



Journal of the Senate

Number 17—Regular Session

Wednesday, April 19, 2017

CONTENTS

Bills on Third Reading	428
Call to Order	427
Co-Introducers	441
Committee Membership Change	441
Committee Substitutes, First Reading	435
House Messages, First Reading	440
Motions	434
Point of Personal Privilege	427
Reference Changes, Rule 4.7(2)	439
Reports of Committees	434, 435
Resolutions	428
Special Guests	432
Special Order Calendar	432

CALL TO ORDER

The Senate was called to order by President Negron at 10:00 a.m. A quorum present—36:

Mr. President	Clemens	Passidomo
Artiles	Farmer	Perry
Baxley	Flores	Powell
Bean	Gainer	Rodriguez
Benacquisto	Galvano	Simmons
Book	Garcia	Simpson
Bracy	Gibson	Stargel
Bradley	Grimsley	Steube
Brandes	Hutson	Stewart
Braynon	Latvala	Thurston
Broxson	Mayfield	Torres
Campbell	Montford	Young

Excused: Senators Hukill and Rader

PRAYER

The following prayer was offered by Senator Montford:

Gracious Father, we come to you today knowing it is incumbent upon this body to lead the State of Florida, an awesome responsibility. There might never have been a time when the people of Florida and this country need a reminder of what civil leadership, service, and solidarity for the common good look like. We come to you for guidance, for patience, and for humbleness to provide that example to your people.

I ask of you today that you give each of us the strength and the wisdom to speak for our own constituents, and for understanding and compassion when our colleagues speak for theirs, even in opposition. We come to you today to ask for your moral leadership. As you have provided for us, you have also given us the task of providing to those around us. Thank you, Lord, for the opportunity for this Senate to be a moral compass and an example of empathy and sacrifice, as you have been an example of sacrifice and empathy to us.

The last few weeks have been challenging. Help us to keep a clear mind and a strong heart. Help us to use the strength you have graced us with. Help us to understand and recognize our weaknesses and to act accordingly. As you told us in Matthew 11:28: "Come to me, all you who are weary and heavy laden, and I will give you rest." Father, grant

us the perspective to remember that not far from the doors of these chambers and around our state children are hungry, elderly are sick, and families are suffering. Let us remember you taught us to care for the least of these.

Lord, we ask for your special blessings and care for those men and women in our armed forces, who risk their lives to protect the very freedoms granted by the democracy we take part in here today. Bless their families who will miss them at dinner tonight, and their children eagerly awaiting their return. In your name we pray, and all God's people said, "Amen."

PLEDGE

Senate Pages, Miles Nelson of Crawfordville; Jamey Harvey of Sopchoppy; Nina Fusco of Melbourne; and Jordan Rolling of Westville, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Dr. Jeffrey S. Block of Miami, sponsored by Senator Artiles, as the doctor of the day. Dr. Block specializes in anesthesiology.

POINT OF PERSONAL PRIVILEGE

On motion by Senator Benacquisto, by two-thirds vote, the following remarks were ordered spread upon the Journal:

Senator Artiles: Mr. President, with your permission, I would like to request a moment of personal privilege. Thank you, Mr. President.

I extend a heartfelt apology to my colleagues and to all of those I have offended. While my words have caused pain in many, I would like to specifically apologize to two members.

To Senator Audrey Gibson, I apologize. I am so sorry for the words and the tone I used with you regretfully Monday night. There is no excuse, nor will I offer one. My comments to you were the most regretful of all because they injured you personally. No one deserves to be spoken to that way, much less a person of your stature, dignity, and integrity.

I humbly ask you to accept my heartfelt apology. As you can see, my harsh words have adversely reflected more on me, than they could ever have on anyone else. And while the words I used toward you are not the ones that made the headlines, it is those words I will have the most difficulty in forgiving myself for because they hurt you.

To Senator Perry Thurston, my friend and colleague, and a person who put his arm around me and tried to guide me in the right direction: You have demonstrated to me time and time again your friendship and also that you are a gentleman and man of principle. I respectfully ask for your forgiveness.

And to you, President Negron, I owe you an apology. Your countless hours, work ethic, and dedication to leading this body don't merit my crass and juvenile comments. For me to denigrate your efforts and insult my fellow colleagues is an affront to you and the Senate. I respectfully ask for your forgiveness.

With regard to the word which I used toward no one in particular, but that is rightfully the most inflammatory, I know my explanation is inadequate, but it's sincere. I grew up in a diverse community. We share each other's customs, cultures, and vernacular. I realize that my position does not allow me for the looseness of words or slang, regardless of how benign my intentions were.

In the Marine Corps, we take great pride in standing up and accepting responsibility for mistakes because lives are on the line. I stand up before all of you, every one of you, and with great humility, I ask for your forgiveness. And with that, I close.

ADOPTION OF RESOLUTIONS

At the request of Senator Campbell—

By Senator Campbell—

SR 1798—A resolution expressing appreciation for the sister state relationship and bilateral economic and cultural ties between the State of Florida and Taiwan.

WHEREAS, the people of Taiwan, officially known as the Republic of China, successfully elected their first female president, Dr. Tsai Ing-wen, on January 16, 2016, by popular vote, further enhancing the roots of democracy within the island and strengthening the common values it shares with the United States, and

WHEREAS, April 10, 2017, marks the 38th anniversary of the enactment of the Taiwan Relations Act, which codified in law the basis for continued commercial and cultural relations between the United States and Taiwan, and

WHEREAS, former President Ma Ying-jeou's East China Sea Peace Initiative and South China Sea Peace Initiative, and their respective codes of conduct, recognize the conflicting territorial viewpoints of the interested parties and call on all concerned parties to resolve their regional disputes peacefully and share resources in accordance with international law, and

WHEREAS, these initiatives are consistent with the security and economic interests of the United States in East and Southeast Asia, and

WHEREAS, Taiwan's meaningful participation in international organizations, including its bid for observer status in the International Criminal Police Organization, known as INTERPOL, is significant, as is its participation in or cooperation with more than 50 international organizations, including its recent active participation in the triennial International Civil Aviation Organization Assembly and its membership status in both the Asia-Pacific Economic Cooperation and the World Trade Organization, and

WHEREAS, the State of Florida maintains and values its sister state relationship with Taiwan, which is Florida's sixth largest export market in Asia, one of Miami's largest trading partners in Asia, and PortMiami's sixth largest export country, and

WHEREAS, in addition to the sister state relationship that exists between the State of Florida and Taiwan, sister city relationships are maintained between Miami-Dade County and New Taipei City, formerly Taipei County, and between PortMiami and Port Kaohsiung, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Florida Senate 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, with the Seal of the Senate affixed, be presented to the Taipei Economic and Cultural Office in Miami and the Executive Office of the Governor as a tangible token of the sentiments of the Florida Senate.

—was introduced, read, and adopted by publication.

At the request of Senator Bean—

By Senator Bean—

SR 1818—A resolution recognizing April 6, 2017, as “National Multiple Sclerosis Society Florida State Action Day at the Capitol” and encouraging efforts to inform the residents of this state about multiple sclerosis.

WHEREAS, multiple sclerosis (MS) is a neurological disease of the central nervous system that affects 2.3 million people worldwide, and

WHEREAS, the National Multiple Sclerosis Society reports that most people with multiple sclerosis are diagnosed between the ages of 20 and 50 years; that the effects, progression, severity, and specific symptoms are unpredictable and cannot be foreseen; and that the cause of and cure for this often debilitating disease remain unknown, and

WHEREAS, the National Multiple Sclerosis Society is committed to a world free of MS by heightening public knowledge of the disease, and

WHEREAS, since 1946, the National Multiple Sclerosis Society has been a driving force of MS research, relentlessly pursuing prevention, treatment, and a cure, and more than \$900 million has been invested in groundbreaking research, and

WHEREAS, funds raised by the National Multiple Sclerosis Society for research, which total \$50.2 million annually worldwide, fuel the efforts of nearly 380 research projects at the best medical centers, universities, and other institutions throughout the United States and abroad, and

WHEREAS, discovering the cause, finding a cure, and preventing persons in future generations from being diagnosed with MS is an important mission that all Americans should support, and

WHEREAS, the Florida Senate recognizes the importance of finding the cause of and cure for MS and expresses its support and appreciation for the endeavors of the National Multiple Sclerosis Society to ensure a future free of multiple sclerosis, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That April 6, 2017, is recognized as “National Multiple Sclerosis Society Florida State Action Day at the Capitol” and that efforts to inform the residents of this state about multiple sclerosis are encouraged.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the National Multiple Sclerosis Society as a tangible token of the sentiments of the Florida Senate.

—was introduced, read, and adopted by publication.

BILLS ON THIRD READING

CS for HB 6533—A bill to be entitled An act for the relief of Jennifer Wohlgemuth by the Pasco County Sheriff's Office; providing for an appropriation to compensate her for injuries and damages sustained as a result of the negligence of an employee of the Pasco County Sheriff's Office; providing a limitation on the payment of compensation, fees, and costs; providing an effective date.

—was read the third time by title.

On motion by Senator Montford, **CS for HB 6533** was passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Brandes	Galvano
Artiles	Braynon	Garcia
Baxley	Broxson	Gibson
Bean	Campbell	Grimsley
Benacquisto	Clemens	Hutson
Book	Farmer	Latvala
Bracy	Flores	Lee
Bradley	Gainer	Mayfield

Montford	Simmons	Thurston
Passidomo	Simpson	Torres
Powell	Steube	Young
Rodriguez	Stewart	

Nays—2

Perry	Stargel
-------	---------

Vote after roll call:

Yea—Rouson

CS for CS for SB 1124—A bill to be entitled An act relating to newborn screenings; amending s. 383.14, F.S.; requiring the Department of Health, upon the advice of the Genetics and Newborn Screening Advisory Council, to expand within a specified period the statewide screening of newborns to include any condition on the federal Recommended Uniform Screening Panel; requiring the council to determine whether a condition should be included in the state’s screening program within a specified period after its addition to the federal panel; requiring the department to submit a legislative budget request to fund additional testing; providing an effective date.

—was read the third time by title.

On motion by Senator Book, **CS for CS for SB 1124** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Farmer	Perry
Artiles	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Galvano	Rouson
Benacquisto	Garcia	Simmons
Book	Gibson	Simpson
Bracy	Grimsley	Stargel
Bradley	Hutson	Steube
Brandes	Latvala	Stewart
Braynon	Lee	Thurston
Broxson	Mayfield	Torres
Campbell	Montford	Young
Clemens	Passidomo	

Nays—None

CS for CS for SB 724—A bill to be entitled An act relating to estates; amending s. 732.2025, F.S.; conforming cross-references; amending s. 732.2035, F.S.; providing that a decedent’s property interest in the protected homestead is included in the elective estate; amending s. 732.2045, F.S.; revising the circumstances under which the decedent’s property interest in the protected homestead is excluded from the elective estate; amending s. 732.2055, F.S.; providing for the valuation of the decedent’s protected homestead under certain circumstances; amending s. 732.2075, F.S.; conforming cross-references; amending s. 732.2085, F.S.; requiring the payment of interest on any unpaid portion of a person’s required contribution toward the elective share with respect to certain property; amending s. 732.2095, F.S.; revising provisions relating to the valuation of a surviving spouse’s interest in property to include protected homestead; conforming cross-references; amending s. 732.2115, F.S.; conforming a cross-reference; amending s. 732.2135, F.S.; revising the period within which a specified person may petition the court for an extension of time for making an election; removing a provision authorizing assessment of attorney fees and costs if an election is made in bad faith; amending s. 732.2145, F.S.; requiring the payment of interest on any unpaid portion of a person’s required contribution toward the elective share after a certain date; creating s. 732.2151, F.S.; providing for the award of fees and costs in certain elective share proceedings; providing that a court may direct payment from certain sources; providing applicability; amending s. 738.606, F.S.; providing that a surviving spouse may require a trustee of a marital or elective share trust to make property productive of income; providing applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Passidomo, **CS for CS for SB 724** was passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Farmer	Perry
Artiles	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Galvano	Simmons
Benacquisto	Garcia	Simpson
Book	Gibson	Stargel
Bracy	Grimsley	Steube
Bradley	Hutson	Stewart
Brandes	Latvala	Thurston
Braynon	Lee	Torres
Broxson	Mayfield	Young
Campbell	Montford	
Clemens	Passidomo	

Nays—None

Vote after roll call:

Yea—Rouson

CS for SB 530—A bill to be entitled An act relating to health insurer authorization; amending s. 627.42392, F.S.; revising and providing definitions; revising criteria for prior authorization forms; requiring health insurers and pharmacy benefits managers on behalf of health insurers to provide certain information relating to prior authorization in a specified manner; prohibiting such insurers and pharmacy benefits managers from implementing or making changes to requirements or restrictions to obtain prior authorization, except under certain circumstances; providing applicability; requiring such insurers or pharmacy benefits managers to authorize or deny prior authorization requests and provide certain notices within specified timeframes; creating s. 627.42393, F.S.; providing definitions; requiring health insurers to publish on their websites and provide in writing to insureds a specified procedure to obtain protocol exceptions; specifying timeframes in which health insurers must authorize or deny protocol exception requests and respond to an appeal to a health insurer’s authorization or denial of a request; requiring authorizations or denials to specify certain information; providing circumstances in which health insurers must grant a protocol exception request; authorizing health insurers to request documentation in support of a protocol exception request; providing an effective date.

—was read the third time by title.

On motion by Senator Steube, **CS for SB 530** was passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Farmer	Perry
Artiles	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Galvano	Simmons
Benacquisto	Garcia	Simpson
Book	Gibson	Stargel
Bracy	Grimsley	Steube
Bradley	Hutson	Stewart
Brandes	Latvala	Thurston
Braynon	Lee	Torres
Broxson	Mayfield	Young
Campbell	Montford	
Clemens	Passidomo	

Nays—None

Vote after roll call:

Yea—Rouson

CS for CS for SB 388—A bill to be entitled An act relating to the Beverage Law; amending s. 561.42, F.S.; providing an exemption from provisions relating to the tied house evil for specified financial transactions between a manufacturer of beer or malt beverages and a licensed vendor; providing conditions for the exception; amending s. 562.13, F.S.; revising applicability to specify circumstances under which persons under the age of 18 years who are employed in specified businesses are excluded from certain employment prohibitions; repealing s. 564.05, F.S., relating to limitations on the size of individual wine containers; amending s. 564.055, F.S.; authorizing the packaging, filling, refilling, or sale of cider in growlers; amending s. 564.09, F.S.; revising provisions authorizing a restaurant to allow a patron to remove a resealed wine container from a restaurant for off-premises consumption; providing an effective date.

—was read the third time by title.

On motion by Senator Hutson, **CS for CS for SB 388** was passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Clemens	Montford
Artiles	Farmer	Passidomo
Baxley	Flores	Perry
Bean	Gainer	Powell
Benacquisto	Galvano	Rodriguez
Book	Garcia	Simmons
Bracy	Gibson	Simpson
Bradley	Grimsley	Steube
Brandes	Hutson	Stewart
Braynon	Latvala	Thurston
Broxson	Lee	Torres
Campbell	Mayfield	Young

Nays—1

Stargel

Vote after roll call:

Yea—Rouson

Consideration of **CS for SB 718** was deferred.

CS for SB 404—A bill to be entitled An act relating to ratification of Department of Financial Services rules; ratifying specified rules relating to the Florida Workers' Compensation Reimbursement Manual for Hospitals and Florida Workers' Compensation Reimbursement Manual for Ambulatory Surgical Centers for the sole and exclusive purpose of satisfying any condition on effectiveness imposed under s. 120.541(3), F.S., which requires ratification of any rule exceeding the specified thresholds for likely adverse impact or increase in regulatory costs; providing construction; providing for a certain notice in the Florida Administrative Code, the Florida Administrative Register, or both; providing an effective date.

—was read the third time by title.

On motion by Senator Simmons, **CS for SB 404** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Braynon	Gibson
Artiles	Broxson	Grimsley
Baxley	Campbell	Hutson
Bean	Clemens	Latvala
Benacquisto	Farmer	Lee
Book	Flores	Mayfield
Bracy	Gainer	Montford
Bradley	Galvano	Passidomo
Brandes	Garcia	Perry

Powell	Simpson	Thurston
Rodriguez	Stargel	Torres
Rouson	Steube	Young
Simmons	Stewart	

Nays—None

CS for SB 148—A bill to be entitled An act relating to students remaining on school grounds during school hours; amending s. 1001.43, F.S.; providing that a district school board may adopt policies for releasing students for the school lunch period; requiring schools in certain districts to obtain written parental consent before permitting students to leave school grounds during the lunch period; providing an effective date.

—was read the third time by title.

On motion by Senator Garcia, **CS for SB 148** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Farmer	Perry
Artiles	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Galvano	Rouson
Benacquisto	Garcia	Simmons
Book	Gibson	Simpson
Bracy	Grimsley	Stargel
Bradley	Hutson	Steube
Brandes	Latvala	Stewart
Braynon	Lee	Thurston
Broxson	Mayfield	Torres
Campbell	Montford	Young
Clemens	Passidomo	

Nays—None

CS for HB 239—A bill to be entitled An act relating to public records; amending s. 119.0714, F.S.; providing an exemption from public records requirements for petitions, and the contents thereof, for certain protective injunctions that are dismissed in certain circumstances; providing a statement of public necessity; providing an effective date.

—was read the third time by title.

On motion by Senator Powell, **CS for HB 239** was passed by the required constitutional two-thirds vote of the members present and voting and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Farmer	Perry
Artiles	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Galvano	Rouson
Benacquisto	Garcia	Simmons
Book	Gibson	Simpson
Bracy	Grimsley	Stargel
Bradley	Hutson	Steube
Brandes	Latvala	Stewart
Braynon	Lee	Thurston
Broxson	Mayfield	Torres
Campbell	Montford	Young
Clemens	Passidomo	

Nays—None

CS for CS for SB 582—A bill to be entitled An act relating to regulatory boards; amending ss. 455.203, 456.004, and 497.103, F.S.; requiring the Department of Business and Professional Regulation, the Department of Health, and the Department of Financial Services, re-

spectively, to determine whether final board decisions constitute certain anticompetitive conduct; requiring the departments to review final board decisions for anticompetitive conduct and issue orders approving, modifying, or voiding each decision; specifying that the departments' anticompetitive review constitutes a limited legal review and its resulting determination is not subject to legal challenge; specifying actions that are considered final board decisions; requiring that legal costs for defense of antitrust actions and financial damages be paid from specified accounts; providing an effective date.

—was read the third time by title.

On motion by Senator Latvala, **CS for CS for SB 582** was passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Flores	Powell
Artiles	Gainer	Rodriguez
Baxley	Galvano	Rouson
Bean	Garcia	Simmons
Benacquisto	Gibson	Simpson
Book	Grimsley	Stargel
Bracy	Hutson	Steube
Bradley	Latvala	Stewart
Brandes	Lee	Thurston
Braynon	Mayfield	Torres
Broxson	Montford	Young
Campbell	Passidomo	
Clemens	Perry	

Nays—1

Farmer

CS for CS for HB 805—A bill to be entitled An act relating to insurance policy transfers; amending s. 627.4133, F.S.; authorizing an insurer to transfer a residential property insurance policy to another authorized insurer upon expiration of the policy term if specified conditions are met; providing an effective date.

—was read the third time by title.

On motion by Senator Perry, **CS for CS for HB 805** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Farmer	Perry
Artiles	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Galvano	Rouson
Benacquisto	Garcia	Simmons
Book	Gibson	Simpson
Bracy	Grimsley	Stargel
Bradley	Hutson	Steube
Brandes	Latvala	Stewart
Braynon	Lee	Thurston
Broxson	Mayfield	Torres
Campbell	Montford	Young
Clemens	Passidomo	

Nays—None

CS for HB 305—A bill to be entitled An act relating to law enforcement body cameras; amending s. 943.1718, F.S.; requiring law enforcement agencies to establish policies and procedures authorizing an officer's review of camera footage of an incident before writing a report or providing a statement; providing an exception; providing an effective date.

—was read the third time by title.

On motion by Senator Steube, **CS for HB 305** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Farmer	Perry
Artiles	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Galvano	Rouson
Benacquisto	Garcia	Simmons
Book	Gibson	Simpson
Bracy	Grimsley	Stargel
Bradley	Hutson	Steube
Brandes	Latvala	Stewart
Braynon	Lee	Thurston
Broxson	Mayfield	Torres
Campbell	Montford	Young
Clemens	Passidomo	

Nays—None

CS for SB 818—A bill to be entitled An act relating to timeshares; amending s. 721.05, F.S.; revising the definition of the term “interestholder” to clarify that the term does not include certain parties to a certain multisite timeshare plan; amending s. 721.08, F.S.; clarifying current law; providing that certain instruments are not an encumbrance as they relate to certain vacation and timeshare plans; amending s. 721.125, F.S.; revising requirements for the termination of a timeshare plan; providing that the termination of a timeshare plan does not change the corporate status of an owners' association under certain circumstances; providing that the owners' association continues to exist until certain affairs are concluded; requiring the board of administration of the owners' association to serve as the termination trustee after termination of a timeshare plan; providing powers of the termination trustee; specifying that certain expenses incurred by the termination trustee must be borne by the tenants of a former timeshare property; requiring the termination trustee to adopt certain procedures to implement the partition or sale of a former timeshare property; requiring a voting representative to be designated under certain circumstances; specifying the voting rights of the voting representative; conforming provisions to changes made by the act; creating s. 725.1255, F.S.; providing legislative findings; specifying the percentage of votes required to extend the term of a timeshare plan under certain circumstances; specifying what constitutes a quorum under certain circumstances; specifying that a meeting to extend a timeshare plan may be held at any time; authorizing an owners' association to determine if a person or entity holding a voting interest is ineligible to vote, subject to certain requirements; specifying the maximum duration of validity of a proxy; providing that a proxy for a vote is revocable unless otherwise stated; specifying requirements for certain extension votes to be effective; providing applicability; providing an effective date.

—as amended April 18, was read the third time by title.

On motion by Senator Hutson, **CS for SB 818**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Farmer	Perry
Artiles	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Galvano	Rouson
Benacquisto	Garcia	Simmons
Book	Gibson	Simpson
Bracy	Grimsley	Stargel
Bradley	Hutson	Steube
Brandes	Latvala	Stewart
Braynon	Lee	Thurston
Broxson	Mayfield	Torres
Campbell	Montford	Young
Clemens	Passidomo	

Nays—None

CS for HB 221—A bill to be entitled An act relating to transportation network companies; creating s. 627.748, F.S.; defining terms; providing for construction; providing that a transportation network company (TNC) driver is not required to register certain vehicles as commercial motor vehicles or for-hire vehicles; requiring a TNC to designate and maintain an agent for service of process in this state; providing fare requirements; providing requirements for a TNC’s digital network; providing for an electronic receipt, subject to certain requirements; providing automobile insurance requirements for a TNC and a TNC driver; providing requirements for specified proof of coverage for a TNC driver under certain circumstances; providing certain disclosure requirements for a TNC driver in the event of an accident; requiring a TNC to cause its insurer to issue certain payments directly to certain parties; requiring a TNC to make specified disclosures in writing to TNC drivers under certain circumstances; authorizing specified insurers to exclude certain coverage, subject to certain limitations; providing that the right to exclude coverage applies to any coverage included in an automobile insurance policy; providing applicability; providing for construction; providing that specified automobile insurers have a right of contribution against other insurers that provide automobile insurance to the same TNC drivers in satisfaction of certain coverage requirements under certain circumstances; requiring a TNC to provide specified information upon request by certain parties during a claims coverage investigation; requiring certain insurers to disclose specified information upon request by any other insurer involved in the particular claim; providing that TNC drivers are independent contractors if specified conditions are met; requiring a TNC to implement a zero-tolerance policy for drug or alcohol use, subject to certain requirements; providing TNC driver requirements; requiring a TNC to conduct a certain background check for a TNC driver after a specified period; requiring a TNC to submit an examination report prepared by a certified public accountant to the Department of Financial Services to verify certain compliance; requiring the department to impose specified fines for noncompliance; providing for disposition and use of moneys received; authorizing petition for an administrative proceeding; authorizing the department to seek injunctive relief under certain circumstances; authorizing the department to adopt rules; providing construction; prohibiting a TNC driver from accepting certain rides or soliciting or accepting street hails; prohibiting a TNC from altering presentation of information on its digital network to an enforcement official; requiring a TNC to adopt a policy of nondiscrimination with respect to riders and potential riders and to notify TNC drivers of such policy; requiring TNC drivers to comply with the nondiscrimination policy and certain applicable laws regarding nondiscrimination and accommodation of service animals; prohibiting a TNC from imposing additional charges for providing services to persons who have physical disabilities; requiring a TNC that contracts with a governmental entity to provide paratransit services to comply with certain state and federal laws; requiring a TNC to reevaluate a decision to remove a TNC driver’s authorization to access its digital network in certain instances; requiring a TNC to maintain specified records; providing legislative intent; specifying that TNCs, TNC drivers, and TNC vehicles are governed exclusively by state law; prohibiting local governmental entities and subdivisions from taking specified actions; providing applicability; providing an effective date.

—was read the third time by title.

On motion by Senator Brandes, **CS for HB 221** was passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Farmer	Perry
Artiles	Flores	Powell
Baxley	Gainer	Rodriguez
Bean	Galvano	Rouson
Benacquisto	Garcia	Simmons
Book	Gibson	Simpson
Bracy	Grimsley	Stargel
Bradley	Hutson	Steube
Brandes	Lee	Stewart
Broxson	Mayfield	Thurston
Campbell	Montford	Torres
Clemens	Passidomo	Young

Nays—1

Latvala

Vote after roll call:

Yea—Braynon

INTRODUCTION OF FORMER SENATORS

The President recognized United States Congressmen and former Senators Darren Soto and Al Lawson, who were present in the chamber.

SPECIAL ORDER CALENDAR

SB 514—A bill to be entitled An act relating to fees of the Department of Business and Professional Regulation; amending s. 455.271, F.S.; revising the amount of the additional delinquency fee a board or the department must impose under certain circumstances; amending s. 553.721, F.S.; revising the surcharge rate assessed on certain permits; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 514**, pursuant to Rule 3.11(3), there being no objection, **HB 741** was withdrawn from the Committees on Regulated Industries; Appropriations Subcommittee on General Government; and Appropriations.

On motion by Senator Stargel—

HB 741—A bill to be entitled An act relating to Department of Business and Professional Regulation fees; amending s. 455.271, F.S.; revising the delinquency fee that a professional board or the department imposes on a delinquent status licensee; amending s. 553.721, F.S.; revising the surcharge that the department assesses on building permits; providing an effective date.

—a companion measure, was substituted for **SB 514** and read the second time by title.

Pursuant to Rule 4.19, **HB 741** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB 1108** was deferred.

On motion by Senator Steube—

CS for SB 1634—A bill to be entitled An act relating to residential elevators; amending s. 399.031, F.S.; requiring that an elevator controller be capable of monitoring the closed and locked contacts of the hoistway door locking device; requiring that the elevator controller be capable of interrupting the power for the motor and brake for a hoistway door locking device under certain circumstances; prohibiting an elevator car from being restarted until certain conditions are met; requiring a visual indicator to be visible at all landings under certain circumstances; deleting a requirement that the underside of the platform of an elevator car be equipped with a specified device; deleting requirements for such devices; deleting a requirement that manual reset of an elevator resume before downward motion is allowed; requiring the Florida Building Commission to adopt certain provisions relating to residential elevators into the Florida Building Code by a specified date; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1634** was placed on the calendar of Bills on Third Reading.

On motion by Senator Torres—

CS for SB 1694—A bill to be entitled An act relating to support for parental victims of child domestic violence; amending s. 984.071, F.S.; deleting obsolete language; requiring the Department of Juvenile Jus-

tice, in collaboration with specified organizations, to develop and maintain updated information and materials regarding specified services and resources; requiring the department to make the information and materials available through specified means; amending s. 943.171, F.S.; requiring domestic violence training for law enforcement officers to include training concerning child-to-parent cases; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1694** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bean—

CS for CS for SB 64—A bill to be entitled An act relating to state park fees; creating s. 258.0142, F.S.; providing certain discounts on state park fees to specified foster and adoptive families; requiring the Division of Recreation and Parks within the Department of Environmental Protection to establish certain documentation standards and create a procedure for obtaining the discounts; requiring the division to continue a partnership with the Department of Children and Families to promote fostering and adoption of special needs children with certain events; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 64** was placed on the calendar of Bills on Third Reading.

CS for CS for SB 1330—A bill to be entitled An act relating to concealed weapons and firearms on private school property; amending s. 790.115, F.S.; specifying that concealed weapon and concealed firearm licenses are not prohibited by specified laws from carrying such weapons or firearms on private school property under a specified circumstance; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 1330**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 849** was withdrawn from the Committees on Judiciary; Education; and Rules.

On motion by Senator Stargel—

CS for HB 849—A bill to be entitled An act relating to concealed weapons and firearms on private school property; amending s. 790.115, F.S.; providing that persons licensed to carry a concealed weapon and concealed firearm are not prohibited by specified laws from such carrying on certain private school property; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 1330** and read the second time by title.

Senator Stargel moved the following amendment which was adopted:

Amendment 1 (138870) (with title amendment)—Delete line 22 and insert:

school property during nonschool hours, or during an activity that is not sanctioned by the school on that property, if a religious institution, as defined in s.

And the title is amended as follows:

Delete line 7 and insert: *school property during nonschool hours or during certain activities; providing an effective date.*

Pursuant to Rule 4.19, **CS for HB 849**, as amended, was placed on the calendar of Bills on Third Reading.

CS for SJR 76—A joint resolution proposing an amendment to Section 27 of Article XII of the State Constitution to remove a future repeal of provisions in Section 4 of Article VII that limit the amount of annual increases in assessments, except for school district levies, of specified nonhomestead real property.

—was read the second time by title.

Pending further consideration of **CS for SJR 76**, pursuant to Rule 3.11(3), there being no objection, **CS for HJR 21** was withdrawn from the Committees on Appropriations Subcommittee on Finance and Tax; Appropriations; and Rules.

On motion by Senator Lee—

CS for HJR 21—A joint resolution proposing an amendment to Section 27 of Article XII of the State Constitution to remove a future repeal of provisions in Section of Article VII that limit the amount of annual increases in assessments, except for school district levies, of specified nonhomestead real property.

—a companion measure, was substituted for **CS for SJR 76**, and read the second time by title.

Pursuant to Rule 4.19, **CS for HJR 21** was placed on the calendar of Bills on Third Reading.

CS for SB 7024—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 626.84195, F.S.; revising the definition of the term “proprietary business information” as used in an exemption from public record requirements relating to information provided by title insurance agencies and insurers to the Office of Insurance Regulation; removing the scheduled repeal of an exemption; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 7024**, pursuant to Rule 3.11(3), there being no objection, **HB 7067** was withdrawn from the Committees on Banking and Insurance; Governmental Oversight and Accountability; and Rules.

On motion by Senator Flores—

HB 7067—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 626.84195, F.S.; revising the definition of the term “proprietary business information” as used in an exemption from public record requirements relating to information provided by title insurance agencies and insurers to the Office of Insurance Regulation; removing the scheduled repeal of an exemption; providing an effective date.

—a companion measure, was substituted for **CS for SB 7024** and read the second time by title.

Pursuant to Rule 4.19, **HB 7067** was placed on the calendar of Bills on Third Reading.

SB 7026—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 717.117, F.S., relating to an exemption from public records requirements for social security numbers and property identifiers, contained in certain reports of unclaimed property, which are held by the Department of Financial Services; removing the scheduled repeal of the exemption; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 7026**, pursuant to Rule 3.11(3), there being no objection, **HB 7045** was withdrawn from the Committees on Banking and Insurance; Governmental Oversight and Accountability; and Rules.

On motion by Senator Flores—

HB 7045—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 717.117, F.S., relating to an exemption from public record requirements for social security numbers and property identifiers contained in reports of unclaimed property; removing the scheduled repeal of the exemption; providing an effective date.

—a companion measure, was substituted for **SB 7026** and read the second time by title.

Pursuant to Rule 4.19, **HB 7045** was placed on the calendar of Bills on Third Reading.

On motion by Senator Passidomo—

CS for CS for SB 716—A bill to be entitled An act relating to real estate appraisers; amending s. 475.451, F.S.; revising authorized methods of instruction and certain requirements for specified real estate practice courses; amending s. 475.611, F.S.; defining and redefining terms; amending s. 475.612, F.S.; authorizing appraisers to perform real property evaluations in connection with certain federally regulated transactions; requiring such appraisers to comply with certain standards; requiring the Florida Real Estate Appraisal Board to adopt rules; providing construction; repealing s. 475.6175, F.S., relating to registered trainee appraisers; amending s. 475.621, F.S.; requiring the Department of Business and Professional Regulation to transmit a specified roster to a certain appraisal subcommittee; requiring the department to collect an annual fee from certain appraisal management companies and transmit the fee to such appraisal subcommittee; requiring the board to establish a certain procedure and adopt rules; amending s. 475.6235, F.S.; deleting an exception by which the board may grant a registration to a person otherwise deemed not qualified; revising applicability; amending s. 475.6245, F.S.; authorizing the board to deny an application for renewal of an appraisal management company's registration on specified grounds; adding certain grounds for discipline by the board against appraisal management companies; reenacting s. 475.626(1)(b), F.S., relating to violations and penalties, to incorporate the amendment made to s. 475.6245, F.S., in a reference thereto; amending s. 475.628, F.S.; authorizing the board to adopt rules establishing certain standards of practice for nonfederally related transactions; providing requirements and construction for such standards; reenacting s. 475.629, F.S., relating to retention of records, to incorporate the amendment made by the act to s. 475.611, F.S., in a reference thereto; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 716** was placed on the calendar of Bills on Third Reading.

On motion by Senator Garcia—

CS for SB 392—A bill to be entitled An act relating to high school graduation requirements; amending s. 1003.41, F.S.; revising the requirements for the Next Generation Sunshine State Standards to include financial literacy; amending s. 1003.4282, F.S.; revising the required credits for a standard high school diploma to include one-half credit of instruction in personal financial literacy and money management and seven and one-half, rather than eight, credits in electives; providing an effective date.

—was read the second time by title.

Senator Hukill offered the following amendment which was moved by Senator Garcia and adopted:

Amendment 1 (178824)—Delete lines 70-91 and insert:

(d) **Three credits in social studies.**—A student must earn one credit in United States History; one credit in World History; one-half credit in economics, which must include financial literacy; and one-half credit in United States Government. The United States History EOC assessment constitutes 30 percent of the student's final course grade. *However, for a student entering grade 9 in the 2017-2018 school year or thereafter, financial literacy is not a required component of the one-half credit in economics.*

(g) **Eight Credits in Electives.**—School districts must develop and offer coordinated electives so that a student may develop knowledge and skills in his or her area of interest, such as electives with a STEM or liberal arts focus. Such electives must include opportunities for students to earn college credit, including industry-certified career education programs or series of career-themed courses that result in industry

certification or articulate into the award of college credit, or career education courses for which there is a statewide or local articulation agreement and which lead to college credit. *A student entering grade 9 before the 2017-2018 school year must earn eight credits in electives. A student entering grade 9 in the 2017-2018 school year or thereafter must earn seven and one-half credits in electives.*

(h) **One-half credit in personal financial literacy.**—*Beginning with students entering grade 9 in the 2017-2018 school year, each student shall earn one-half credit in personal*

Pursuant to Rule 4.19, **CS for SB 392**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Benacquisto, by two-thirds vote, all bills passed this day were ordered immediately certified to the House.

On motion by Senator Benacquisto, the rules were waived and **CS for SB 1108** was retained on the Special Order Calendar.

REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bills to be placed on the Special Order Calendar for Wednesday, April 19, 2017: SB 514, CS for SB 1108, CS for SB 1634, CS for SB 1694, CS for CS for SB 64, CS for CS for SB 1330, CS for SJR 76, CS for SB 7024, SB 7026, CS for CS for SB 716, CS for SB 392.

Respectfully submitted,
Lizbeth Benacquisto, Rules Chair
Wilton Simpson, Majority Leader
Oscar Braynon II, Minority Leader

The Committee on Community Affairs recommends a committee substitute for the following: CS for SB 1672

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 1844

The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Commerce and Tourism recommends a committee substitute for the following: CS for SB 570

The bill with committee substitute attached was referred to the Appropriations Subcommittee on Health and Human Services under the original reference.

The Committee on Education recommends committee substitutes for the following: SB 796; SB 902; SB 1362

The bills with committee substitute attached were referred to the Appropriations Subcommittee on Pre-K - 12 Education under the original reference.

The Committee on Commerce and Tourism recommends committee substitutes for the following: SB 1306; SB 1576

The bills with committee substitute attached were referred to the Appropriations Subcommittee on Transportation, Tourism, and Economic Development under the original reference.

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1788

The bill with committee substitute attached was referred to the Committee on Governmental Oversight and Accountability under the original reference.

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 1478; SB 1480

The bills with committee substitute attached were referred to the Committee on Judiciary under the original reference.

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: CS for SB 840

The bill with committee substitute attached was referred to the Committee on Regulated Industries under the original reference.

The Committee on Banking and Insurance recommends committee substitutes for the following: CS for SB 206; CS for SB 1554

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 1032

The Committee on Community Affairs recommends committee substitutes for the following: CS for SB 188; SB 1312; CS for SB 1372

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 588

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: CS for SB 1072

The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Rules under the original reference.

The Committee on Commerce and Tourism recommends the following not pass: SB 236

The bill was laid on the table.

REPORTS OF SUBCOMMITTEES

The Appropriations Subcommittee on Criminal and Civil Justice recommends the following pass: CS for SB 476; CS for SB 684; SB 1564

The Appropriations Subcommittee on General Government recommends the following pass: CS for CS for SB 554; CS for SB 1012; CS for SB 1668

The Appropriations Subcommittee on Health and Human Services recommends the following pass: CS for SB 28; CS for SB 34; CS for SB 38; CS for SB 50; CS for SB 510; CS for SB 732; CS for SB 780; SB 888; SB 1050; SB 1056; CS for SB 1144; CS for SB's 1318 and 1454

The Appropriations Subcommittee on Higher Education recommends the following pass: CS for SB 48

The Appropriations Subcommittee on Pre-K - 12 Education recommends the following pass: SB 808; CS for SB 1368; CS for SB 1468

The bills contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committees on Community Affairs; and Regulated Industries; and Senators Steube and Perry—

CS for CS for SB 188—A bill to be entitled An act relating to vacation rentals; amending s. 509.032, F.S.; revising applicability for a

preemption of certain local laws, ordinances, or regulations regarding vacation rentals; providing an effective date.

By the Committees on Banking and Insurance; and Judiciary; and Senator Passidomo—

CS for CS for SB 206—A bill to be entitled An act relating to electronic wills; amending s. 731.201, F.S.; revising the definition of the term “will” to include electronic wills; amending s. 732.506, F.S.; excluding electronic wills from specified methods to revoke a will; creating s. 732.521, F.S.; providing a short title; creating s. 732.522, F.S.; defining terms; creating s. 732.523, F.S.; specifying requirements that must be satisfied in the execution of electronic wills; creating s. 732.524, F.S.; providing requirements for self-proof of electronic wills; creating s. 732.525, F.S.; specifying the circumstances under which a person is deemed to be in the presence of or appearing before another person; providing that an electronic record satisfies the requirement that a record be in writing; providing that an electronic signature satisfies the requirement that a document be signed; providing requirements for certain documents to be deemed executed in this state; creating s. 732.526, F.S.; authorizing an electronic will of a nonresident of this state which is properly executed in this or another state to be offered for and admitted to probate in this state; providing the venue for the probate of such electronic will; creating s. 732.527, F.S.; specifying requirements for service as a qualified custodian; requiring qualified custodians to provide access to or information concerning the electronic will, or the electronic record containing the electronic will, only to specified persons or as directed by a court; authorizing a qualified custodian to destroy the electronic record of an electronic will after a certain date; providing conditions under which a qualified custodian may cease serving as a qualified custodian; requiring a qualified custodian to cease serving in such capacity upon the written request of the testator; requiring that a successor qualified custodian agree in writing to serve in that capacity for an electronic will before succeeding to office; specifying what constitutes an affidavit of a qualified custodian; requiring a qualified custodian to deliver certain documents upon request from the testator; prohibiting a qualified custodian from charging the testator a fee for such documents under certain circumstances; providing that a qualified custodian is liable for certain damages under certain circumstances; prohibiting a qualified custodian from terminating or suspending access to, or downloads of, an electronic will by the testator; requiring a qualified custodian to deposit an electronic will with the court upon receiving information that the testator is dead; prohibiting a qualified custodian from charging a fee for certain actions taken upon the death of the testator; requiring a qualified custodian to keep certain information confidential; amending s. 733.201, F.S.; providing for the proof of electronic wills; providing requirements for admitting an electronic will that is not self-proved into probate; providing that a paper copy of an electronic will constitutes an “original” of the electronic will subject to certain conditions; amending s. 736.0403, F.S.; providing that, for purposes of establishing the validity of the testamentary aspects of a revocable trust, the qualified custodian of the trust instrument may not also be a trustee of the trust; providing applicability; providing an effective date.

By the Committees on Commerce and Tourism; and Children, Families, and Elder Affairs; and Senator Rouson—

CS for CS for SB 570—A bill to be entitled An act relating to public assistance; amending s. 445.004, F.S.; requiring CareerSource Florida, Inc., to submit a detailed annual report on certain information for individuals subject to mandatory work requirements who receive temporary cash or food assistance; amending s. 445.024, F.S.; requiring the Department of Economic Opportunity, in cooperation with CareerSource Florida, Inc., and the Department of Children and Families, to develop and implement a work plan agreement for participants in the temporary cash assistance program; requiring the plan to identify expectations, sanctions, and penalties for noncompliance with work requirements; amending s. 402.82, F.S.; requiring the Department of Children and Families to impose a replacement fee for electronic benefits transfer cards under certain circumstances; amending s. 39.5085, F.S.; revising eligibility guidelines for the Relative Caregiver Program with respect to relative and nonrelative caregivers; requiring the Office of Program Policy Analysis and Government Accountability (OPPAGA) to conduct a study; providing study requirements; providing legislative

intent; requiring OPPAGA to submit a report by a certain date to the Governor and the Legislature; providing legislative findings; creating the TANF Reemployment Pilot Program in Pinellas County; providing for the administration of the program; providing the purpose and goal of the program; providing an appropriation; providing an effective date.

By the Committees on Criminal Justice; and Health Policy; and Senator Passidomo—

CS for CS for SB 588—A bill to be entitled An act relating to drug overdoses; providing legislative findings and intent; amending s. 395.1041, F.S.; requiring a hospital with an emergency department to develop a best practices policy to promote the prevention of unintentional drug overdoses; authorizing the policy to include certain processes, guidelines, uses of professionals or specialists, and protocols; creating s. 401.253, F.S.; authorizing certain entities to report controlled substance overdoses to the Department of Health; defining the term “overdose”; providing requirements for such reports; providing immunity for persons who make reports in good faith; providing that a failure to report is not a basis for licensure discipline; requiring the department to produce a quarterly report and share the data with specified entities; providing for use of such data; providing an effective date.

By the Committee on Education; and Senator Bean—

CS for SB 796—A bill to be entitled An act relating to charter schools; amending s. 1002.33, F.S.; revising charter school contract and funding requirements; creating s. 1002.336, F.S.; defining terms; authorizing certain entities to apply for designation as a High-Impact Charter Management Organization; requiring the State Board of Education to adopt rules; providing criteria for an initial and renewal designation; providing that the charter school may receive charter school capital outlay; authorizing certain administrative fees to be waived under certain conditions; requiring the Department of Education to give priority to certain charter schools applying for specified grants; amending s. 1013.62, F.S.; revising the standards that a charter school must meet to be eligible for a funding allocation; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Health Policy; and Senator Clemens—

CS for CS for SB 840—A bill to be entitled An act relating to controlled substance prescribing; providing legislative findings; directing the Department of Health to include information on the risks of opioid addiction as part of a practitioner’s continuing medical education requirements; amending s. 893.055, F.S.; revising requirements for reporting the dispensing of controlled substances; limiting an exception to reporting requirements for certain facilities that dispense controlled substances; authorizing certain employees of the United States Department of Veterans Affairs access to certain information in the prescription drug monitoring program’s database; specifying when a revised reporting requirement takes effect; providing effective dates.

By the Committee on Education; and Senator Simmons—

CS for SB 902—A bill to be entitled An act relating to the Gardiner Scholarship Program; amending s. 1002.385, F.S.; redefining the terms “disability” and “IEP”; defining the term “inactive”; prohibiting a student who is enrolled in the Florida School for the Deaf and the Blind from being eligible for the program; revising the purposes for which program funds may be used; requiring that a student’s account be closed and program funds revert to the state after the account is inactive for a specified number of years; revising the date upon which certain private schools must submit a required report; specifying that certain actions of the private school are a basis for program ineligibility; revising parent and student responsibilities for program participation; revising obligations of scholarship-funding organizations; providing an effective date.

By the Committee on Commerce and Tourism; and Senator Mayfield—

CS for SB 1032—A bill to be entitled An act relating to unfair insurance trade practices; amending s. 626.9541, F.S.; revising provisions to permit a licensed insurer or its agent, a title insurance agent, a title insurance agency, or a title insurer to give advertising or promotional items of less than specified values; providing that licensed insurers and their agents are not prohibited from making specified charitable contributions on behalf of insureds or prospective insureds; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Ethics and Elections; and Senator Hutson—

CS for CS for SB 1072—A bill to be entitled An act relating to public records; amending s. 98.075, F.S.; creating a public records exemption for certain information received by the Department of State from another state, through an interstate agreement or a membership in a nongovernmental entity whose membership is solely composed of state government election officials for the sole purpose of sharing and exchanging information in order to verify voter registration information, which is confidential or exempt pursuant to the laws of that state; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Commerce and Tourism; and Senator Monford—

CS for SB 1306—A bill to be entitled An act relating to economic programs; amending s. 20.60, F.S.; requiring the Department of Economic Opportunity to contract with a direct-support organization to promote the sports industry and the participation of residents in certain athletic competitions in this state and to promote the state as a host for certain athletic competitions; reviving, reenacting, and amending s. 288.1229, F.S., relating to the promotion and development of sports-related industries and amateur athletics; requiring the department to establish a direct-support organization known as the “Florida Sport Foundation,” rather than authorizing the Office of Tourism, Trade, and Economic Development to authorize a direct-support organization, to assist the department in certain promotion and development activities; specifying the purpose of the foundation; specifying requirements for the foundation, including appointment of its board of directors; deleting a provision prohibiting board members from serving more than two consecutive terms; requiring that the foundation operate under written contract with the department; specifying provisions that must be included in the contract; authorizing the department to allow the foundation to use certain facilities, personnel, and services if it complies with certain provisions; requiring an annual financial audit of the foundation; providing that the foundation is not granted any taxing power; deleting certain provisions related to the Office of Tourism, Trade, and Economic Development and a specified direct-support organization; specifying the duties of the foundation; deleting residency requirements for participants of the Sunshine State Games; deleting certain competition requirements; authorizing the department, rather than the Executive Office of the Governor, to allow the use of certain property, facilities, and personal services under certain circumstances; conforming provisions to changes made by the act; amending s. 288.9937, F.S.; requiring the Office of Program Policy Analysis and Government Accountability to analyze and evaluate the first 3 years of certain programs; requiring the Office of Program Policy Analysis and Government Accountability, rather than the Office of Economic and Demographic Research, to identify inefficiencies in certain programs and to recommend changes to such programs; revising the date by which the Office of Economic and Demographic Research must submit a report to the Legislature; requiring the Office of Program Policy Analysis and Government Accountability to submit a report to the Legislature by a specified date; amending s. 320.08058, F.S.; conforming provisions to changes made by the act; amending uses of the proceeds of certain license plates; providing an effective date.

By the Committee on Community Affairs; and Senator Perry—

CS for SB 1312—A bill to be entitled An act relating to construction; amending s. 377.705, F.S.; revising legislative findings and intent; authorizing solar energy systems manufactured or sold in the state to be certified by professional engineers; amending s. 471.033, F.S.; prohibiting professional engineers from contracting with customers without disclosing whether they maintain certain insurance; amending s. 489.103, F.S.; revising an exemption from construction contracting regulation for certain public utilities; deleting responsibility of the Construction Industry Licensing Board to define the term “incidental to their business” for certain purposes; amending s. 489.113, F.S.; providing that specified pool/spa contractors are not required to subcontract certain work relating to power wiring; requiring such contractors to subcontract all work requiring the installation, removal, replacement, or upgrading of a circuit breaker; providing applicability; amending s. 553.721, F.S.; requiring the Department of Business and Professional Regulation to provide certain funds allocated to the University of Florida M. E. Rinker, Sr., School of Construction Management for specified purposes; amending s. 553.73, F.S.; requiring the Florida Building Commission to use certain entities and codes for updates to the Florida Building Code; revising voting requirements for a technical advisory committee to make a favorable recommendation to the commission; providing that certain technical amendments to the Florida Building Code which are adopted by a local government are not rendered void when the code is updated; specifying that such amendments are subject to review or modification if carried forward into the next edition of the code; requiring the commission to update the Florida Building Code through a review of the most current updates of specified codes; requiring the commission to adopt specified provisions from certain codes; deleting provisions limiting how long an amendment or modification is effective; deleting a provision requiring certain amendments or modifications to be carried forward into the next edition of the code, subject to certain conditions; deleting certain requirements for the resubmission of expired amendments; deleting a provision prohibiting a proposed amendment from being included in the code if it has been addressed in the international code; conforming provisions to changes made by the act; prohibiting the commission from adopting certain provisions into the Florida Building Code; amending s. 553.76, F.S.; requiring the commission to adopt the Florida Building Code, and amendments thereto, by a minimum percentage of votes; amending s. 553.79, F.S.; prohibiting a political subdivision from adopting or enforcing certain building permits or other development order requirements; providing construction; providing for preemption of certain local laws and regulations; providing for retroactive applicability; amending s. 553.791, F.S.; providing legislative intent; requiring local jurisdictions to reduce certain permit fees; amending s. 553.80, F.S.; prohibiting local enforcement agencies, independent districts, and special districts from charging certain fees; creating s. 553.9081, F.S.; requiring the Florida Building Commission to amend certain provisions of the Florida Building Code; amending s. 633.208, F.S.; prohibiting a county, municipality, special taxing district, public utility, or private utility from requiring a separate water connection or charging a specified water or sewage rate under certain conditions; prohibiting a local government from requiring a permit for painting a residence; requiring the Department of Education to develop a plan for specified purposes; requiring the department to provide the plan to the Construction Industry Workforce Task Force by a specified date; requiring CareerSource Florida, Inc., to develop a plan for specified purposes; requiring CareerSource Florida, Inc., to provide the plan to the Construction Industry Workforce Task Force by a specified date; requiring the Florida Building Commission to amend specified provisions of the Florida Building Code related to door components; providing an effective date.

By the Committee on Education; and Senator Broxson—

CS for SB 1362—A bill to be entitled An act relating to K-12 education; amending s. 1002.33, F.S.; removing a requirement that the Department of Education compare certain charter school student performance data to certain traditional public schools; removing notice requirements relating to such charter school performance data; removing a requirement that the State Board of Education adopt rules to administer such notice requirements; creating s. 1002.334, F.S.; defining terms; authorizing certain entities to apply to the State Board of Education for designation as a High-Impact Charter Network; requiring the state board to adopt rules; providing criteria for an initial and re-

newal designation; providing the period during which an initial designation is valid; authorizing entities designated as High-Impact Charter Networks to establish and operate charter schools under certain circumstances; authorizing entities with the designation to submit an application to establish and operate charter schools; providing that charter schools operated by designated entities are eligible to receive charter school capital outlay; requiring the department to give priority to certain charter schools applying for specified grants; requiring the governing board of an entity designated as a High-Impact Charter Network to be considered a local educational agency for receiving federal funds, under certain conditions; providing for rulemaking; amending s. 1007.35, F.S.; revising the exams each public high school is required to administer to all enrolled 10th grade students to include the PreACT, rather than the ACT Aspire; amending s. 1008.34, F.S.; clarifying accountability requirements for collocated schools; providing an effective date.

By the Committees on Community Affairs; and Regulated Industries; and Senator Perry—

CS for CS for SB 1372—A bill to be entitled An act relating to building-related contracting; amending s. 489.516, F.S.; specifying that provisions regulating certified electrical contractors and certified alarm system contractors do not prevent such contractors from acting as a prime contractor or from subcontracting work to other licensed contractors under certain circumstances; amending s. 553.73, F.S.; requiring the Florida Building Commission to use certain entities and codes for updates to the Florida Building Code; revising voting requirements for a technical advisory committee to make a favorable recommendation to the commission; providing that certain technical amendments to the Florida Building Code which are adopted by a local government are not rendered void when the code is updated; specifying that such amendments are subject to review or modification if carried forward into the next edition of the code; requiring the commission to update the Florida Building Code through a review of the most current updates of specified codes; requiring the commission to adopt specified provisions from certain codes; deleting provisions limiting how long an amendment or modification is effective; deleting a provision requiring certain amendments or modifications to be carried forward into the next edition of the code, subject to certain conditions; deleting certain requirements for the resubmission of expired amendments; deleting a provision prohibiting a proposed amendment from being included in the code if it has been addressed in the international code; conforming provisions to changes made by the act; amending s. 553.76, F.S.; requiring the commission to adopt the Florida Building Code, and amendments thereto, by a minimum percentage of votes; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Baxley—

CS for SB 1478—A bill to be entitled An act relating to inspectors general and auditors; amending s. 14.32, F.S.; requiring the Chief Inspector General to meet specified qualifications applicable to agency inspectors general, to have open and direct access to the Governor, and to prepare an annual report containing specified information; amending s. 20.055, F.S.; revising the qualifications of agency inspectors general; revising the auditing duties and responsibilities of agency inspectors general to include the performance of information technology audits; authorizing an agency inspector general and staff to take and record testimony or statements necessary to conduct an investigation or a review; requiring each agency inspector general to include specified budgetary and staffing information in an annual report; revising terminology; amending s. 110.205, F.S.; exempting employees of an office of an agency inspector general and auditors of the Division of Accounting and Auditing of the Department of Financial Services from the Career Service System; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Baxley—

CS for SB 1480—A bill to be entitled An act relating to public records; amending ss. 14.32 and 20.055, F.S.; providing exemptions from public records requirements for audit or investigative workpapers, records, reports, reviews, inquiries, or other documentation obtained or

created during or in relation to any audit or investigation by the Chief Inspector General or an agency inspector general until completion of such audit or investigation or issuance of a final report; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

By the Committees on Banking and Insurance; and Judiciary; and Senator Young—

CS for CS for SB 1554—A bill to be entitled An act relating to trusts; amending s. 736.0103, F.S.; redefining the term “interests of the beneficiaries”; amending s. 736.0105, F.S.; deleting a requirement that a trust be for the benefit of the trust’s beneficiaries; amending s. 736.0109, F.S.; revising provisions relating to notice or sending of electronic trust documents; providing requirements for such documents to be deemed sent; requiring a certain authorization to specify documents subject to electronic posting; revising requirements for a recipient to electronically access such documents; prohibiting the termination of a recipient’s electronic access to such documents from invalidating certain notice or sending of electronic trust documents; tolling specified limitations periods under certain circumstances; providing requirements for electronic access to such documents to be deemed terminated by a sender; providing applicability; amending s. 736.0110, F.S.; providing that the Attorney General has standing to assert certain rights in certain proceedings; amending s. 736.0404, F.S.; deleting a restriction on the purpose for which a trust is created; amending s. 736.04117, F.S.; defining and redefining terms; authorizing an authorized trustee to appoint all or part of the principal of a trust to a second trust under certain circumstances; providing requirements for the second trust and its beneficiaries; providing that the second trust may retain, omit, or create specified powers; authorizing the term of the second trust to extend beyond the term of the first trust; providing requirements for distributions to a second trust when the authorized trustee does not have absolute power; providing requirements for such second trust; providing requirements for grants of power by the second trust; authorizing a second trust created by an authorized trustee without absolute power to grant absolute power to the second trust’s trustee; authorizing an authorized trustee to appoint the principal of a first trust to a supplemental needs trust under certain circumstances; providing requirements for such supplemental needs trust; prohibiting an authorized trustee from distributing the principal of a trust in a manner that would reduce specified tax benefits; prohibiting the distribution of S corporation stock from a first trust to a second trust under certain circumstances; prohibiting a settlor from being treated as the owner of a second trust if he or she was not treated as the owner of the first trust; prohibiting an authorized trustee from distributing a trust’s interest in property to a second trust if it is subject to specified rules of the Internal Revenue Code; prohibiting the exercise of power to invade a trust’s principal to increase an authorized trustee’s compensation or relieve him or her from certain liability; specifying who an authorized trustee must notify when he or she exercises his or her power to invade the trust’s principal; specifying the documents that the authorized trustee must provide with such notice; amending s. 736.0708, F.S.; providing that a cotrustee is entitled to reasonable compensation when the trust does not specify compensation; providing that reasonable compensation may be greater for multiple trustees than for a single trustee; amending s. 736.08135, F.S.; revising applicability; amending s. 736.1008, F.S.; clarifying that certain knowledge by a beneficiary does not cause a claim to accrue for breach of trust or commence the running of a period of limitations or laches; providing Legislative intent; providing for retroactive application; amending s. 736.1201, F.S.; defining the term “delivery of notice”; conforming a provision to changes made by the act; amending s. 736.1205, F.S.; requiring an authorized trustee to provide certain notice to the Attorney General rather than the state attorney; amending ss. 736.1206, 736.1207, 736.1208, and 736.1209, F.S.; conforming provisions; providing effective dates.

By the Committee on Commerce and Tourism; and Senator Gibson—

CS for SB 1576—A bill to be entitled An act relating to the Florida Film Investment Corporation; creating s. 288.1259, F.S.; defining terms; creating the Florida Film Investment Corporation and stating its purpose; authorizing the corporation to make investments in scripted productions in the state subject to certain conditions; requiring the board of directors to establish criteria, bylaws, rules, and policies for

making investments; requiring the board to adopt criteria that give preference to certain productions; authorizing the corporation to charge fees subject to certain limits; providing membership requirements for the board; specifying term requirements; providing that board members are subject to the code of ethics for public officers and employees; providing voting and compliance requirements; providing applicability; prohibiting board members from commenting on or discussing certain applications for a specified timeframe; providing that the board serves without compensation; authorizing the board to be reimbursed for specified expenses; requiring the board to adopt rules and hold meetings; requiring the board to create the Florida Film Investment Account for specified purposes; requiring funds appropriated to the corporation to be deposited in the account; authorizing the board to deposit a portion of funds into a bank and invest the remaining portion in specified securities; requiring dividends to be deposited in the account; providing for the board’s operating expenses; requiring claims against the corporation to be paid from the account; requiring the board to appoint a president; specifying that the president serves at the pleasure of the board and is compensated as determined by the board; requiring the president to perform certain duties of the corporation; requiring the president to submit an annual budget to be approved by the board; requiring the corporation to notify the Department of Economic Opportunity upon final execution of certain contracts or agreements; providing notice requirements; providing an effective date.

By the Committees on Community Affairs; and Transportation; and Senators Latvala, Galvano, and Rouson—

CS for CS for SB 1672—A bill to be entitled An act relating to the Tampa Bay Area Regional Transit Authority; amending s. 339.175, F.S.; creating the Tampa Bay Area Regional Transit Authority Metropolitan Planning Organization Chairs Coordinating Committee to replace the Tampa Bay Area Regional Transportation Authority Metropolitan Planning Organization Chairs Coordinating Committee; providing that the Tampa Bay Area Regional Transit Authority Metropolitan Planning Organization Chairs Coordinating Committee is created within the Tampa Bay Area Regional Transit Authority; amending s. 343.90, F.S.; revising the short title to “Tampa Bay Area Regional Transit Authority Act”; amending s. 343.91, F.S.; revising the definition of the term “authority” to mean the Tampa Bay Area Regional Transit Authority and to include only Hernando, Hillsborough, Manatee, Pasco, and Pinellas Counties and any other contiguous county that is party to an agreement of participation; revising the definition of the term “commuter rail”; amending s. 343.92, F.S.; creating the Tampa Bay Area Regional Transit Authority to replace the Tampa Bay Area Regional Transportation Authority; decreasing voting membership on the governing board of the authority; requiring the members to be appointed within a specified period; revising appointment and term requirements of such membership; revising requirements for filling vacancies on the board; requiring the Governor to appoint an initial chair of the board from one of the four members appointed by the Governor; providing that seven members of the board constitute a quorum; providing that the vote of seven members is necessary for any action to be taken by the authority; requiring the board to evaluate the abolishment, continuance, modification, or establishment of specified committees, beginning on a specified date; requiring the board to submit its recommendations for abolishment, continuance, modification, or establishment of the committees to the Legislature before a specified time; deleting requirements related to the establishment of a Transit Management Committee, a Citizens Advisory Committee, and technical advisory committees; conforming provisions to changes made by the act; amending s. 343.922, F.S.; revising the express purposes of the authority to include planning, implementing, and operating mobility improvements and expansions of certain multimodal transportation options, producing a certain regional transit development plan, and serving as the recipient of certain federal funds under certain circumstances; directing the authority to provide to the Legislature a plan to produce the regional transit development plan by a specified date; providing requirements for the regional transit development plan; requiring the authority to develop and adopt a regional transit development plan, rather than a transportation master plan; deleting obsolete provisions; conforming provisions to changes made by the act; providing that an action by the authority regarding the funding of commuter rail, heavy rail transit, or light rail transit, or any combination thereof, requires approval by a majority vote of each M.P.O. serving the county or counties where such rail transit investment will be made, and the ap-

proval of the Legislature by an act of general law; prohibiting the authority from engaging in certain advocacy that seeks to approve the funding of commuter rail, heavy rail transit, or light rail transit, or any combination thereof; requiring the authority to conduct a feasibility study, through an independent third party, for any project of commuter rail, heavy rail transit, or light rail transit, or any combination thereof, before proceeding with the development of the project and before any related contracts are issued; requiring the feasibility study to be submitted to the Governor, the Legislature, and the board of county commissioners of specified counties; amending ss. 343.94, 343.947, 343.95, 343.975, and 343.976, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Criminal Justice; and Senator Bracy—

CS for SB 1788—A bill to be entitled An act relating to public records; creating s. 787.065, F.S.; providing for closed hearings in certain civil actions upon the request of victims, or the Statewide Council on Human Trafficking on behalf of the victims, of human trafficking; providing for redaction and sealing of personal identifying information of victims of human trafficking upon request; exempting from public records requirements the redacted and sealed information; providing for future review and repeal of the exemption; exempting from public records requirements the personal identifying information of victims of human trafficking held by the council; providing for future review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Bradley—

CS for SB 1844—A bill to be entitled An act relating to public records; amending s. 381.987, F.S.; providing an exemption from public records requirements for a qualifying patient's or caregiver's personal identifying information, all information contained on their compassionate use registry identification cards, and all information pertaining to a physician certification for marijuana; requiring the Department of Health to allow access to the compassionate use registry to a law enforcement agency, a medical marijuana treatment center, certain licensed practitioners, certain employees of the department, and certain persons engaged in research, for specified purposes; extending the date of future review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

By the Committee on Education; and Senator Bean—

CS for SB 796—A bill to be entitled An act relating to charter schools; amending s. 1002.33, F.S.; revising charter school contract and funding requirements; creating s. 1002.336, F.S.; defining terms; authorizing certain entities to apply for designation as a High-Impact Charter Management Organization; requiring the State Board of Education to adopt rules; providing criteria for an initial and renewal designation; providing that the charter school may receive charter school capital outlay; authorizing certain administrative fees to be waived under certain conditions; requiring the Department of Education to give priority to certain charter schools applying for specified grants; amending s. 1013.62, F.S.; revising the standards that a charter school must meet to be eligible for a funding allocation; providing an effective date.

—was referred to the Committees on Appropriations; and Rules.

By the Committees on Governmental Oversight and Accountability; and Health Policy; and Senator Clemens—

CS for CS for SB 840—A bill to be entitled An act relating to controlled substance prescribing; providing legislative findings; directing the Department of Health to include information on the risks of opioid addiction as part of a practitioner's continuing medical education requirements; amending s. 893.055, F.S.; revising requirements for reporting the dispensing of controlled substances; limiting an exception to

reporting requirements for certain facilities that dispense controlled substances; authorizing certain employees of the United States Department of Veterans Affairs access to certain information in the prescription drug monitoring program's database; specifying when a revised reporting requirement takes effect; providing effective dates.

—was referred to the Committee on Rules.

By the Committee on Education; and Senator Simmons—

CS for SB 902—A bill to be entitled An act relating to the Gardiner Scholarship Program; amending s. 1002.385, F.S.; redefining the terms “disability” and “IEP”; defining the term “inactive”; prohibiting a student who is enrolled in the Florida School for the Deaf and the Blind from being eligible for the program; revising the purposes for which program funds may be used; requiring that a student's account be closed and program funds revert to the state after the account is inactive for a specified number of years; revising the date upon which certain private schools must submit a required report; specifying that certain actions of the private school are a basis for program ineligibility; revising parent and student responsibilities for program participation; revising obligations of scholarship-funding organizations; providing an effective date.

—was referred to the Committees on Appropriations; and Rules.

By the Committee on Commerce and Tourism; and Senator Monford—

CS for SB 1306—A bill to be entitled An act relating to economic programs; amending s. 20.60, F.S.; requiring the Department of Economic Opportunity to contract with a direct-support organization to promote the sports industry and the participation of residents in certain athletic competitions in this state and to promote the state as a host for certain athletic competitions; reviving, reenacting, and amending s. 288.1229, F.S., relating to the promotion and development of sports-related industries and amateur athletics; requiring the department to establish a direct-support organization known as the “Florida Sport Foundation,” rather than authorizing the Office of Tourism, Trade, and Economic Development to authorize a direct-support organization, to assist the department in certain promotion and development activities; specifying the purpose of the foundation; specifying requirements for the foundation, including appointment of its board of directors; deleting a provision prohibiting board members from serving more than two consecutive terms; requiring that the foundation operate under written contract with the department; specifying provisions that must be included in the contract; authorizing the department to allow the foundation to use certain facilities, personnel, and services if it complies with certain provisions; requiring an annual financial audit of the foundation; providing that the foundation is not granted any taxing power; deleting certain provisions related to the Office of Tourism, Trade, and Economic Development and a specified direct-support organization; specifying the duties of the foundation; deleting residency requirements for participants of the Sunshine State Games; deleting certain competition requirements; authorizing the department, rather than the Executive Office of the Governor, to allow the use of certain property, facilities, and personal services under certain circumstances; conforming provisions to changes made by the act; amending s. 288.9937, F.S.; requiring the Office of Program Policy Analysis and Government Accountability to analyze and evaluate the first 3 years of certain programs; requiring the Office of Program Policy Analysis and Government Accountability, rather than the Office of Economic and Demographic Research, to identify inefficiencies in certain programs and to recommend changes to such programs; revising the date by which the Office of Economic and Demographic Research must submit a report to the Legislature; requiring the Office of Program Policy Analysis and Government Accountability to submit a report to the Legislature by a specified date; amending s. 320.08058, F.S.; conforming provisions to changes made by the act; amending uses of the proceeds of certain license plates; providing an effective date.

—was referred to the Committees on Appropriations; and Rules.

By the Committee on Community Affairs; and Senator Perry—

CS for SB 1312—A bill to be entitled An act relating to construction; amending s. 377.705, F.S.; revising legislative findings and intent; authorizing solar energy systems manufactured or sold in the state to be certified by professional engineers; amending s. 471.033, F.S.; prohibiting professional engineers from contracting with customers without disclosing whether they maintain certain insurance; amending s. 489.103, F.S.; revising an exemption from construction contracting regulation for certain public utilities; deleting responsibility of the Construction Industry Licensing Board to define the term “incidental to their business” for certain purposes; amending s. 489.113, F.S.; providing that specified pool/spa contractors are not required to subcontract certain work relating to power wiring; requiring such contractors to subcontract all work requiring the installation, removal, replacement, or upgrading of a circuit breaker; providing applicability; amending s. 553.721, F.S.; requiring the Department of Business and Professional Regulation to provide certain funds allocated to the University of Florida M. E. Rinker, Sr., School of Construction Management for specified purposes; amending s. 553.73, F.S.; requiring the Florida Building Commission to use certain entities and codes for updates to the Florida Building Code; revising voting requirements for a technical advisory committee to make a favorable recommendation to the commission; providing that certain technical amendments to the Florida Building Code which are adopted by a local government are not rendered void when the code is updated; specifying that such amendments are subject to review or modification if carried forward into the next edition of the code; requiring the commission to update the Florida Building Code through a review of the most current updates of specified codes; requiring the commission to adopt specified provisions from certain codes; deleting provisions limiting how long an amendment or modification is effective; deleting a provision requiring certain amendments or modifications to be carried forward into the next edition of the code, subject to certain conditions; deleting certain requirements for the resubmission of expired amendments; deleting a provision prohibiting a proposed amendment from being included in the code if it has been addressed in the international code; conforming provisions to changes made by the act; prohibiting the commission from adopting certain provisions into the Florida Building Code; amending s. 553.76, F.S.; requiring the commission to adopt the Florida Building Code, and amendments thereto, by a minimum percentage of votes; amending s. 553.79, F.S.; prohibiting a political subdivision from adopting or enforcing certain building permits or other development order requirements; providing construction; providing for preemption of certain local laws and regulations; providing for retroactive applicability; amending s. 553.791, F.S.; providing legislative intent; requiring local jurisdictions to reduce certain permit fees; amending s. 553.80, F.S.; prohibiting local enforcement agencies, independent districts, and special districts from charging certain fees; creating s. 553.9081, F.S.; requiring the Florida Building Commission to amend certain provisions of the Florida Building Code; amending s. 633.208, F.S.; prohibiting a county, municipality, special taxing district, public utility, or private utility from requiring a separate water connection or charging a specified water or sewage rate under certain conditions; prohibiting a local government from requiring a permit for painting a residence; requiring the Department of Education to develop a plan for specified purposes; requiring the department to provide the plan to the Construction Industry Workforce Task Force by a specified date; requiring CareerSource Florida, Inc., to develop a plan for specified purposes; requiring CareerSource Florida, Inc., to provide the plan to the Construction Industry Workforce Task Force by a specified date; requiring the Florida Building Commission to amend specified provisions of the Florida Building Code related to door components; providing an effective date.

—was referred to the Committees on Appropriations; and Rules.

By the Committee on Education; and Senator Broxson—

CS for SB 1362—A bill to be entitled An act relating to K-12 education; amending s. 1002.33, F.S.; removing a requirement that the Department of Education compare certain charter school student performance data to certain traditional public schools; removing notice requirements relating to such charter school performance data; removing a requirement that the State Board of Education adopt rules to administer such notice requirements; creating s. 1002.334, F.S.; defining terms; authorizing certain entities to apply to the State Board of Education for designation as a High-Impact Charter Network; requiring

the state board to adopt rules; providing criteria for an initial and renewal designation; providing the period during which an initial designation is valid; authorizing entities designated as High-Impact Charter Networks to establish and operate charter schools under certain circumstances; authorizing entities with the designation to submit an application to establish and operate charter schools; providing that charter schools operated by designated entities are eligible to receive charter school capital outlay; requiring the department to give priority to certain charter schools applying for specified grants; requiring the governing board of an entity designated as a High-Impact Charter Network to be considered a local educational agency for receiving federal funds, under certain conditions; providing for rulemaking; amending s. 1007.35, F.S.; revising the exams each public high school is required to administer to all enrolled 10th grade students to include the PreACT, rather than the ACT Aspire; amending s. 1008.34, F.S.; clarifying accountability requirements for collocated schools; providing an effective date.

—was referred to the Committee on Appropriations.

By the Committees on Community Affairs; and Regulated Industries; and Senator Perry—

CS for CS for SB 1372—A bill to be entitled An act relating to building-related contracting; amending s. 489.516, F.S.; specifying that provisions regulating certified electrical contractors and certified alarm system contractors do not prevent such contractors from acting as a prime contractor or from subcontracting work to other licensed contractors under certain circumstances; amending s. 553.73, F.S.; requiring the Florida Building Commission to use certain entities and codes for updates to the Florida Building Code; revising voting requirements for a technical advisory committee to make a favorable recommendation to the commission; providing that certain technical amendments to the Florida Building Code which are adopted by a local government are not rendered void when the code is updated; specifying that such amendments are subject to review or modification if carried forward into the next edition of the code; requiring the commission to update the Florida Building Code through a review of the most current updates of specified codes; requiring the commission to adopt specified provisions from certain codes; deleting provisions limiting how long an amendment or modification is effective; deleting a provision requiring certain amendments or modifications to be carried forward into the next edition of the code, subject to certain conditions; deleting certain requirements for the resubmission of expired amendments; deleting a provision prohibiting a proposed amendment from being included in the code if it has been addressed in the international code; conforming provisions to changes made by the act; amending s. 553.76, F.S.; requiring the commission to adopt the Florida Building Code, and amendments thereto, by a minimum percentage of votes; providing an effective date.

—was referred to the Committees on Appropriations; and Rules.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has adopted CS/HCR 631 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Judiciary Committee and Representative(s) DuBose, Fischer, Antone, Baez, Berman, Brown, Burgess, Byrd, Cortes, B., Cortes, J., Cruz, Daniels, Davis, Donalds, Duran, Edwards, Fine, Geller, Grall, Grant, J., Gruters, Hardemon, Harrison, Henry, Jacobs, Jacquet, Jenne, Jones, Latvala, Lee, Leek, Massullo, Mercado, Metz, Miller, A., Miller, M., Moskowitz, Newton, Ponder, Pritchett, Raschein, Raulerson, Renner, Russell, Shaw, Silvers, Slosberg, Smith, Stafford, Watson, B., Watson, C., White, Willhite, Williams, Corcoran, Albritton, Ahern, Diaz, M., Caldwell, Bileca, Boyd, Nuñez, Oliva, Diaz, J., Cummings, Brodeur, Ingram, Hager, Burton, Raburn, Porter, Ingoglia, Eagle, Rodrigues, Stone, Harrell, Pigman, Magar, Santiago, Gonzalez, Plasencia,

Killebrew, Alexander, Asencio, Ausley, Richardson, Abruzzo, Diamond, Stark, McGhee, Moraitis, Sullivan, Goodson, Beshears, La Rosa, Stevenson, Clemons, Williamson, Altman, Toledo, Grant, M., Yarborough, Payne, Drake, Plakon, Combee, Sprowls, Spano, Fitzenhagen, Fant, Peters, Avila, Trumbull, Mariano, McClain, Hahnfeldt, Rommel, Roth, Eisnaugle—

CS for HCR 631—A concurrent resolution acknowledging the grave injustices perpetrated against Charles Greenlee, Walter Irvin, Samuel Shepherd, and Ernest Thomas, who came to be known as "the Groveland Four"; offering a formal and heartfelt apology to these victims of racial hatred and to their families; and urging the Governor and Cabinet to perform an expedited clemency review of the cases of Charles Greenlee, Walter Irvin, Samuel Shephard, and Ernest Thomas, including granting full pardons.

—was referred to the Committees on Criminal Justice; Judiciary; and Rules.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has adopted HM 825 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Metz, Albritton, Byrd, Drake, Fischer, Porter, Yarborough—

HM 825—A memorial to the Congress of the United States, urging Congress to amend certain federal laws to remove obstacles to states exercising their authority and obligation, under state and federal law, to protect the integrity of elections by ensuring that only United States citizens are registered to vote.

—was referred to the Committees on Ethics and Elections; Judiciary; and Rules.

COMMITTEE MEMBERSHIP CHANGE

Communications were received from the President for the following committee membership changes: Senator Stargel was appointed as Chair to the Committee on Communications, Energy, and Public Utilities; and Senator Artiles was removed as Chair from the Committee on Communications, Energy, and Public Utilities.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 18 was corrected and approved.

CO-INTRODUCERS

Senators Book—CS for SCR 920, CS for SR 1440; Clemens—SB 442; Farmer—SB 102; Hutson—SCR 1360; Perry—CS for SB 56, CS for CS for SB 190; Rouson—SB 1114; Simmons—CS for SB 260; Stargel—CS for SB 446; Steube—SB 12; Thurston—CS for CS for SB 196, SB 666, CS for SCR 920; Young—CS for SB 1598

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 10:48 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Wednesday, April 26 or upon call of the President.