The Journal of the House of Representatives

Number 30 Wednesday, February 28, 2024

The House was called to order by the Speaker at 10:00 a.m.

Prayer

The following prayer was offered by Pastor Doyle Bell of Fellowship Baptist Church of Tallahassee, upon invitation of Rep. Shoaf:

Lord, it's a good day, and we praise You for it.

We thank You for those of this body who have given themselves to serve the people of this state. We pray for them as they consider the matters put before them, that You'll give them wisdom and courage to do the right things for those who will be affected by their decisions, and they'll effectively enact those things that come before them. And, Lord, we just ask that You'd be glorified in the outcome of these deliberations.

Father, we pray for Your protecting hand to be upon them as they go about life. And, Lord, we pray for protection and courage for their families at home, who are there supporting them behind the scenes.

And now, Lord, as this body goes into their day, and the days ahead, may Your wisdom and courage guide their every deliberation and decision. And again, Lord, we thank You for their commitment to serve well and wisely, the people of the state of Florida.

And we ask these things in the name of Your son, our savior, Jesus. Amen.

Moment of Silence

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

On behalf of Rep. Eskamani, the House honored Linda Sutherland, who passed away on February 26, 2024. Prior to her retirement in 2021, Ms. Sutherland served as the Executive Director of the Healthy Start Coalition of Orange County, where she was dedicated to educating pregnant women and families with children under the age of three in her community. She also served as an elected member of the Orange County School Board from 1990-2002.

The following members were recorded present:

Session Vote Sequence: 689

Speaker Renner in the Chair.

Yeas—114			
Abbott	Andrade	Barnaby	Benjamin
Altman	Antone	Bartleman	Berfield
Alvarez	Arrington	Basabe	Botana
Amesty	Baker	Bell	Brackett
Anderson	Bankson	Beltran	Bracy Davis

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

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: Harper G. Lowe of Tallahassee at the invitation of the Speaker *pro tempore*; Alden E. Magill of Tallahassee at the invitation of Rep. Tant; Alberto E. Martinez of Alexandria, Virginia, at the invitation of Rep. V. Lopez; Kennedy H. Mayernick of Tallahassee at the invitation of Rep. Shoaf; and Madeline McKinnell of St. Augustine at the invitation of Rep. Stevenson.

House Physician

The Speaker introduced Dr. Christina Cavanagh of Fort Myers, who served in the Clinic today upon invitation of Rep. Esposito.

Law Enforcement Officer of the Day

The Speaker introduced Detective Roscoe Watts of the Citrus County Sheriff's Office as the Law Enforcement Officer of the Day at the invitation of Rep. Massullo.

Detective Watts served as an Airborne Forward Observer in the United States Army prior to joining the Citrus County Sheriff's Office in 2013. He is currently assigned to the Major Crimes Unit, where he has been instrumental in investigations bringing closure and justice to victims' families. Detective

Watts has received numerous awards over the years, including the Citrus County Best of the Best Law Enforcement Officer for 2021 and 2022 and, most recently, the Citrus County Sheriff's Office Law Enforcement Officer of the year for 2023.

Correction of the Journal

The Journal of February 27, 2024, was corrected and approved as corrected.

Bills and Joint Resolutions on Third Reading

CS/HB 241—An act relating to coverage for skin cancer screenings; amending s. 110.12303, F.S.; requiring the Department of Management Services to provide coverage and payment through state employee group health insurance contracts for annual skin cancer screenings performed by specified persons without imposing any cost-sharing requirement; specifying a requirement for and a restriction on payments for such screenings; providing an effective date.

-was read the third time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The question recurred on passage of CS/HB 241. The vote was:

Session Vote Sequence: 690

Representative Clemons in the Chair.

Yeas—114			
Abbott	Clemons	Joseph	Roach
Altman	Cross	Keen	Robinson, F.
Alvarez	Daley	Killebrew	Robinson, W
Amesty	Daniels	Koster	Rommel
Anderson	Driskell	LaMarca	Roth
Andrade	Duggan	Leek	Rudman
Antone	Dunkley	López, J.	Salzman
Arrington	Edmonds	Lopez, V.	Shoaf
Baker	Eskamani	Maggard	Silvers
Bankson	Esposito	Maney	Sirois
Barnaby	Fabricio	Massullo	Skidmore
Bartleman	Fine	McClain	Smith
Basabe	Franklin	McClure	Snyder
Bell	Gantt	McFarland	Stark
Beltran	Garcia	Melo	Steele
Benjamin	Garrison	Michael	Tant
Berfield	Giallombardo	Mooney	Temple
Botana	Gonzalez Pittman	Nixon	Tomkow
Brackett	Gossett-Seidman	Overdorf	Trabulsy
Bracy Davis	Gottlieb	Payne	Truenow
Brannan	Grant	Perez	Tuck
Buchanan	Gregory	Persons-Mulicka	Valdés
Busatta Cabrera	Griffitts	Plakon	Waldron
Campbell	Harris	Plasencia	Williams
Canady	Hart	Porras	Woodson
Caruso	Hinson	Rayner	Yarkosky
Cassel	Holcomb	Redondo	Yeager
Chamberlin	Hunschofsky	Renner	
Chaney	Jacques	Rizo	

Nays-None

So the bill passed and was immediately certified to the Senate.

CS/HB 1259—An act relating to providers of cardiovascular services; amending s. 395.1055, F.S.; requiring the Agency for Health Care Administration to adopt rules that allow a Level I Adult Cardiovascular Services program to use certain tools and treatments; providing an effective date

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

Session Vote Sequence: 691

Yeas-114

Representative Clemons in the Chair.

1eas-114			
Abbott	Clemons	Joseph	Roach
Altman	Cross	Keen	Robinson, F.
Alvarez	Daley	Killebrew	Robinson, W.
Amesty	Daniels	Koster	Rommel
Anderson	Driskell	LaMarca	Roth
Andrade	Duggan	Leek	Rudman
Antone	Dunkley	López, J.	Salzman
Arrington	Edmonds	Lopez, V.	Shoaf
Baker	Eskamani	Maggard	Silvers
Bankson	Esposito	Maney	Sirois
Barnaby	Fabricio	Massullo	Skidmore
Bartleman	Fine	McClain	Smith
Basabe	Franklin	McClure	Snyder
Bell	Gantt	McFarland	Stark
Beltran	Garcia	Melo	Steele
Benjamin	Garrison	Michael	Tant
Berfield	Giallombardo	Mooney	Temple
Botana	Gonzalez Pittman	Nixon	Tomkow
Brackett	Gossett-Seidman	Overdorf	Trabulsy
Bracy Davis	Gottlieb	Payne	Truenow
Brannan	Grant	Perez	Tuck
Buchanan	Gregory	Persons-Mulicka	Valdés
Busatta Cabrera	Griffitts	Plakon	Waldron
Campbell	Harris	Plasencia	Williams
Canady	Hart	Porras	Woodson
Caruso	Hinson	Rayner	Yarkosky
Cassel	Holcomb	Redondo	Yeager
Chamberlin	Hunschofsky	Renner	-
Chaney	Jacques	Rizo	

Nays-None

So the bill passed and was immediately certified to the Senate.

HB 7085—An act relating to sickle cell disease; creating s. 381.814, F.S.; creating the Sickle Cell Disease Research and Treatment Grant Program within the Department of Health for a specified purpose; specifying the types of projects that are eligible for grant funding; authorizing the department to adopt rules; providing for the carryforward for a limited period of any unexpended balance of an appropriation for the program; amending s. 383.147, F.S.; revising sickle cell disease and sickle cell trait screening requirements; requiring screening providers to notify a newborn's parent or guardian, rather than the newborn's primary care physician, of certain information; authorizing certain persons other than newborns who have been identified as having sickle cell disease or carrying a sickle cell trait to choose to be included in the registry; providing an effective date.

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

Session Vote Sequence: 692

Representative Clemons in the Chair.

Yeas—116			
Abbott	Berfield	Daley	Gossett-Seidman
Altman	Botana	Daniels	Gottlieb
Alvarez	Brackett	Driskell	Grant
Amesty	Bracy Davis	Duggan	Gregory
Anderson	Brannan	Dunkley	Griffitts
Andrade	Buchanan	Edmonds	Harris
Antone	Busatta Cabrera	Eskamani	Hart
Arrington	Campbell	Esposito	Hinson
Baker	Canady	Fabricio	Holcomb
Bankson	Caruso	Fine	Hunschofsky
Barnaby	Cassel	Franklin	Jacques
Bartleman	Chamberlin	Gantt	Joseph
Basabe	Chambliss	Garcia	Keen
Bell	Chaney	Garrison	Killebrew
Beltran	Clemons	Giallombardo	Koster
Benjamin	Cross	Gonzalez Pittman	LaMarca

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

Nays-None

So the bill passed and was immediately certified to the Senate.

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.

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

Session Vote Sequence: 693

Representative Clemons in the Chair.

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

Nays-None

Votes after roll call:

Yeas-Mooney

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

CS/HB 1429—A bill to be entitled An act relating to district and school advisory councils; amending s. 1001.452, F.S.; renaming district advisory councils and school advisory councils as "district community advisory boards" and "community advisory boards," respectively; revising membership requirements for community advisory boards; requiring community advisory boards to publicize specified information; establishing terms for board members; establishing term limits for specified board officers; requiring district school boards to establish training for community advisory board members; requiring members of such boards to complete such training; revising the requirements for community advisory board bylaws; amending ss. 24.121, 1001.42, 1001.43, 1002.23, 1002.32, 1002.33, 1003.02, 1003.4203, 1006.07, 1008.345, 1008.36, 1012.71, and 1012.98, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

Session Vote Sequence: 694

Representative Clemons in the Chair.

Yeas—116			
Abbott	Chaney	Jacques	Rizo
Altman	Clemons	Joseph	Roach
Alvarez	Cross	Keen	Robinson, F.
Amesty	Daley	Killebrew	Robinson, W.
Anderson	Daniels	Koster	Rommel
Andrade	Driskell	LaMarca	Roth
Antone	Duggan	Leek	Rudman
Arrington	Dunkley	López, J.	Salzman
Baker	Edmonds	Lopez, V.	Shoaf
Bankson	Eskamani	Maggard	Silvers
Barnaby	Esposito	Maney	Sirois
Bartleman	Fabricio	Massullo	Skidmore
Basabe	Fine	McClain	Smith
Bell	Franklin	McClure	Snyder
Beltran	Gantt	McFarland	Stark
Benjamin	Garcia	Melo	Steele
Berfield	Garrison	Michael	Stevenson
Botana	Giallombardo	Mooney	Tant
Brackett	Gonzalez Pittman	Nixon	Temple
Bracy Davis	Gossett-Seidman	Overdorf	Tomkow
Brannan	Gottlieb	Payne	Trabulsy
Buchanan	Grant	Perez	Truenow
Busatta Cabrera	Gregory	Persons-Mulicka	Tuck
Campbell	Griffitts	Plakon	Valdés
Canady	Harris	Plasencia	Waldron
Caruso	Hart	Porras	Williams
Cassel	Hinson	Rayner	Woodson
Chamberlin	Holcomb	Redondo	Yarkosky
Chambliss	Hunschofsky	Renner	Yeager

Navs-None

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

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 and specified needs for the state's health care workforce by specified dates; 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 ss. 489.1455 and 489.5335, F.S.; authorizing 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; requiring counties and municipalities to recognize certain licensed persons as journeymen for specified occupation; 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.; revising conditions under which a student may use certain credits to satisfy specific high school graduation requirements; requiring the Department of Education to convene a workgroup by a specified date for specified purposes; amending s. 1003.493, F.S.; providing requirements for the distribution of funding for certain apprenticeship programs; providing local education agency and Department of Education requirements relating to such funding; providing reporting requirements; repealing s. 1004.015, F.S., relating to the Florida Talent Development Council; amending s. 1004.91, F.S.; authorizing certain students to be exempt from completing an entry-level examination; amending ss. 1001.02, 1001.706, 1004.6495, and 1009.8962, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

Session Vote Sequence: 695

Representative Clemons in the Chair.

Yeas—84 Abbott Clemons Robinson, W. Lopez, V. Altman Duggan Maggard Rommel Alvarez Dunkley Maney Roth Massullo Rudman Amesty Esposito Anderson Fabricio McClain Salzman Andrade Fine McClure Shoaf Garcia McFarland Baker Silvers Bankson Garrison Melo Sirois Barnaby Giallombardo Michael Smith Basabe Gonzalez Pittman Mooney Snyder Overdorf Bell Gossett-Seidman Stark Berfield Grant Payne Steele Botana Gregory Stevenson Perez Brackett Griffitts Persons-Mulicka Temple Brannan Holcomb Plakon Tomkow Buchanan Jacques Plasencia Trabulsy Busatta Cabrera Killebrew Truenow Porras Canady Koster Redondo Tuck Caruso LaMarca Renner Waldron Chamberlin Leek Rizo Yarkosky López, J. Roach Chaney Yeager Nays-30 Antone Chambliss Gottlieb Robinson, F. Arrington Harris Skidmore Cross Daley Driskell Bartleman Hinson Tant Hunschofsky Valdés Beltran Williams Benjamin Edmonds Joseph Bracy Davis Eskamani Keen Woodson

Explanation of Vote for Sequence Number 695

Franklin

Gantt

Campbell

Cassel

I understand the need to increase opportunities for training and apprenticeship. However, I am concerned about the lack of sufficient guardrails relating to underage workers on possibly dangerous jobsites. I would have been more comfortable if there were stronger language to ensure close supervision of these vulnerable youths and that the primary purpose of such work is bona fide training. There is much to learn about the world in general and specific professions and trades in particular. As such, youths should be primarily engaged in education and/or training until they are at least 18.

Nixon

Rayner

Rep. Mike Beltran District 70

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

CS/CS/HB 217—An act relating to college campus facilities in areas of critical state concern; amending s. 1009.23, F.S.; revising the authorized uses of revenue from capital improvement fees to include certain college campus facilities in areas of critical state concern; amending s. 1013.40, F.S.; revising the number of beds certain Florida College System institutions may provide to certain persons; authorizing such beds to be provided to health care workers; revising which funds may be used for specified purposes relating to such dormitories; requiring the Division of Bond Finance to conduct an analysis of financing before the issuance of specified bonds; providing an effective date.

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

Session Vote Sequence: 696

Representative Clemons in the Chair.

Yeas—116			
Abbott	Chaney	Jacques	Rizo
Altman	Clemons	Joseph	Roach
Alvarez	Cross	Keen	Robinson, F.
Amesty	Daley	Killebrew	Robinson, W.
Anderson	Daniels	Koster	Rommel
Andrade	Driskell	LaMarca	Roth
Antone	Duggan	Leek	Rudman
Arrington	Dunkley	López, J.	Salzman
Baker	Edmonds	Lopez, V.	Shoaf
Bankson	Eskamani	Maggard	Silvers
Barnaby	Esposito	Maney	Sirois
Bartleman	Fabricio	Massullo	Skidmore
Basabe	Fine	McClain	Smith
Bell	Franklin	McClure	Snyder
Beltran	Gantt	McFarland	Stark
Benjamin	Garcia	Melo	Steele
Berfield	Garrison	Michael	Stevenson
Botana	Giallombardo	Mooney	Tant
Brackett	Gonzalez Pittman	Nixon	Temple
Bracy Davis	Gossett-Seidman	Overdorf	Tomkow
Brannan	Gottlieb	Payne	Trabulsy
Buchanan	Grant	Perez	Truenow
Busatta Cabrera	Gregory	Persons-Mulicka	Tuck
Campbell	Griffitts	Plakon	Valdés
Canady	Harris	Plasencia	Waldron
Caruso	Hart	Porras	Williams
Cassel	Hinson	Rayner	Woodson
Chamberlin	Holcomb	Redondo	Yarkosky
Chambliss	Hunschofsky	Renner	Yeager

Nays-None

So the bill passed and was immediately certified to the Senate.

CS/HB 707—An act relating to state university unexpended funds; amending s. 1011.45, F.S.; authorizing a state university to retain and report an annual reserve balance exceeding a specified amount; authorizing a state university's carry forward spending plan to include a reserve fund to be used for authorized expenses in subsequent years; providing an effective date.

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

Session Vote Sequence: 697

Representative Clemons in the Chair.

Yeas—115			
Abbott	Bartleman	Busatta Cabrera	Daniels
Altman	Basabe	Campbell	Driskell
Alvarez	Bell	Canady	Duggan
Amesty	Beltran	Caruso	Dunkley
Anderson	Benjamin	Cassel	Edmonds
Andrade	Berfield	Chamberlin	Eskamani
Antone	Botana	Chambliss	Esposito
Arrington	Brackett	Chaney	Fabricio
Baker	Bracy Davis	Clemons	Fine
Bankson	Brannan	Cross	Franklin
Barnaby	Buchanan	Daley	Gantt

Skidmore

Smith

Stark

Steele

Tant

Temple

Tomkow

Trabulsy

Tuck

Valdés

Waldron

Williams

Woodson

Yarkosky

Yeager

Stevenson

Snyder

Persons-Mulicka Garcia Koster Garrison LaMarca Plakon Giallombardo Leek Plasencia López, J. Gonzalez Pittman Porras Gossett-Seidman Lopez, V. Rayner Gottlieb Maggard Redondo Maney Massullo Grant Renner Gregory Rizo Griffitts McClain Roach Harris McClure Robinson, F. Robinson, W. Hart McFarland Hinson Melo Rommel Holcomb Michael Roth Mooney Hunschofsky Rudman Jacques Nixon Salzman Overdorf Joseph Shoaf Keen Payne Silvers Killebrew Perez

Nays—1 Truenow

Votes after roll call: Nays to Yeas—Truenow

So the bill passed and was immediately certified to the Senate.

CS for SB 7002—A bill to be entitled An act relating to deregulation of public schools/school district finance and budgets, facilities, and administration and oversight; amending s. 120.81, F.S.; providing that district school boards are not subject to certain rule requirements under certain circumstances; amending s. 163.31777, F.S.; revising requirements for what a district school board's interlocal agreement must address; amending s. 200.065, F.S.; requiring a district school board to advertise its intent to adopt a tentative budget on a publicly available website if it does not advertise such intent in a newspaper of general circulation; defining the term "publicly accessible website"; amending s. 252.38, F.S.; requiring district school boards to provide personnel access to facilities for emergency management, rather than staffing such facilities, or perform other specified duties as may be required in the county emergency management plan; amending s. 316.173, F.S.; revising requirements for signage that must be posted on certain school buses; authorizing certain civil penalties to be used by a district school board to recruit and retain specified school bus drivers; amending s. 1001.02, F.S.; revising a duty of the State Board of Education to adopt certain rules; amending s. 1001.23, F.S.; requiring the Department of Education to annually inform district school superintendents that they may petition to receive a specified declaratory statement; requiring the department to annually provide school districts with a list of statutory and rule requirements; providing requirements for such list; amending s. 1001.372, F.S.; authorizing public notices for district school board meetings to be posted on a publicly accessible website or the official district school board website; amending s. 1001.42, F.S.; deleting requirements for financial procedures that must be followed by district school boards to ensure adequate educational facilities for students; amending s. 1001.49, F.S.; revising the general powers of district school superintendents to include establishing a process for the review and approval of certain policies and procedures through the delegated authority of district school boards; amending s. 1002.20, F.S.; revising a requirement relating to how a parent is informed of placement of a student in a specified program; revising a requirement relating to how a parent is informed of a student's suspension; deleting a requirement that the school financial report be in the student handbook; requiring the department to produce specified reports relating to school accountability and make such reports available on the department's website; requiring each school district to provide a link to such reports; deleting a requirement that an economic security report of employment and earning outcomes be provided to students; amending s. 1002.33, F.S.; deleting a requirement for an unused district school board facility or property to be provided for a charter school's use; revising a requirement for school districts to provide certain information relating to vacant classrooms to the department; amending s. 1002.333, F.S.; revising a provision authorizing school districts to make certain unused facilities available to hope operators; amending s. 1003.03, F.S.; deleting a

requirement for district school boards to provide an accountability plan to the Commissioner of Education under certain conditions; amending s. 1003.53, F.S.; revising how district school boards may provide notice to parents relating to a dropout prevention and academic intervention program; repealing s. 1006.025, F.S., relating to guidance services; amending s. 1006.09, F.S.; revising how a school principal or the principal's designee may provide notice to inform a parent of a student's suspension; amending s. 1006.1494, F.S.; providing that provisions relating to student online personal information protection do not require a K-12 school, school district, or school board to include any provisions in an operator or vendor contract; amending s. 1010.02, F.S.; providing that school districts are subject to varying reporting frequencies based on financial status; requiring the State Board of Education to adopt rules; amending s. 1010.11, F.S.; providing that school districts are exempt from certain requirements relating to electronic transfer of funds; amending s. 1010.20, F.S.; requiring charter schools to respond to monitoring questions from the department; amending s. 1011.03, F.S.; requiring district school boards to publish their tentative budgets on a publicly accessible website if not published on the district's official website; deleting a requirement for district school boards to publish their tentative budgets in a newspaper or at a courthouse under certain circumstances; amending s. 1011.035, F.S.; revising requirements relating to a district school board publishing its tentative budget online; amending s. 1011.14, F.S.; revising the types of facilities on which district school boards may incur certain financial obligations; amending s. 1011.60, F.S.; revising circumstances under which the State Board of Education may alter the requirement for the minimum term schools must be open; amending s. 1011.68, F.S.; deleting a prohibition on use of funds by school districts to purchase certain transportation equipment and supplies; amending s. 1011.69, F.S.; deleting a requirement relating to Title I fund allocations to schools; providing a new category of funding school districts are authorized to withhold; revising a category of funding a school district is authorized to withhold; requiring the department to make certain funds available to local education agencies; amending s. 1011.71, F.S.; revising the types of facilities and expenditures for which district school boards may use millage levies to fund; amending s. 1013.15, F.S.; conforming provisions to changes made by the act; providing that the lease-purchase of certain facilities is exempt from certain requirements; making a technical change; amending s. 1013.16, F.S.; providing that a minimum lease term requirement for land for certain construction projects does not apply to district school boards; amending s. 1013.19, F.S.; requiring proceeds from certain sales or leases of property to be used by boards of trustees for a Florida College System institution or state university; amending s. 1013.20, F.S.; deleting a district school board requirement to plan for the use of relocatables: deleting a requirement for the commissioner to provide a progress report to the Legislature; repealing s. 1013.21, F.S., relating to reduction of relocatable facilities in use; amending s. 1013.28, F.S.; deleting a requirement for surplus tangible personal property to be provided to charter schools; amending s. 1013.31, F.S.; requiring each Florida College System institution board of trustees and state university board of trustees to arrange for educational plant surveys; deleting provisions relating to when an educational plant survey recommendation is not required; requiring Florida College System institution and state university boards, but not district school boards, to participate in specified surveys; deleting a requirement for school districts to submit certain data to the department; revising requirements for what a survey report must include; deleting a requirement that a school district's survey must be submitted as part of the district educational facilities plan; deleting a requirement for the department to perform an analysis of such surveys; revising requirements for a facilities needs survey submitted by a district school board; requiring that the release of funds for a PECO project be subject to certain authorizations; amending s. 1013.35, F.S.; deleting definitions; revising requirements for the contents of a district school board tentative district educational facilities plan; deleting a requirement for district school boards to coordinate with local governments to ensure consistency between school district and local government plans; authorizing, rather than requiring, local governments to review tentative district educational facilities plans; making conforming changes; amending s. 1013.356, F.S.; revising requirements for lease terms for certain construction projects; deleting a requirement relating to certain construction costs; amending s. 1013.385,

F.S.; deleting requirements for a resolution relating to educational facilities construction which may be adopted by district school boards; providing that exceptions to requirements for public shelter design criteria remain subject to certain emergency management provisions; providing that a school board may not be required to build more emergency-shelter space than identified as needed; amending s. 1013.41, F.S.; revising requirements for an educational facilities plan; revising the duties of the Office of Educational Facilities; amending s. 1013.45, F.S.; exempting district school boards from certain contract limitations; specifying that a requirement for the services of a registered architect apply to Florida College System institution and state university boards of trustees; deleting a requirement for district school boards to reuse existing construction documents; amending s. 1013.48, F.S.; deleting a requirement for a school district to monitor and report change orders on a district educational facilities plan; amending s. 1013.64, F.S.; providing that remodeling projects for district school boards must be based on specified determinations; providing that a requirement for how certain funds must be spent only applies to Florida College System institution and state university boards; revising requirements for the use of funds from the Special Facility Construction Account; deleting prohibitions on the use of specified funds that meet certain thresholds; requiring the department to estimate, rather than review and adjust, the cost per student station to reflect actual construction costs; deleting a requirement for the Auditor General to review certain documentation; deleting requirements relating to district school board use of funds for construction projects; amending s. 1013.68, F.S.; revising requirements for a school district to receive a specified distribution of funds; amending ss. 163.3180, 1002.31, 1003.621, 1003.631, 1011.6202, 1011.73, 1012.555, and 1013.62, F.S.; conforming cross-references and provisions to changes made by the act; providing an effective date.

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

Session Vote Sequence: 698

Representative Clemons in the Chair.

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

Nays-None

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

CS/HB 85—A bill to be entitled An act relating to public records; amending s. 655.057, F.S.; providing an exemption from public records

requirements for certain information received by the Office of Financial Regulation relating to an application for authority to organize a new state bank or new state trust company; providing an exemption from public records requirements for certain information received by the office relating to an application for authority to organize a new state bank or new state trust company until specified conditions are met; defining the term "personal identifying information"; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing an effective date.

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

Session Vote Sequence: 699

Veas_114

Representative Clemons in the Chair.

Yeas—114			
Abbott	Chaney	Joseph	Roach
Altman	Clemons	Keen	Robinson, F.
Alvarez	Cross	Killebrew	Robinson, W.
Amesty	Daley	Koster	Rommel
Anderson	Driskell	LaMarca	Roth
Andrade	Duggan	Leek	Rudman
Antone	Dunkley	López, J.	Salzman
Arrington	Edmonds	Lopez, V.	Shoaf
Baker	Eskamani	Maggard	Silvers
Bankson	Esposito	Maney	Sirois
Barnaby	Fabricio	Massullo	Skidmore
Bartleman	Fine	McClain	Smith
Basabe	Franklin	McClure	Snyder
Bell	Gantt	McFarland	Stark
Beltran	Garcia	Melo	Steele
Benjamin	Garrison	Michael	Stevenson
Berfield	Giallombardo	Mooney	Tant
Botana	Gonzalez Pittman	Nixon	Temple
Brackett	Gossett-Seidman	Overdorf	Tomkow
Bracy Davis	Gottlieb	Payne	Trabulsy
Brannan	Grant	Perez	Truenow
Buchanan	Gregory	Persons-Mulicka	Tuck
Busatta Cabrera	Griffitts	Plakon	Waldron
Campbell	Harris	Plasencia	Williams
Canady	Hart	Porras	Woodson
Caruso	Hinson	Rayner	Yarkosky
Cassel	Holcomb	Redondo	Yeager
Chamberlin	Hunschofsky	Renner	
Chambliss	Jacques	Rizo	

Nays—1 Valdés

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

CS/HB 293—A bill to be entitled An act relating to hurricane protections for homeowners' associations; amending s. 720.3035, F.S.; providing applicability; requiring the board or a committee of a homeowners' association to adopt hurricane protection specifications; requiring that such specifications conform to applicable building codes; prohibiting the board or a committee of an association from denying an application for the installation, enhancement, or replacement of certain hurricane protection; authorizing the requirement to adhere to certain guidelines regarding the external appearance of a structure or an improvement on a parcel; defining the term "hurricane protection"; providing an effective date.

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

Session Vote Sequence: 700

Representative Clemons in the Chair.

Yeas-115

Abbott Alvarez Anderson Antone Altman Amesty Andrade Arrington

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

Nays-None

So the bill passed and was immediately certified to the Senate.

CS/HB 479—A bill to be entitled An act relating to alternative mobility funding systems and impact fees; amending s. 163.3164, F.S.; providing definitions; amending s. 163.3180, F.S.; revising requirements relating to agreements to pay for or construct certain improvements; authorizing certain local governments to adopt an alternative transportation system that is mobility-plan and fee-based in certain circumstances; prohibiting an alternative transportation system from imposing responsibility for funding an existing transportation deficiency upon new development; requiring counties and municipalities to create and execute interlocal agreements if a developer is charged a fee for transportation impacts for a new development or redevelopment; providing requirements for such agreements; providing requirements for when such interlocal agreements are not executed by a specified date; authorizing a local government that issues the building permit to collect a fee for transportation impacts under certain circumstances unless otherwise agreed; amending s. 163.31801, F.S.; revising requirements for the calculation of impact fees by certain local governments and special districts; requiring local governments transitioning to alternative transportation systems to provide holders of impact fee credits with full benefit of intensity and density of prepaid credit balances as of a specified date in certain circumstances; amending s. 212.055, F.S.; conforming a cross-reference; providing an effective date.

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

Session Vote Sequence: 701

Representative Clemons in the Chair.

Yeas—115 Abbott Bell Beltran Altman Alvarez Benjamin Amesty Berfield Anderson Botana Andrade Brackett Antone Bracy Davis Arrington Brannan Baker Buchanan Bankson Busatta Cabrera Barnaby Campbell Bartleman Canady Basabe Caruso

Fabricio Cassel Chamberlin Fine Franklin Chambliss Chaney Gantt Clemons Garcia Cross Garrison Daley Giallombardo Driskell Gonzalez Pittman Duggan Gossett-Seidman Dunkley Gottlieb Edmonds Grant Eskamani Gregory Esposito Griffitts

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

Nays-None

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

CS/HB 1245—A bill to be entitled An act relating to veterinary professional associates; providing a short title; creating s. 474.2126, F.S.; providing legislative findings; defining terms; authorizing certain individuals to use the title "veterinary professional associate"; authorizing such associates to perform certain duties and actions; prohibiting such associates from prescribing certain drugs or controlled substances or performing surgical procedures; providing exceptions; providing that veterinarians are liable for the acts or omissions of veterinary professional associates under their supervision and control; providing an effective date.

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

Session Vote Sequence: 702

Representative Clemons in the Chair.

Yeas-116 Abbott Chaney Altman Clemons Alvarez Cross Amesty Daley Daniels Anderson Driskell Andrade Antone Duggan Arrington Dunkley Baker Bankson Barnaby Esposito Fabricio Bartleman Basabe Fine Bell Franklin Beltran Gantt Benjamin Garcia Berfield Garrison Botana

Driskell
Duggan
Dunkley
Edmonds
Eskamani
Esposito
Fabricio
Fine
Franklin
Gantt
Garcia
Garrison
Giallombardo
Gonzalez Pittman
Gossett-Seidman
Gottlieb
Grant
Gregory
Griffitts
Harris
Hart
Hinson

Holcomb

Hunschofsky

Lopez, V. Maggard Maney Massullo McClain McClure McFarland Melo Michael Mooney Nixon Overdorf Payne Perez Persons-Mulicka Plakon Plasencia Porras Ravner Redondo

Renner

Jacques

Joseph

Killebrew

LaMarca

López, J.

Keen

Koster

Leek

Roach Robinson, F. Robinson, W. Rommel Roth Rudman Salzman Shoaf Silvers Sirois Skidmore Smith Snyder Stark Steele Stevenson Tant Temple Tomkow Trabulsy Truenow Tuck Valdés Waldron

Williams

Woodson

Yarkosky

Yeager

Rizo

Nays-None

Chamberlin

Chambliss

Brackett

Brannan

Canady

Caruso

Cassel

Buchanan

Bracy Davis

Busatta Cabrera Campbell

So the bill passed and was immediately certified to the Senate.

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 in their policies; requiring pet insurers to also make such definitions available on their websites or their program administrators' websites; requiring pet insurers to make certain disclosures 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.

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

Session Vote Sequence: 703

Representative Clemons in the Chair.

Yeas—115 Abbott Fabricio Brannan Keen Altman Buchanan Killebrew Fine Franklin Busatta Cabrera Alvarez Koster LaMarca Amesty Campbell Gantt Anderson Canady Garcia Leek Andrade Caruso Garrison López, J. Giallombardo Lopez, V. Antone Cassel Chamberlin Gonzalez Pittman Arrington Maggard Baker Chambliss Gossett-Seidman Maney Massullo Bankson Chaney Gottlieb Barnaby Clemons Grant McClain Bartleman Cross Gregory McClure McFarland Basabe Daley Griffitts Bell Daniels Harris Melo Beltran Driskell Hart Michael Benjamin Duggan Hinson Mooney Berfield Dunkley Holcomb Nixon Botana Edmonds Hunschofsky Overdorf Brackett Eskamani Payne Jacques Bracy Davis Perez Esposito Joseph

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

Nays-None

Votes after roll call: Yeas—Plasencia

So the bill passed and was immediately certified to the Senate.

HB 59—A bill to be entitled An act relating to provision of homeowners' association rules and covenants; amending s. 720.303, F.S.; requiring an association to provide copies of the association's rules and covenants to every member before a specified date, and every new member thereafter; requiring an association to provide members with a copy of updated rules and covenants; authorizing an association to adopt rules relating to the standards and manner in which such copies are distributed; authorizing an association to post a complete copy of the association's rules and covenants, or a direct link thereto, on the homepage of the association's website under certain circumstances; requiring an association to provide specified notice to its members; providing an effective date.

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

Session Vote Sequence: 704

Representative Clemons in the Chair.

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

Nays-None

Votes after roll call: Yeas—Mooney Yeas to Nays—Berfield

So the bill passed and was immediately certified to the Senate.

CS/HB 133—A bill to be entitled An act relating to professional licensing requirements for barbers and cosmetologists; amending s. 455.213, F.S.;

providing a period of time when a conviction, or any other adjudication, for a crime may not be grounds for denial of licensure as a barber or cosmetologist; providing an exception; requiring the applicable board to approve certain educational program credits offered to inmates in certain institutions or facilities for purposes of satisfying training requirements for licensure as a barber or cosmetologist; providing an effective date.

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

Session Vote Sequence: 705

Representative Clemons in the Chair.

Yeas-114 Abbott Altman Alvarez Amesty Anderson Andrade Antone Arrington Baker Bankson Barnaby Bartleman Basabe Bell Benjamin Berfield Botana Brackett Bracy Davis Brannan Buchanan Busatta Cabrera Campbell Canady Caruso Cassel Chamberlin Chambliss Chaney

Clemons Cross Daley Daniels Driskell Duggan Dunkley Edmonds Eskamani Esposito Fabricio Fine Franklin Gantt Garcia Garrison Giallombardo Gonzalez Pittman Gossett-Seidman Gottlieb Grant Gregory Griffitts Harris Hart Hinson Holcomb Hunschofsky Jacques

Joseph Robinson, F. Robinson, W. Keen Killebrew Rommel Koster Roth LaMarca Leek López, J. Lopez, V. Maggard Sirois Maney Massullo Smith McClain McClure Stark Melo Steele Michael Mooney Tant Nixon Overdorf Pavne Perez Persons-Mulicka Tuck Plakon Plasencia Porras Rayner Redondo Renner Rizo

Rudman Salzman Shoaf Silvers Skidmore Snyder Stevenson Temple Tomkow Trabulsy Truenow Valdés Waldron Williams Woodson Yarkosky Yeager

Nays-None

Votes after roll call:

Yeas-Beltran, McFarland

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

Roach

CS/CS/HB 1235—A bill to be entitled An act relating to sexual predators and sexual offenders; amending s. 775.21, F.S.; revising the definitions of the terms "conviction," "permanent residence," "temporary residence," and "transient residence"; specifying that, in order to qualify for removal of certain registration requirements, certain sexual offenders must meet specified criteria; authorizing sexual predators to report to the Department of Law Enforcement through the department's online system within a specified timeframe required vehicle information changes after any change in vehicles owned; requiring sheriffs' offices to report to the department transient residence information in a manner prescribed by the department; requiring sheriffs' offices to electronically submit to and update with the department specified information within a specified timeframe after the sexual predator provides it to the sheriff's office; requiring sexual predators to register all changes to vehicles owned through the department's online system; requiring the department to establish an online system through which sexual predators may securely access, submit, and update all vehicles owned; revising the reporting requirements and applicable timeframes with which a sexual predator must comply if he or she intends to establish a certain permanent, temporary, or transient residence or to travel; requiring sheriffs' offices to electronically submit to and update with the department, in a manner specified by the department, specified information within a specified timeframe after the sexual predator provides it to the sheriff's office; revising the list of requirements for which a sexual predator's failure to comply constitutes a criminal offense; specifying that each instance of a failure to register or report changes to specified required information constitutes a separate offense; conforming provisions to changes made by the act; making technical changes; amending s. 943.0435, F.S.; revising the definition of the term "convicted"; authorizing sexual offenders to report to the department through the department's online system within a specified timeframe required vehicle information changes after any change in vehicles owned; requiring sheriffs' offices to report to the department transient residence information in a manner prescribed by the department; requiring sheriffs' offices to electronically submit to and update with the department specified information within a specified timeframe after the sexual offender provides it to the sheriff's office; requiring sexual offenders to register all changes to vehicles owned through the department's online system; requiring the department to establish an online system through which sexual offenders may securely access, submit, and update all vehicles owned; requiring that, if a sexual offender is in the custody of a local jail, the custodian of the local jail register a sexual offender within a specified timeframe after intake of the sexual offender for any reason and upon release; requiring the custodian to take a digitized photograph of the sexual offender and forward the photograph and such registration information to the department; revising the reporting requirements and applicable timeframes with which a sexual offender must comply if he or she intends to establish a certain permanent, temporary, or transient residence or to travel; revising the list of requirements for which a sexual offender's failure to comply constitutes a criminal offense; specifying that each instance of a failure to register or report changes to specified required information constitutes a separate offense; specifying that, in order to qualify for removal of certain registration requirements, certain sexual offenders must meet specified criteria; requiring sheriffs' offices to electronically submit to and update with the department, in a manner specified by the department, specified information within a specified timeframe after the sexual offender provides it to the sheriff's office; conforming provisions to changes made by the act; making technical changes; reenacting s. 944.606(1)(d), F.S., relating to the definitions of the terms "permanent residence," "temporary residence," and "transient residence," to incorporate the amendment made to s. 775.21, F.S., in a reference thereto; reenacting s. 1012.467(1)(b), F.S., relating to the definition of the term "convicted," to incorporate the amendment made to s. 943.0435, F.S., in a reference thereto; reenacting ss. 320.02(4), 775.25, 938.10(1), 944.607(4)(a) and (9), 985.481(1)(a) and (d), and 985.4815(1)(b) and (f) and (9), F.S., relating to registration required, application for registration, and forms; prosecutions for acts or omissions; additional court cost imposed in cases of certain crimes; notification to department of information on sexual offenders; sexual offenders adjudicated delinquent and notification upon release; and notification to department of information on juvenile sexual offenders, respectively, to incorporate the amendments by to ss. 775.21 and 943.0435, F.S., in references thereto; providing an effective date.

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

Session Vote Sequence: 706

Representative Clemons in the Chair.

Yeas-116

Abbott Berfield Altman Botana Brackett Alvarez Bracy Davis Amestv Anderson Brannan Andrade Buchanan Busatta Cabrera Antone Arrington Campbell Baker Canady Bankson Caruso Barnaby Cassel Chamberlin Bartleman Basabe Chambliss Bel1 Chaney Beltran Clemons Benjamin Cross

Daley Gossett-Seidman Daniels Gottlieb Driskell Grant Duggan Gregory Dunkley Griffitts Edmonds Harris Eskamani Hart Esposito Hinson Fabricio Holcomb Fine Hunschofsky Franklin Jacques Gantt Joseph Garcia Keen Killebrew Garrison Giallombardo Koster Gonzalez Pittman LaMarca

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

Nays-None

So the bill passed and was immediately certified to the Senate.

CS/CS/HB 1171—A bill to be entitled An act relating to schemes to defraud; amending s. 817.034, F.S.; revising the definition of "scheme to defraud"; providing for reclassification of certain offenses when committed against persons 65 years of age or older, against minors, or against persons with mental and physical disabilities; providing for civil actions for damages by persons whose image or likeness was used in a scheme to defraud without their consent; providing an effective date.

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

Session Vote Sequence: 707

Representative Clemons in the Chair.

Yeas-104

1045			
Abbott	Chamberlin	Hunschofsky	Renner
Altman	Chaney	Jacques	Rizo
Alvarez	Clemons	Keen	Roach
Amesty	Cross	Killebrew	Robinson, W.
Anderson	Daley	Koster	Rommel
Andrade	Daniels	LaMarca	Roth
Antone	Driskell	Leek	Rudman
Arrington	Duggan	López, J.	Salzman
Baker	Dunkley	Lopez, V.	Shoaf
Bankson	Eskamani	Maggard	Silvers
Barnaby	Esposito	Maney	Sirois
Bartleman	Fabricio	Massullo	Smith
Basabe	Fine	McClain	Snyder
Bell	Franklin	McClure	Stark
Beltran	Garcia	McFarland	Steele
Benjamin	Garrison	Melo	Stevenson
Berfield	Giallombardo	Michael	Tant
Botana	Gonzalez Pittman	Mooney	Temple
Brackett	Gossett-Seidman	Overdorf	Tomkow
Brannan	Gottlieb	Payne	Trabulsy
Buchanan	Grant	Perez	Truenow
Busatta Cabrera	Gregory	Persons-Mulicka	Tuck
Campbell	Griffitts	Plakon	Waldron
Canady	Harris	Plasencia	Woodson
Caruso	Hinson	Porras	Yarkosky
Cassel	Holcomb	Redondo	Yeager

Nays-8

Bracy Davis Hart Rayner Skidmore Gantt Nixon Robinson, F. Williams

Votes after roll call: Yeas—Edmonds

Nays to Yeas—Skidmore

Explanation of Vote for Sequence Number 707

I am very sensitive to taking advantage of elderly people. I do believe that punishment is required in these instances, yet a life sentence in prison causes me pause. Particularly when there will be no chance for restitution being paid. The expense of housing the offender is vastly more than while no chance of

restitution for the victim to ever be paid. This was a difficult vote to make due to the competing interests.

Rep. Ashley Viola Gantt District 109

So the bill passed and was immediately certified to the Senate.

CS/HB 923—A bill to be entitled An act relating to wills and estates; amending s. 28.223, F.S.; expanding the types of probate documents that must be recorded; revising a provision for incorporating a certain direction by reference; amending s. 732.217, F.S.; revising the types of property subject to the provisions of a certain act; amending s. 732.218, F.S.; revising the types of property for which there is a rebuttable presumption under a specified act; amending s. 732.219, F.S.; specifying that certain property is either included or excluded from the probate estate at the time of death; defining the term "probate estate"; authorizing specified parties to waive certain property rights; specifying how such rights may be waived; requiring such waiver include specified language; repealing s. 732.221, F.S., relating to perfection of title of personal representative or beneficiary; creating s. 732.2211, F.S.; providing that demands and disputes arising under a certain act must be determined using a specified action; requiring such action be governed by specified rules; requiring such action be filed within a certain period of time; providing construction; providing that certain parties have no duty to discover if property is subject to a specified act; providing exceptions; providing that certain rights are forfeit if specified actions are not taken; prohibiting certain parties from being held liable in specified circumstances; providing construction; repealing s. 732.223, F.S., relating to perfection of title of surviving spouses; creating s. 732.2231, F.S.; providing definitions; providing that certain parties are not liable for specified actions taken regarding property subject to a certain act; amending s. 732.225, F.S.; expanding the types of property for which there is a certain conclusive presumption; amending s. 732.702, F.S.; expanding the types of rights which may be waived by a surviving spouse; expanding the types of rights considered to be "all rights" within a waiver; amending s. 733.212, F.S.; requiring a notice of administration state that specified parties have no duty to discover if property is subject to a certain act; providing an exception; amending s. 733.2121, F.S.; requiring a notice to creditors state that specified parties have no duty to discover if property is subject to a certain act; providing an exception; amending s. 733.607, F.S.; specifying that specified parties have no rights to, and may not take possession of, certain property; providing an exception; providing effective dates.

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

Session Vote Sequence: 708

Representative Clemons in the Chair.

Yeas—116	
Abbott	Busatta Cabrera
Altman	Campbell
Alvarez	Canady
Amesty	Caruso
Anderson	Cassel
Andrade	Chamberlin
Antone	Chambliss
Arrington	Chaney
Baker	Clemons
Bankson	Cross
Barnaby	Daley
Bartleman	Daniels
Basabe	Driskell
Bell	Duggan
Beltran	Dunkley
Benjamin	Edmonds
Berfield	Eskamani
Botana	Esposito
Brackett	Fabricio
Bracy Davis	Fine
Brannan	Franklin
Buchanan	Gantt

Garcia	Lopez, V.
Garrison	Maggard
Giallombardo	Maney
Gonzalez Pittman	Massullo
Gossett-Seidman	McClain
Gottlieb	McClure
Grant	McFarland
Gregory	Melo
Griffitts	Michael
Harris	Mooney
Hart	Nixon
Hinson	Overdorf
Holcomb	Payne
Hunschofsky	Perez
Jacques	Persons-Mulicka
Joseph	Plakon
Keen	Plasencia
Killebrew	Porras
Koster	Rayner
LaMarca	Redondo
Leek	Renner
López, J.	Rizo

Tuck Valdés Roach Shoaf Steele Robinson, F. Stevenson Silvers Robinson, W. Waldron Sirois Tant Temple Skidmore Rommel Williams Roth Smith Tomkow Woodson Rudman Snyder Trabulsy Yarkosky Salzman Stark Truenow Yeager

Nays-None

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

Consideration of CS/CS/HB 1001 was temporarily postponed.

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.

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

Session Vote Sequence: 709

Veas__115

Representative Clemons in the Chair.

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

Nays-None

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

 $CS/CS/HB\ 1001$ was taken up, having been temporarily postponed earlier today.

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. 212.06, F.S.; defining the term "electronic database"; revising application requirements for forwarding agents when applying to the Department of Revenue for a

Yeas-116

certain certificate; providing that an applicant may not be required to submit an application to register as a dealer under certain circumstances; requiring a forwarding agent to surrender its certificate to the department under specified circumstances; providing that certain addresses have specified reported tax rates; providing an exception; providing applicability; prohibiting certain dealers from collecting certain taxes under certain circumstances; revising the liability of a dealer under certain circumstances; 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.

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

Session Vote Sequence: 710

Representative Clemons in the Chair.

Yeas-116

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

Nays-None

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

HB 1393—A bill to be entitled An act relating to court interpreter services; amending s. 29.0185, F.S.; authorizing the state courts system to use state revenues, if available, to provide court-appointed interpreting services to nonindigent individuals; requiring such services to be provided as prescribed by the Supreme Court; amending s. 29.0195, F.S.; repealing the cost recovery requirement for court-appointed interpreting services; providing an exception; providing an effective date.

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

Session Vote Sequence: 711

Representative Clemons in the Chair.

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

Nays-None

Chamberlin

Chambliss

Cassel

So the bill passed and was immediately certified to the Senate.

Hinson

Holcomb

Hunschofsky

CS/HB 1415—A bill to be entitled An act relating to peer support for first responders; amending s. 111.09, F.S.; revising the definition of "first responder" to include correctional officers and correctional probation officers; providing an effective date.

Ravner

Renner

Redondo

Woodson

Yarkosky

Yeager

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

Session Vote Sequence: 712

Representative Clemons in the Chair.

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

Nays-None

So the bill passed and was immediately certified to the Senate.

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.

Session Vote Sequence: 713

Representative Clemons in the Chair.

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

Nays—1 López, J.

Votes after roll call:

Nays to Yeas—López, J.

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

CS/HB 6007—A bill to be entitled An act for the relief of Julia Perez by the St. Johns County Sheriff's Office; providing for an appropriation to compensate Julia Perez for personal injuries and damages sustained as a result of the negligence of an employee of the St. Johns County Sheriff's Office; providing legislative intent for the waiver of certain lien interests; providing a limitation on compensation and the payment of attorney fees; providing an effective date.

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

Session Vote Sequence: 714

Representative Clemons in the Chair.

Yeas—114			
Abbott	Botana	Driskell	Gregory
Altman	Brackett	Duggan	Griffitts
Alvarez	Bracy Davis	Dunkley	Harris
Amesty	Brannan	Edmonds	Hart
Anderson	Buchanan	Eskamani	Hinson
Andrade	Busatta Cabrera	Esposito	Holcomb
Antone	Campbell	Fabricio	Hunschofsky
Arrington	Canady	Fine	Jacques
Baker	Caruso	Franklin	Joseph
Bankson	Cassel	Gantt	Keen
Barnaby	Chamberlin	Garcia	Killebrew
Bartleman	Chambliss	Garrison	Koster
Basabe	Chaney	Giallombardo	LaMarca
Bell	Clemons	Gonzalez Pittman	Leek
Beltran	Cross	Gossett-Seidman	López, J.
Benjamin	Daley	Gottlieb	Lopez, V.
Berfield	Daniels	Grant	Maggard

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

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

Nays-None

Votes after roll call:

Yeas-Rayner

So the bill passed and was immediately certified to the Senate.

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.

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

Session Vote Sequence: 715

Representative Clemons in the Chair.

Yeas-116 Abbott Chaney Jacques Rizo Clemons Joseph Roach Altman Robinson, F. Alvarez Cross Keen Robinson, W. Amesty Daley Killebrew Anderson Rommel Daniels Koster Andrade Driskell LaMarca Roth Rudman Duggan Antone Leek Arrington Dunkley López, J. Salzman Lopez, V. Baker Edmonds Shoaf Bankson Eskamani Maggard Silvers Barnaby Esposito Maney Sirois Massullo Bartleman Fabricio Skidmore Basabe Fine McClain Smith Franklin Bell McClure Snyder McFarland Beltran Gantt Stark Benjamin Garcia Melo Steele Michael Berfield Garrison Stevenson Giallombardo Botana Mooney Tant Brackett Gonzalez Pittman Nixon Temple Bracy Davis Gossett-Seidman Overdorf Tomkow Brannan Gottlieb Payne Trabulsy Buchanan Grant Perez Truenow Persons-Mulicka Busatta Cabrera Gregory Tuck Campbell Griffitts Plakon Valdés Canady Harris Plasencia Waldron Caruso Williams Hart Porras Cassel Hinson Rayner Woodson Redondo Chamberlin Holcomb Yarkosky Chambliss Hunschofsky Renner Yeager

Nays-None

So the bill passed and was immediately certified to the Senate.

HB 937—A bill to be entitled An act relating to the Purple Alert; amending s. 937.0205, F.S.; requiring local law enforcement agencies to develop policies for a local activation of a Purple Alert for certain missing adults; specifying requirements for such policies; specifying duties of the Department of Law Enforcement's Missing Endangered Persons Information Clearinghouse in the event of a state Purple Alert; specifying conditions under which a local law enforcement agency may request the clearinghouse to open a case; conforming provisions to changes made by the act; providing an effective date.

-was read the third time by title.

THE SPEAKER IN THE CHAIR

The question recurred on passage of HB 937. The vote was:

Session Vote Sequence: 716

Speaker Renner in the Chair.

Yeas—110			
Abbott	Cross	Joseph	Roach
Altman	Daley	Keen	Robinson, F.
Alvarez	Daniels	Killebrew	Rommel
Amesty	Driskell	Koster	Roth
Anderson	Duggan	LaMarca	Rudman
Andrade	Dunkley	Leek	Salzman
Antone	Edmonds	López, J.	Shoaf
Arrington	Eskamani	Lopez, V.	Silvers
Baker	Esposito	Maggard	Sirois
Bankson	Fabricio	Maney	Skidmore
Barnaby	Fine	Massullo	Snyder
Bartleman	Franklin	McClain	Stark
Basabe	Gantt	McClure	Steele
Beltran	Garcia	Melo	Stevenson
Benjamin	Garrison	Michael	Tant
Berfield	Giallombardo	Mooney	Temple
Botana	Gonzalez Pittman	Nixon	Tomkow
Brackett	Gossett-Seidman	Overdorf	Trabulsy
Bracy Davis	Gottlieb	Payne	Truenow
Brannan	Grant	Perez	Tuck
Buchanan	Gregory	Persons-Mulicka	Valdés
Busatta Cabrera	Griffitts	Plakon	Waldron
Campbell	Harris	Plasencia	Williams
Canady	Hart	Porras	Woodson
Cassel	Hinson	Rayner	Yarkosky
Chamberlin	Holcomb	Redondo	Yeager
Chambliss	Hunschofsky	Renner	Č
Chaney	Jacques	Rizo	
	-		

Nays-None

Votes after roll call:

Yeas-Caruso, McFarland, Smith

So the bill passed and was immediately certified to the Senate.

HB 113—A bill to be entitled An act relating to tax collections and sales; amending s. 197.374, F.S.; removing a specified processing fee; amending s. 197.492, F.S.; revising information to be included in a certain report; amending s. 197.502, F.S.; revising the calculation of interest for canceled tax deed applications; providing an effective date.

-was read the third time by title.

Recessed

The House recessed at 11:24 a.m., to reconvene at 2:30 p.m., or upon call of the Chair.

Reconvened

The House was called to order by the Speaker at 2:35 p.m. A quorum was present [Session Vote Sequence: 717].

HB 113 was taken up, having been read a third time earlier today.

The question recurred on passage of HB 113. The vote was:

Session Vote Sequence: 718

Speaker Renner in the Chair.

Yeas—110

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

Nays-None

Votes after roll call:

Yeas-Altman, Andrade, Barnaby

So the bill passed and was immediately certified to the Senate.

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.

—was read the third time by title.

REPRESENTATIVE PAYNE IN THE CHAIR

The question recurred on passage of CS/CS/CS/HB 149. The vote was:

Session Vote Sequence: 719

Representative Payne in the Chair.

Yeas-112

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

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

Nays-None

Votes after roll call: Yeas—Andrade

So the bill passed and was immediately certified to the Senate.

CS/HB 705—A bill to be entitled An act relating to public works projects; amending s. 255.0992, F.S.; revising the definition of the term "public works project"; revising applicability of a provision that prohibits the state or a political subdivision that contracts for a public works project from taking certain actions under specified circumstances; providing an effective date.

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

Session Vote Sequence: 720

Representative Payne in the Chair.

Yeas-80 Abbott Chamberlin Leek Rizo Lopez, V. Roach Altman Chaney Robinson, W. Alvarez Clemons Maggard Maney Massullo Amesty Duggan Rommel Anderson Esposito Roth Andrade Fabricio McClain Rudman Baker Fine McClure Salzman Bankson Garcia McFarland Shoaf Barnaby Garrison Melo Sirois Basabe Giallombardo Michael Smith Bell Gonzalez Pittman Mooney Snyder Beltran Gossett-Seidman Overdorf Steele Berfield Grant Payne Stevenson Botana Gregory Temple Perez Persons-Mulicka Brackett Griffitts Tomkow Brannan Holcomb Plakon Trabulsy Buchanan Jacques Plasencia Truenow Busatta Cabrera Killebrew Porras Tuck Redondo Yarkosky Canady Koster Caruso LaMarca Renner Yeager

Nays—32

Antone Daniels Harris Silvers Arrington Driskell Hart Skidmore Bartleman Dunkley Hinson Stark Hunschofsky Benjamin Edmonds Tant Campbell Eskamani Joseph Valdés Cassel Franklin Keen Waldron Cross Gantt Nixon Williams Gottlieh Robinson, F. Daley Woodson

Votes after roll call: Yeas—López, J. Nays—Rayner So the bill passed, as amended, and was immediately certified to the Senate.

CS for CS for SB 328—A bill to be entitled An act relating to affordable housing; amending ss. 125.01055 and 166.04151, F.S.; clarifying application; prohibiting counties and municipalities, respectively, from restricting the floor area ratio of certain proposed developments under certain circumstances; providing that the density, floor area ratio, or height of certain developments, bonuses, variances, or other special exceptions are not included in the calculation of the currently allowed density, floor area ratio, or height by counties and municipalities, respectively; authorizing counties and municipalities, respectively, to restrict the height of proposed developments under certain circumstances; prohibiting the administrative approval by counties and municipalities, respectively, of a proposed development within a specified proximity to a military installation; requiring counties and municipalities, respectively, to maintain a certain policy on their websites; requiring counties and municipalities, respectively, to consider reducing parking requirements under certain circumstances; requiring counties and municipalities, respectively, to reduce or eliminate parking requirements for certain proposed mixed-use developments that meet certain requirements; providing certain requirements for developments located within a transitoriented development or area; defining the term "major transportation hub"; making technical changes; providing requirements for developments authorized located within a transit-oriented development or area; clarifying that a county or municipality, respectively, is not precluded from granting additional exceptions; clarifying that a proposed development is not precluded from receiving a bonus for density, height, or floor area ratio if specified conditions are satisfied; requiring that such bonuses be administratively approved by counties and municipalities, respectively; revising applicability; authorizing that specified developments be treated as a conforming use under certain circumstances; authorizing that specified developments be treated as a nonconforming use under certain circumstances; authorizing applicants for certain proposed developments to notify a county or municipality, as applicable, of their intent to proceed under certain provisions; requiring counties and municipalities to allow certain applicants to submit a revised application, written request, or notice of intent; amending s. 196.1978, F.S.; revising the definition of the term "newly constructed"; revising conditions for when multifamily projects are considered property used for a charitable purpose and are eligible to receive an ad valorem property tax exemption; making technical changes; requiring property appraisers to make certain exemptions from ad valorem property taxes; providing the method for determining the value of a unit for certain purposes; requiring property appraisers to review certain applications and make certain determinations; authorizing property appraisers to request and review additional information; authorizing property appraisers to grant exemptions only under certain conditions; revising requirements for property owners seeking a certification notice from the Florida Housing Finance Corporation: providing that a certain determination by the corporation does not constitute an exemption; revising eligibility; conforming provisions to changes made by the act; amending s. 196.1979, F.S.; revising the value to which a certain ad valorem property tax exemption applies; revising a condition of eligibility for vacant residential units to qualify for a certain ad valorem property tax exemption; making technical changes; revising the deadline for an application for exemption; revising deadlines by which boards and governing bodies must deliver to or notify the Department of Revenue of the adoption, repeal, or expiration of certain ordinances; requiring property appraisers to review certain applications and make certain determinations; authorizing property appraisers to request and review additional information; authorizing property appraisers to grant exemptions only under certain conditions; providing the method for determining the value of a unit for certain purposes; providing for retroactive application; amending s. 333.03, F.S.; excluding certain proposed developments from specified airport zoning provisions; amending s. 420.507, F.S.; revising the enumerated powers of the corporation; amending s. 420.5096, F.S.; making technical changes; amending s. 420.518, F.S.; specifying conditions under which the corporation may preclude applicants from corporation programs; providing an appropriation; providing an effective date.

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

Session Vote Sequence: 721

Representative Payne in the Chair.

Yeas-112 Abbott Chaney Joseph Roach Robinson, F. Altman Clemons Keen Alvarez Cross Killebrew Robinson W Amesty Daley Koster Rommel Anderson Daniels LaMarca Roth Rudman Andrade Driskell Leek Lopez, V. Antone Duggan Salzman Arrington Dunkley Maggard Shoaf Maney Massullo Baker Edmonds Silvers Bankson Eskamani Sirois Barnaby Esposito McClain Skidmore Bartleman Fabricio McClure Smith Basabe Fine McFarland Snyder Franklin Bell Melo Stark Beltran Garcia Michael Steele Benjamin Garrison Mooney Stevenson Berfield Giallombardo Nixon Tant Botana Gonzalez Pittman Overdorf Temple Brackett Gossett-Seidman Tomkow Payne Bracy Davis Gottlieb Trabulsy Perez Brannan Grant Persons-Mulicka Truenow Griffitts Buchanan Plakon Tuck Busatta Cabrera Harris Plasencia Valdés Waldron Campbell Hart Porras Canady Hinson Rayner Williams Caruso Holcomb Redondo Woodson Hunschofsky Cassel Renner Yarkosky

Nays—1 Gantt

Chamberlin

Votes after roll call:

Yeas-López, J.

So the bill passed and was immediately certified to the Senate.

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.

Rizo

Yeager

—was read the third time by title.

Jacques

THE SPEAKER IN THE CHAIR

Remarks

The Speaker recognized Representative McClain, who gave brief farewell remarks.

CS/HB 919 was taken up, having been read a third time earlier today.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The question recurred on passage of **CS/HB 919**. The vote was:

Session Vote Sequence: 722

Representative Clemons in the Chair.

Yeas-104

Abbott Alvarez Anderson Arrington Altman Amesty Andrade Baker

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

Nays—8

Bracy Davis Hart Nixon Robinson, F.
Gantt Joseph Rayner Williams

Votes after roll call: Yeas—López, J.

So the bill passed and was immediately certified to the Senate.

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.

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

Session Vote Sequence: 723

Representative Clemons in the Chair.

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

Nays-None

So the bill passed and was immediately certified to the Senate.

CS/HB 1571—A bill to be entitled An act relating to the Florida Keys Aqueduct Authority, Monroe County; removing a provision prohibiting the combination of a water system with a sewer system within the geographic boundaries of the authority for purposes of financing; providing an effective date.

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

Session Vote Sequence: 724

Representative Clemons in the Chair.

Yeas-114 Fabricio Abbott Bell Cassel Chamberlin Beltran Altman Fine Franklin Alvarez Benjamin Chaney Amesty Berfield Clemons Gantt Anderson Botana Cross Garcia Andrade Brackett Daley Garrison Antone Bracy Davis Daniels Giallombardo Arrington Brannan Driskell Gonzalez Pittman Baker Buchanan Duggan Gossett-Seidman Bankson Busatta Cabrera Dunkley Gottlieb Barnaby Campbell Edmonds Grant Bartleman Canady Eskamani Gregory Basabe Caruso Esposito Griffitts

Roach

Rommel

Salzman Shoaf Silvers

Sirois

Smith

Stark

Steele

Tant

Temple

Tomkow

Trabulsy

Truenow

Waldron

Williams

Woodson

Yarkosky

Yeager

Tuck Valdés

Stevenson

Snyder

Skidmore

Roth Rudman

Robinson, F.

Robinson, W.

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

Nays-None

So the bill passed and was immediately certified to the Senate.

HB 1573—A bill to be entitled An act relating to the Pace Fire Rescue District, Santa Rosa County; amending chapter 2017-221, Laws of Florida; repealing the district's authority to levy and collect ad valorem taxes; establishing maximum rates for non-ad valorem assessments; providing an exception to general law relating to the initial levy of non-ad valorem assessments; providing effective dates.

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

Session Vote Sequence: 725

Representative Clemons in the Chair.

Yeas-115

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

Nays-None

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

HB 1575—A bill to be entitled An act relating to the Avalon Beach-Mulat Fire Protection District, Santa Rosa County; amending chapter 2005-347, Laws of Florida; repealing the district's authority to levy ad valorem taxes; establishing maximum rates for non-ad valorem assessments; providing an exception to general law relating to the initial levy of non-ad valorem assessments; providing effective dates.

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

Session Vote Sequence: 726

Representative Clemons in the Chair.

Yeas—112		
Abbott	Chaney	Jacques
Altman	Clemons	Keen
Alvarez	Cross	Killebrew
Amesty	Daley	Koster
Anderson	Daniels	LaMarca
Andrade	Driskell	Leek
Antone	Duggan	López, J.
Arrington	Dunkley	Lopez, V.
Baker	Eskamani	Maggard
Bankson	Esposito	Maney
Barnaby	Fabricio	Massullo
Bartleman	Fine	McClain
Basabe	Franklin	McClure
Bell	Gantt	McFarland
Beltran	Garcia	Melo
Benjamin	Garrison	Michael
Berfield	Giallombardo	Mooney
Botana	Gonzalez Pittman	Overdorf
Brackett	Gossett-Seidman	Payne
Bracy Davis	Gottlieb	Perez
Brannan	Grant	Persons-Mulicka
Buchanan	Gregory	Plakon
Busatta Cabrera	Griffitts	Plasencia
Campbell	Harris	Porras

Nays-2

Chamberlin

Canady

Caruso

Cassel

Joseph Nixon

Hart

Hinson

Holcomb

Hunschofsky

Votes after roll call:

Yeas-Edmonds

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

Rayner

Renner

Rizo

Redondo

HB 1577—A bill to be entitled An act relating to the Midway Fire District, Santa Rosa County; amending chapter 2003-364, Laws of Florida; repealing the district's authority to levy ad valorem taxes; establishing maximum rates for non-ad valorem assessments; providing an exception to general law relating to the initial levy of non-ad valorem assessments; providing effective dates.

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

Session Vote Sequence: 727

Representative Clemons in the Chair.

Yeas-115

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

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

Nays-None

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

CS/HB 793—A bill to be entitled An act relating to the Coral Springs Improvement District, Broward County; amending chapter 2004-469, Laws of Florida; prohibiting the board of supervisors of the district from receiving bids on certain contracts; providing an exception; requiring the board to comply with certain statutory bidding procedures; authorizing the board to reject all bids if such rejection is in the best interests of the district; providing that competitive bidding for certain contracts is subject to certain statutory provisions; requiring the district to adopt rules; authorizing the district to apply to the Department of Management Services to purchase certain commodities and contractual services; providing an effective date.

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

Session Vote Sequence: 728

Representative Clemons in the Chair.

Yeas-113 Abbott Altman Alvarez

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

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

Robinson, W.

Nays-None

Chaney

Votes after roll call:

Yeas-Edmonds, Hunschofsky

So the bill passed and was immediately certified to the Senate.

Robinson, F.

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. 311.101, F.S.; providing an appropriation from the State Transportation Trust Fund for the Intermodal Logistics Center Infrastructure Support Program; requiring the department to include certain projects in the tentative work program; amending s. 334.046, F.S.; revising provisions relating to the department's mission, goals, and objectives; creating s. 334.61, F.S.; requiring a governmental entity that proposes a certain project to conduct a traffic study; requiring notice to affected property owners, impacted municipalities, and counties in which the project is located within a specified timeframe; providing notice requirements; requiring such governmental entity to hold a public meeting before completion of the design phase of such project; providing requirements for such public meeting; requiring such governmental entity to review and take into consideration comments and alternatives presented in such public meeting in the final project design; 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 certain projects; providing requirements for annual service contract payments; amending s. 339.2818, F.S.; authorizing certain local governments, subject to appropriation, to compete for additional funding for certain county roads; 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; limiting the displays a public transit provider, as a condition of receiving state funds, may display on certain vehicles; providing the department and any state agency priority to contract for certain marketing or advertising activities; providing definitions; providing applicability; requiring the department to incorporate guidelines 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; 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 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; amending s. 341.822, F.S.; revising powers of the Florida Rail Enterprise; providing an effective date.

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

Session Vote Sequence: 729

Representative Clemons in the Chair.

Yeas-82

Bankson	Brackett	Chaney
Barnaby	Brannan	Clemons
Basabe	Buchanan	Daniels
Bell	Busatta Cabrera	Duggan
Beltran	Canady	Esposito
Berfield	Caruso	Fabricio
Botana	Chamberlin	Fine
	Barnaby Basabe Bell Beltran Berfield	Barnaby Brannan Basabe Buchanan Bell Busatta Cabrera Beltran Canady Berfield Caruso

Garcia	Lopez, V.	Plakon	Smith
Garrison	Maggard	Plasencia	Snyder
Giallombardo	Maney	Porras	Stark
Gonzalez Pittman	Massullo	Redondo	Steele
Gossett-Seidman	McClain	Renner	Stevenson
Grant	McClure	Rizo	Temple
Gregory	McFarland	Roach	Tomkow
Griffitts	Melo	Robinson, W.	Trabulsy
Holcomb	Michael	Rommel	Truenow
Jacques	Mooney	Roth	Tuck
Killebrew	Overdorf	Rudman	Yarkosky
Koster	Payne	Salzman	Yeager
LaMarca	Perez	Shoaf	•
Leek	Persons-Mulicka	Sirois	
Nays—33			
Antone	Driskell	Hinson	Skidmore
Arrington	Dunkley	Hunschofsky	Tant
Bartleman	Edmonds	Joseph	Valdés
Benjamin	Eskamani	Keen	Waldron
Bracy Davis	Franklin	López, J.	Williams
Campbell	Gantt	Nixon	Woodson
Cassel	Gottlieb	Rayner	
Cross	Harris	Robinson, F.	
Daley	Hart	Silvers	

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

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 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 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.

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

Session Vote Sequence: 730

Veas_115

Representative Clemons in the Chair.

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

Nays-None

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

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.

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

Session Vote Sequence: 731

Representative Clemons in the Chair.

Yeas—114 Abbott

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

Nays-None

So the bill passed and was immediately certified to the Senate.

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.

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

Session Vote Sequence: 732

Representative Clemons in the Chair.

Yeas-115 Abbott Altman Alvarez Amesty Anderson Andrade Antone Arrington Baker Bankson Barnaby Bartleman Basabe Bell Beltran Benjamin Berfield

Botana

Brackett Edmonds Hinson Bracy Davis Eskamani Holcomb Hunschofsky Brannan Esposito Buchanan Fabricio Jacques Busatta Cabrera Fine Joseph Franklin Campbell Keen Killebrew Canady Gantt Caruso Garcia Koster Cassel Garrison LaMarca Chamberlin GiallombardoLeek López, J. Chaney Gonzalez Pittman Clemons Gossett-Seidman Lopez, V. Cross Gottlieb Maggard Maney Daley Grant Massullo Daniels Gregory Driskell Griffitts McClain Duggan Harris McClure Dunkley Hart McFarland

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

Nays-None

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

Consideration of CS/HB 405 was temporarily postponed.

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.

Keen

Killebrew

Koster

Leek

LaMarca

López, J.

Lopez, V. Maggard

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

Session Vote Sequence: 733

Yeas-114

Benjamin

Brackett Bracy Davis

Berfield

Botana

Brannan

Buchanan

Campbell

Canady

Caruso

Cassel

Chaney

Busatta Cabrera

Representative Clemons in the Chair.

Abbott Clemons Altman Cross Daley Alvarez Daniels Amestv Anderson Andrade Antone Arrington Baker Bankson Barnaby Bartleman Basabe Rel1 Beltran

Driskell Duggan Dunkley Edmonds Eskamani Esposito Fabricio Fine Gantt Garcia Garrison Giallombardo Gonzalez Pittman Gossett-Seidman Gottlieb Grant Gregory Griffitts Harris Hart Hinson

Holcomb

Jacques

Joseph

Hunschofsky

Maney Massullo McClain McClure McFarland Melo Michael Mooney Nixon Overdorf Payne Perez Persons-Mulicka Plakon Plasencia Porras Ravner Redondo Renner

Rizo

Roach

Stark Steele Stevenson Tant Temple Tomkow Trabulsy Truenow Tuck Valdés Waldron Williams Woodson Yarkosky Yeager

Robinson, F.

Rommel

Rudman

Salzman

Shoaf

Sirois

Smith

Snyder

Skidmore

Silvers

Roth

Robinson, W.

Nays-None

Chamberlin

So the bill passed and was immediately certified to the Senate.

THE SPEAKER IN THE CHAIR

HB 1581—A bill to be entitled An act relating to mangrove replanting and restoration; amending s. 403.9324, F.S.; requiring the Department of Environmental Protection to adopt rules for mangrove replanting and restoration; providing requirements for the rules; requiring the department, in consultation with the Division of Insurance Agent and Agency Services, to conduct a statewide feasibility study regarding the use of mangroves and other nature-based solutions in order to improve a local government's community rating for flood insurance purposes; requiring a report to the Governor and the Legislature by a specified date; providing an effective date.

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

Session Vote Sequence: 734

Speaker Renner in the Chair.

Yeas-113 Abbott Clemons Robinson, F. Altman Cross Killebrew Robinson, W. Alvarez Daniels Koster Rommel Driskell LaMarca Roth Amestv Anderson Duggan Leek Rudman Salzman Andrade Dunkley López, J. Edmonds Antone Lopez, V. Shoaf Arrington Eskamani Maggard Silvers Baker Esposito Maney Sirois Bankson Fabricio Massullo Skidmore Barnaby Fine McClain Smith Bartleman Franklin McClure Snyder Basabe Gantt McFarland Stark Bell Garcia Melo Steele Michael Beltran Garrison Stevenson Benjamin Giallombardo Mooney Tant Berfield Gonzalez Pittman Temple Nixon Botana Gossett-Seidman Overdorf Tomkow Brackett Gottlieb Payne Truenow Bracy Davis Grant Perez Tuck Brannan Persons-Mulicka Valdés Gregory Griffitts Buchanan Plakon Waldron Busatta Cabrera Harris Plasencia Williams Campbell Hart Porras Woodson Canady Rayner Yarkosky Hinson Holcomb Caruso Redondo Yeager Hunschofsky Cassel Renner Chamberlin Jacques Rizo Joseph Roach

Nays-None

Chanev

Votes after roll call:

Yeas-Daley, Trabulsy

So the bill passed and was immediately certified to the Senate.

Motion to Adjourn

Rep. Chaney 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 10:00 a.m., Thursday, February 29, 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 CS for CS for HB 275.

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 521.

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 1393.

Tracy C. Cantella, Secretary

The above bill was ordered enrolled.

Votes After Roll Call

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

Rep. Persons-Mulicka:

Yeas—February 22: 671, 672

Cosponsors

HB 29-Joseph

HB 59—Basabe

CS/CS/CS/HB 149-Garcia

CS/CS/HB 179-J. López

CS/HB 241—Anderson, Basabe, Beltran, Chaney, Harris, Michael, Smith, Waldron

CS/HB 303-Bell

CS/HB 321—Hunschofsky, J. López, Waldron

CS/CS/HB 341—Bankson, Melo, Mooney, Persons-Mulicka

CS/CS/HB 389—Antone, Canady, J. López, Mooney, Rizo, Williams

CS/HB 707-J. López, Valdés

HB 833-Rizo

CS/CS/HB 883-Harris, Woodson

CS/CS/HB 917—J. López, Smith

CS/HB 919-McFarland

CS/HB 923—Barnaby, J. López

CS/CS/CS/HB 1021—Cross

CS/CS/HB 1113-Bell

CS/CS/HB 1195—Garcia, J. López, Maggard

CS/HB 1245—J. López

CS/HB 1259—Chaney, J. López

CS/CS/HB 1329—Anderson, Basabe, Caruso, Cassel, Chaney, Cross, Daniels, Gonzalez Pittman, Harris, Melo, Michael, Williams

CS/CS/HB 1365—Basabe

CS/CS/HB 1389—Bankson, Bartleman, Benjamin, Berfield, Botana, Chaney, Franklin, Harris, J. López, Mooney, Overdorf, Waldron, Williams

CS/HB 1415—Bartleman, Basabe, Smith

HJR 1625-Roach

CS/HB 7003-Melo

House Resolutions Adopted by Publication

At the request of Rep. V. Lopez-

HR 8063—A resolution expressing appreciation for the sister state relationship and bilateral economic and cultural ties between the State of Florida and Taiwan.

WHEREAS, April 10, 2024, marks the 45th anniversary of the enactment of the Taiwan Relations Act, which codified in law the basis for continued commercial and cultural relations between the people of the United States and Taiwan, and

WHEREAS, the conclusion of Taiwan's 8th presidential election on January 13, 2024, which represented a significant accomplishment of Taiwan's democracy, and was promptly congratulated and commented upon by the United States Department of State and the Speaker of the United States House of Representatives, and

WHEREAS, the people of Taiwan elected Mr. Lai Ching-te and Ms. Hsiao Bi-khim as the next president and vice president, strengthening the common values that Taiwan shares with the United States, and

WHEREAS, in 2023, the vice president-elect of Taiwan, Ms. Hsiao Bikhim, visited Florida as Taiwan's senior diplomat to the United States, further enhancing the bilateral relationship between Taiwan and Florida, and

WHEREAS, since November 1, 2012, Taiwan has been a member of the United States Visa Waiver Program, which makes two-way travel for business and tourism more convenient, reflecting the cooperation between the United States and Taiwan, and

WHEREAS, the launch of FORMOSAT-7/COSMIC-2 on June 25, 2019, a joint United States-Taiwan collaborative space mission of a constellation of six satellites designed to enhance the accuracy of atmospheric weather prediction, has demonstrated the mutual benefit born of the relations between this country and Taiwan, and

WHEREAS, Taiwan participates in international organizations, including the United Nations Framework Convention on Climate Change, holds membership status in both the Asia-Pacific Economic Cooperation and the World Trade Organization, and participates, observes, and cooperates with more than 50 international organizations, and

WHEREAS, Taiwan is the United States' 9th largest trading partner, as well as Florida's 4th largest bilateral merchandise trading partner in the Asia-Pacific region, and

WHEREAS, this year marks the 32nd anniversary of the enactment of the sister state relationship shared between Florida and Taiwan, and

WHEREAS, several sister city relationships and partnership agreements exist between Florida and Taiwan, such as between Miami-Dade County and New Taipei City; the City of Miami and Laohsiung; the City of Orlando and Tainan City; the City of Fort Lauderdale and the City of Pensacola and Kaohsiung City; the City of Sunny Isles Beach and Hengchun; the City of Doral and the Xizhi District of New Taipei City; the City of Kissimmee and Miaoli City; the City of North Miami Beach and Ping Jenn; and the City of Tavares and Xindian, and

WHEREAS, the economic bonds between the United States and Taiwan continue to flourish, including in the signing of the United States-Taiwan Initiative on 21st-Century Trade First Agreement Implementation Act in August 2023, to strengthen the significant trade relationship between the two countries, NOW, THEREFORE,

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

That the House of Representatives expresses its appreciation for the sister state relationship between the State of Florida and Taiwan.

BE IT FURTHER RESOLVED that a copy of this resolution be transmitted to President Tsai Ing-wen through the Taipei Economic and Cultural Office in Miami and to the Executive Office of the Governor as a tangible token of the sentiments expressed herein.

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

Enrolling Reports

CS/HB 117 has been enrolled, signed by the required constitutional officers, and presented to the Governor on February 28, 2024.

Jeff Takacs, Clerk

Excused

Reps. Black, Borrero, Casello, Tramont

The following Conference Committee Managers were excused in order to conduct business with their Senate counterparts: Conference Committee on HB 5001, HB 5003, HB 5005, HB 5007, and CS/HB 151 to serve with Rep. Leek, Chair; Managers At-Large: Reps. Altman, Andrade, Benjamin, Brannan, Busatta Cabrera, Canady, Chambliss, Clemons, Driskell, Fine, Garrison, Gottlieb, Grant, Gregory, Hunschofsky, Massullo, McClain, McClure, Payne, Perez, F. Robinson, Rommel, Shoaf, Skidmore, Stevenson, Tomkow, Valdés, Williams, and Woodson; House Agriculture & Natural Resources/Senate Agriculture, Environment and General Government—Rep. Altman, Chair; Reps. Bell, Black, Botana, Brackett, Buchanan, Cassel, Chambliss, Cross, Daley, Overdorf, Stevenson, and Truenow; HB 5301 and SB 2518, House Health Care/Senate Health and Human Services—Rep. Garrison, Chair; Reps. Abbott, Amesty, Bartleman, Berfield, Jacques, Melo, Rayner, Salzman, Tant, Trabulsy, Tramont, and Woodson; House Higher Education/Senate Education—Rep. Shoaf, Chair; Reps. Anderson, Basabe, Benjamin, Eskamani, Franklin, Garcia, Gonzalez Pittman, Griffitts, J. López, Maggard, Melo, and Rizo; House Infrastructure & Tourism/Senate Transportation, Tourism and Economic Development—Rep. Andrade, Chair; Reps. Antone, Berfield, Brackett, Campbell, Daley, Esposito, Gantt, Giallombardo, LaMarca, Plakon, Tuck, and Yeager; HB 5401, SB 2510, and SB 2512, House Justice/Senate Criminal and Civil Justice—Rep. Brannan, Chair; Reps. Beltran, Fabricio, Gottlieb, Hart, Holcomb, Jacques, Redondo, Snyder, Stark, Smith, Valdés, and Waldron; HB 5101, House PreK-12/Senate Education-Rep. Tomkow, Chair; Reps. Anderson, Bracy Davis, Gonzalez Pittman, Gossett-Seidman, Hinson, Keen, V. Lopez, Michael, Rizo, Temple, Trabulsy, and Williams; House State Administration & Technology/Senate Agriculture, Environment and General Government—Rep. Busatta Cabrera, Chair; Reps. Alvarez, Arrington, Bankson, Chamberlin, Edmonds, Harris, Holcomb, Maney, Mooney, F. Robinson, Stevenson, and Yarkosky.

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 4:04 p.m., to reconvene at 10:00 a.m., Thursday, February 29, 2024, or upon call of the Chair.

CHAMBER ACTIONS ON BILLS

Wednesday, February 28, 2024

НВ	59 — Read 3rd time; Passed; YEAS 115, NAYS 0	CS/HB	1093 — Read 3rd time; CS passed as amended; YEAS 115, NAYS 0
CS/HB	85 — Read 3rd time; CS passed as amended; YEAS 114, NAYS 1	CS/CS/HB	1171 — Read 3rd time; CS passed; YEAS 104, NAYS 8
НВ	113 — Read 3rd time; Passed; YEAS 110, NAYS 0	CS/CS/HB	1235 — Read 3rd time; CS passed; YEAS 116, NAYS 0
CS/HB	133 — Read 3rd time; CS passed as amended; YEAS	CS/HB	1245 — Read 3rd time; CS passed; YEAS 116, NAYS 0
	114, NAYS 0	CS/HB	1259 — Read 3rd time; CS passed; YEAS 114, NAYS 0
CS/CS/CS/HB	149 — Read 3rd time; CS passed; YEAS 112, NAYS 0	CS/CS/CS/HB	1301 — Read 3rd time; CS passed as amended; YEAS
CS/CS/HB	179 — Read 3rd time; CS passed as amended; YEAS 115, NAYS 0		82, NAYS 33
	,	CS/CS/HB	1329 — Read 3rd time; CS passed; YEAS 115, NAYS 0
CS/CS/HB	217 — Read 3rd time; CS passed; YEAS 116, NAYS 0	CS/CS/HB	1389 — Read 3rd time; CS passed; YEAS 116, NAYS 0
CS/HB	241 — Read 3rd time; CS passed; YEAS 114, NAYS 0	НВ	1393 — Read 3rd time; Passed; YEAS 116, NAYS 0
CS/HB	293 — Read 3rd time; CS passed; YEAS 115, NAYS 0	CS/HB	1415 — Read 3rd time; CS passed; YEAS 115, NAYS 0
CS for CS for SB	328 — Read 3rd time; CS passed; YEAS 112, NAYS 1	CS/HB	1425 — Read 3rd time; CS passed as amended; YEAS
CS/CS/HB	341 — Read 3rd time; CS passed; YEAS 114, NAYS 0		115, NAYS 1
CS/CS/HB	389 — Read 3rd time; CS passed as amended; YEAS 115, NAYS 0	CS/HB	1429 — Read 3rd time; CS passed as amended; YEAS 116, NAYS 0
CS/HB	405 — Temporarily postponed, on 3rd Reading	CS/CS/HB	1465 — Read 3rd time; CS passed; YEAS 115, NAYS 0
CS/HB	479 — Read 3rd time; CS passed as amended; YEAS	CS/CS/HB	1565 — Read 3rd time; CS passed; YEAS 114, NAYS 0
	115, NAYS 0	CS/HB	1571 — Read 3rd time; CS passed; YEAS 114, NAYS 0
CS/HB	705 — Read 3rd time; CS passed as amended; YEAS 80, NAYS 32	НВ	1573 — Read 3rd time; Passed as amended; YEAS 115, NAYS 0
CS/HB	707 — Read 3rd time; CS passed; YEAS 115, NAYS 1	НВ	1575 — Read 3rd time; Passed as amended; YEAS 112,
CS/HB	793 — Read 3rd time; CS passed; YEAS 113, NAYS 0		NAYS 2
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CS/HB	919 — Read 3rd time; CS passed; YEAS 104, NAYS 8	CS for SB	7002 — Read 3rd time; CS passed as amended; YEAS
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