric cooperatives and municipal electric utilities to annually submit attestations of compliance to the Public Service Commission; providing construction; requiring the commission to compile the attestations and annually submit a copy of such attestations to the Division of Emergency Management; providing that the submission of such attestations makes electric cooperatives and municipal electric utilities eligible to receive state financial assistance; providing that if such attestations are not submitted, electric cooperatives and municipal electric utilities are not eligible to receive state financial assistance; providing construction; creating s. 366.057, F.S.; requiring public utilities to provide notice to the commission of certain power plant retirements within a specified timeframe; authorizing the commission to schedule hearings within a specified timeframe to make certain determinations on such plant retirements; specifying information to be provided by public utilities at the hearing; amending s. 366.94, F.S.; removing terminology; authorizing the commission to approve voluntary electric vehicle charging programs upon petition of a public utility, to become effective on or after a specified date, if certain requirements are met; providing applicability; creating s. 366.99, F.S.; providing definitions; authorizing public utilities to submit to the commission a petition for a proposed cost recovery for certain natural gas facilities relocation costs; requiring the commission to conduct annual proceedings to determine each utility's prudently incurred natural gas facilities relocation costs and to allow for the recovery of such costs; providing requirements for the commission's review; providing requirements for the allocation of such recovered costs; requiring the commission to adopt rules; providing a timeframe for such rulemaking; amending s. 377.601, F.S.; revising legislative intent; amending s. 377.6015, F.S.; revising the powers and duties of the Department of Agriculture and Consumer Services; conforming provisions to changes made by the act; amending s. 377.703, F.S.; revising additional functions of the department relating to energy resources; conforming provisions to changes made by the act; creating s. 377.708, F.S.; providing definitions; prohibiting the construction, operation, or expansion of certain wind energy facilities and wind turbines in the state; requiring the Department of Environmental Protection to review applications for federal wind energy leases in territorial waters of the United States adjacent to water of this state and signify its approval or objection to such applications; authorizing the department to seek injunctive relief for violations; repealing s. 377.801, F.S., relating to the Florida Energy and Climate Protection Act; repealing s. 377.802, F.S., relating to the purpose of the act; repealing s. 377.803, F.S., relating to definitions under the act; repealing s. 377.804, F.S., relating to the Renewable Energy and Energy-Efficient Technologies Grants Program; repealing s. 377.808, F.S., relating to the Florida Green Government Grants Act; repealing s. 377.809, F.S., relating to the Energy Economic Zone Pilot Program; repealing s. 377.816, F.S., relating to the Qualified Energy Conservation Bond Allocation Program; prohibiting the approval of new or additional applications, certifications, or allocations under such programs; prohibiting new contracts, agreements, and awards under such programs; rescinding all certifications or allocations issued under such programs; providing an exception; providing application relating to existing contracts or agreements under such programs; amending ss. 220.193, 288.9606, and 380.0651, F.S.; conforming provisions to changes made by the act; amending s. 403.9405, F.S.; revising the applicability of the Natural Gas Transmission Pipeline Siting Act; amending s. 720.3075, F.S.; prohibiting certain homeowners' association documents from precluding certain types or fuel sources of energy production and the use of certain appliances; requiring the commission to conduct an assessment of the security and resiliency of the state's electric grid and natural gas facilities against physical threats and cyber threats; requiring the commission to consult with the Division of Emergency Management and the Florida Digital Service; requiring cooperation from all operating facilities in the state relating to such assessment; requiring the commission to submit by a specified date a report of such assessment to the Governor and the Legislature; providing additional content requirements for such report; requiring the commission to study and evaluate the technical and economic feasibility of using advanced nuclear power technologies to meet the electrical power needs of the state; requiring the commission to research means to encourage and foster the installation and use of such technologies at military installations in partnership with public utilities; requiring the commission to consult with the Department of Environmental Protection and the Division of Emergency Management; requiring the commission to submit by a specified date a report to the Governor and the Legislature that contains its findings and any additional recommendations for potential legislative or administrative actions; requiring the Department of Transportation, in consultation with the Office of Energy within the Department of Agriculture and Consumer Services, to study and evaluate the potential development of hydrogen fueling infrastructure to support hydrogen-powered vehicles; requiring the department to submit by a specified date a report to the Governor and the Legislature that contains its findings and recommendations for specified actions that may accommodate the future development of hydrogen fueling infrastructure; providing effective dates.

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

By the Health & Human Services Committee; Health Care Appropriations Subcommittee; and Children, Families & Seniors Subcommittee; Representatives Maney, Basabe, and Silvers—

CS/CS/HB 7021—A bill to be entitled An act relating to mental health and substance abuse; amending s. 394.4572, F.S.; providing an exception to background screening requirements for certain licensed physicians and nurses; amending s. 394.459, F.S.; specifying a timeframe for recording restrictions in a patient's clinical file; requiring that such recorded restriction be immediately served on certain parties; conforming a provision to changes

made by the act; amending s. 394.4598, F.S.; authorizing certain psychiatric nurses to consult with guardian advocates for purposes of obtaining consent for treatment; amending s. 394.4599, F.S.; revising written notice requirements relating to filing petitions for involuntary services; amending s. 394.461, F.S.; authorizing the state to establish that a transfer evaluation was performed by providing the court with a copy of the evaluation before the close of the state's case-in-chief; prohibiting the court from considering substantive information in the transfer evaluation; providing an exception; revising reporting requirements; amending s. 394.4615, F.S.; allowing a patient's legal custodian to authorize the release of his or her clinical records; conforming provisions to changes made by the act; amending s. 394.462, F.S.; authorizing a county to include alternative funding arrangements for transporting individuals to designated receiving facilities in the county's transportation plan; amending s. 394.4625, F.S.; revising requirements relating to voluntary admissions to a facility for examination and treatment; requiring certain treating psychiatric nurses to document specified information in a patient's clinical record within a specified timeframe; 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; conforming provisions to changes made by the act; amending s. 394.463, F.S.; authorizing, rather than requiring, law enforcement officers to take certain persons into custody for involuntary examinations; requiring a law enforcement officer to provide a parent or legal guardian of a minor being transported to certain facilities with specified facility information; providing an exception; requiring written reports by law enforcement officers to contain certain information; requiring the Louis de la Parte Florida Mental Health Institute to collect and analyze certain documents and use them to prepare annual reports; providing requirements for such reports; requiring the institute to post such reports on its website by a specified date; requiring the department to post a specified report on its website; revising requirements for releasing a patient from a receiving facility; revising requirements for petitions for involuntary services; requiring the department and the Agency for Health Care Administration to analyze certain data, identify patterns and trends, and make recommendations to decrease avoidable admissions; authorizing recommendations to be addressed in a specified manner; requiring the institute to publish a specified report on its website and submit such report to the Governor and Legislature by a certain date; amending s. 394.4655, F.S.; defining the term "involuntary outpatient placement"; authorizing a specified court to order an individual to involuntary outpatient treatment; removing provisions relating to criteria, retention of a patient, and petition for involuntary outpatient services and court proceedings relating to involuntary outpatient services; amending s. 394.467, F.S.; providing definitions; revising requirements for ordering a person for involuntary services and treatment, petitions for involuntary service, appointment of counsel, and continuances of hearings, respectively; requiring clinical psychologists to have specified clinical experience in order to recommend involuntary services; authorizing certain psychiatric nurses to recommend involuntary services for mental health treatment; revising the conditions under which a court may waive the requirement for a patient to be present at an involuntary inpatient placement hearing; authorizing the court to permit witnesses to attend and testify remotely at the hearing through specified means; providing requirements for a witness to attend and testify remotely; requiring facilities to make certain clinical records available to a state attorney within a specified timeframe; specifying that such records remain confidential and may not be used for certain purposes; requiring the court to allow certain testimony from specified persons; revising the length of time a court may require a patient to receive services; requiring facilities to discharge patients when they no longer meet the criteria for involuntary inpatient treatment; prohibiting courts from ordering individuals with developmental disabilities to be involuntarily placed in a state treatment facility; requiring courts to refer such individuals, and authorizing courts to refer certain other individuals, to specified agencies for evaluation and services; providing requirements for service plan modifications, noncompliance with involuntary outpatient services, and discharge, respectively; revising requirements for the procedure for continued involuntary services and return to facilities, respectively; amending s. 394.468, F.S.; revising requirements for discharge

planning and procedures; providing requirements for the discharge transition process; creating s. 394.4915, F.S.; establishing the Office of Children's Behavioral Health Ombudsman within the Department of Children and Families for a specified purpose; providing responsibilities of the office; requiring the department and managing entities to include specified information in a specified manner on their websites; amending ss. 394.495 and 394.496, F.S.; conforming provisions to changes made by the act; amending s. 394.499, F.S.; revising eligibility requirements for children's crisis stabilization unit/juvenile addictions receiving facility services; amending s. 394.875, F.S.; authorizing certain psychiatric nurses to provide certain services; removing a limitation on the size of a crisis stabilization unit; removing a requirement for the department to implement a certain demonstration project; creating s. 394.90826, F.S.; requiring the Department of Health and the Agency for Health Care Administration to jointly establish behavioral health interagency collaboratives throughout the state for specified purposes; providing objectives and membership for each regional collaborative; requiring the department to define the regions to be served; providing requirements for the entities represented in each collaborative; amending s. 394.9085, F.S.; conforming a cross-reference to changes made by the act; amending s. 397.305, F.S.; revising the purpose to include the most appropriate environment for substance abuse services; amending s. 397.311, F.S.; revising definitions; amending s. 397.401, F.S.; prohibiting certain service providers from exceeding their licensed capacity by more than a specified percentage or for more than a specified number of days; amending s. 397.4073, F.S.; providing an exception to background screening requirements for certain licensed physicians and nurses; amending s. 397.501, F.S.; revising notice requirements for the right to counsel; amending s. 397.581, F.S.; revising actions that constitute unlawful activities relating to assessment and treatment; providing penalties; amending s. 397.675, F.S.; revising the criteria for involuntary admissions for purposes of assessment and stabilization, and for involuntary treatment; amending s. 397.6751, F.S.; revising service provider responsibilities relating to involuntary admissions; amending s. 397.681, F.S.; revising where involuntary treatment petitions for substance abuse impaired persons may be filed specifying requirements for the court to allow a waiver of the respondent's right to counsel relating to petitions for involuntary treatment; revising the circumstances under which courts are required to appoint counsel for respondents without regard to respondents' wishes; renumbering and amending s. 397.693, F.S.; revising the circumstances under which a person may be the subject of court-ordered involuntary treatment; renumbering and amending s. 397.695, F.S.; authorizing the court or clerk of the court to waive or prohibit any service of process fees for petitioners determined to be indigent; renumbering and amending s. 397.6951, F.S.; revising the information required to be included in a petition for involuntary treatment services; authorizing a petitioner to include a certificate or report of a qualified professional with such petition; requiring such certificate or report to contain certain information; requiring that certain additional information be included if an emergency exists; renumbering and amending s. 397.6955, F.S.; revising when the office of criminal conflict and civil regional counsel represents a person in the filing of a petition for involuntary services and when a hearing must be held on such petition; requiring a law enforcement agency to effect service for initial treatment hearings; providing an exception; amending s. 397.6818, F.S.; authorizing the court to take certain actions and issue certain orders regarding a respondent's involuntary assessment if emergency circumstances exist; providing a specified timeframe for taking such actions; amending s. 397.6957, F.S.; expanding the exemption from the requirement that a respondent be present at a hearing on a petition for involuntary treatment services; authorizing the court to order drug tests and to permit witnesses to attend and testify remotely at the hearing through certain means; removing a provision requiring the court to appoint a guardian advocate under certain circumstances; prohibiting a respondent from being involuntarily ordered into treatment unless certain requirements are met; providing requirements relating to involuntary assessment and stabilization orders; providing requirements relating to involuntary treatment hearings; requiring that the assessment of a respondent occur before a specified time unless certain requirements are met; authorizing service providers to petition the court in writing for an extension of the observation period; providing service

requirements for such petitions; authorizing the service provider to continue to hold the respondent if the court grants the petition; requiring a qualified professional to transmit his or her report to the clerk of the court within a specified timeframe; requiring the clerk of the court to enter the report into the court file; providing requirements for the report; providing that the report's filing satisfies the requirements for release of certain individuals if it contains admission and discharge information; providing for the petition's dismissal under certain circumstances; authorizing the court to order certain persons to take a respondent into custody and transport him or her to or from certain service providers and the court; revising the petitioner's burden of proof in the hearing; authorizing the court to initiate involuntary proceedings and have the respondent evaluated by the Agency for Persons with Disabilities under certain circumstances; requiring that, if a treatment order is issued, it must include certain findings; amending s. 397.697, F.S.; requiring that an individual meet certain requirements to qualify for involuntary outpatient treatment; revising the jurisdiction of the court with respect to certain orders entered in a case; specifying that certain hearings may be set by either the motion of a party or under the court's own authority; requiring a certain institute to receive and maintain copies of certain documents and use them to prepare annual reports; providing requirements for such reports; requiring the institute to post such reports on its website and provide copies of such reports to the department and the Legislature by a specified date; amending s. 397.6971, F.S.; revising when an individual receiving involuntary treatment services may be determined eligible for discharge; conforming provisions to changes made by the act; amending s. 397.6975, F.S.; authorizing certain entities to file a petition for renewal of an involuntary treatment services order; revising the timeframe during which the court is required to schedule a hearing; amending s. 397.6977, F.S.; providing requirements for discharge planning and procedures for a respondent's release from involuntary treatment services; repealing ss. 397.6811, 397.6814, 397.6815, 397.6819, 397.6821, 397.6822, and 397.6978, F.S., relating to involuntary assessment and stabilization and the appointment of guardian advocates, respectively; amending s. 916.13, F.S.; requiring the Department of Children and Families to complete and submit a competency evaluation report to the circuit court to determine if a defendant adjudicated incompetent to proceed meets the criteria for involuntary civil commitment if it is determined that the defendant will not or is unlikely to regain competency; defining the term "competency evaluation report to the circuit court"; requiring a qualified professional to sign such report under penalty of perjury; providing requirements for such report; authorizing a defendant who meets the criteria for involuntary examination and court witnesses to appear remotely for a hearing; amending ss. 40.29, 394.455, 409.972, 464.012, 744.2007, and 916.107, F.S.; conforming provisions to changes made by the act; providing an appropriation; 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 Altman, Chaney, J. López, and Stevenson—

CS/HB 7053—A bill to be entitled An act relating to the ratification of the Department of Environmental Protection's rules relating to stormwater; ratifying a specified rule relating to environmental resource permitting for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule exceeding the specified thresholds for likely adverse impact or increase in regulatory costs; providing construction; amending s. 373.4131, F.S.; ratifying rule 62-330.010, Florida Administrative Code, with specified changes; requiring that specified future amendments to such rule be submitted in bill form to and approved by the Legislature; providing an effective date.

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

Reference

CS/CS/HB 57—Referred to the Calendar of the House. CS/HB 141—Referred to the Commerce Committee. CS/CS/CS/HB 149—Referred to the Calendar of the House. CS/HB 295—Referred to the Commerce Committee. CS/CS/HB 341—Referred to the Calendar of the House. CS/CS/HB 389—Referred to the Calendar of the House. CS/CS/HB 605-Referred to the Calendar of the House. CS/CS/HB 609-Referred to the Calendar of the House. CS/CS/HB 789-Referred to the Calendar of the House. CS/CS/HB 883—Referred to the Calendar of the House. CS/CS/HB 917-Referred to the Calendar of the House. CS/HB 919—Referred to the Calendar of the House. CS/CS/HB 927—Referred to the State Affairs Committee. CS/CS/HB 1001-Referred to the Calendar of the House. CS/CS/HB 1061—Referred to the Health & Human Services Committee. CS/CS/HB 1063—Referred to the Calendar of the House. CS/CS/HB 1083—Referred to the Health & Human Services Committee. CS/CS/HB 1177-Referred to the State Affairs Committee. CS/CS/HB 1219—Referred to the Commerce Committee. CS/CS/HB 1269—Referred to the Calendar of the House. CS/CS/HB 1329—Referred to the Calendar of the House. CS/HB 1347—Referred to the Calendar of the House. CS/HB 1417—Referred to the Appropriations Committee. CS/HB 1563—Referred to the Calendar of the House. CS/CS/HB 1565—Referred to the Calendar of the House. CS/CS/HB 1567—Referred to the Calendar of the House. CS/CS/HB 1613-Referred to the Appropriations Committee. CS/CS/HB 7051—Referred to the Calendar of the House. CS/HB 7053—Referred to the Calendar of the House. HB 7071—Referred to the Calendar of the House. HB 7073—Referred to the Appropriations Committee.

HJR 7075—Referred to the State Affairs Committee.

HB 7077—Referred to the State Affairs Committee.

First-named Sponsors

CS/CS/HB 1203-Anderson

CS/CS/HB 1389-Cross

Cosponsors

HB 73-Bartleman, Basabe, Canady, Gantt, Harris, Overdorf, Roth, Waldron

CS/HB 117-Waldron

HB 135-Canady

CS/CS/HB 159—Trabulsy

CS/CS/HB 197-Bankson, Roth

CS/CS/HB 403—Bankson

CS/HB 415—Bankson, Michael, Overdorf, Roth

CS/HB 463-Bankson, Basabe, Casello, Eskamani, Michael

CS/CS/HB 585-Roth

HB 753-Salzman

CS/HB 801-LaMarca

CS/CS/HB 935-Nixon, Valdés

HB 1119-Chambliss

HB 1197-Harris

HB 1227—Hunschofsky

CS/HB 1317-Fine

CS/HB 1365-Andrade, Barnaby

HB 1383-Chambliss, Hunschofsky

HB 1581-Chaney, J. López, Stevenson

HB 7067-Chaney

Reports of Standing Committees and Subcommittees

Received February 15:

The Infrastructure Strategies Committee reported the following favorably:

HB 7053 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 7053 was laid on the table.

Received February 16:

The Infrastructure Strategies Committee reported the following favorably:

CS/HB 389 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 389 was laid on the table.

The Commerce Committee reported the following favorably: CS/HB 605 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 605 was laid on the table.

The Health & Human Services Committee reported the following favorably:

CS/HB 883 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 883 was laid on the table.

The Ways & Means Committee reported the following favorably: CS/HB 1177 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 1177 was laid on the table.

The Health & Human Services Committee reported the following favorably:

CS/HB 1219 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 1219 was laid on the table.

The Health & Human Services Committee reported the following favorably:

CS/HB 1269 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 1269 was laid on the table.

The Infrastructure Strategies Committee reported the following favorably:

CS/CS/HB 1301 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 1301 was laid on the table.

The Commerce Committee reported the following favorably: HB 1347 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 1347 was laid on the table.

The Commerce Committee reported the following favorably: CS/HB 1465 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 1465 was laid on the table.

The Judiciary Committee reported the following favorably: HB 1563 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 1563 was laid on the table.

Received February 17:

The Commerce Committee reported the following favorably: CS/CS/HB 267 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 267 was laid on the table.

The Commerce Committee reported the following favorably: CS/HB 1645 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 1645 was laid on the table.

Received February 19:

The Infrastructure Strategies Committee reported the following favorably:

CS/HB 179 with committee substitute

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

Votes After Roll Call

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

Rep. Snyder:

Yeas-February 15: 624

Explanation of Vote for Sequence Number 596

HB87 opens up the door for people to kill black bears by claiming selfdefense and would override the Florida Fish & Wildlife Conservation Commission's authority to investigate crimes committed against black bears if the person claims they felt threatened, with no burden of proof required to substantiate the claim. I voted no.

> Rep. Anna V. Eskamani District 42

Explanation of Vote for Sequence Number 626

From astronomical costs in a state that still hasn't expanded Medicaid, to worsening healthcare deserts due to staffing shortages, this bill is likely to create yet another vessel for anti-abortion propaganda while ignoring the real issues facing Florida families. Decisions around pregnancy are deeply personal and Floridians deserve access to all of their options, not a narrowly collated list designed to push a political agenda.

> Rep. Anna V. Eskamani District 42

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