



Journal of the Senate

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Wednesday, February 12, 2020

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CALL TO ORDER

The Senate was called to order by President Galvano at 10:00 a.m. A quorum present—33:

Mr. President	Diaz	Pizzo
Albritton	Gainer	Powell
Baxley	Gibson	Rodriguez
Bean	Gruters	Rouson
Benacquisto	Harrell	Simmons
Berman	Hooper	Simpson
Bracy	Hutson	Stargel
Bradley	Mayfield	Stewart
Braynon	Montford	Taddeo
Broxson	Passidomo	Torres
Cruz	Perry	Wright

Excused: Senator Rader

PRAYER

The following prayer was offered by Imam Muhammad Musri, Islamic Society of Central Florida, Orlando:

Gracious God, thank you for all your blessings upon our state. Thank you for the dedicated men and women of the Florida Senate who gather here today to take care of the business of the people. Lord, bless them, all of their staff, and everyone in this meeting. Keep them in your loving protection.

Beloved God, help the honorable members of the Senate fulfill their responsibilities and guide their decisions as they work on behalf of the people of our great state. Lord, grant them the courage to do what is right and pleasing to you, the patience to overcome whatever challenges they may face, and the wisdom to choose what is best and delivers the greatest benefit to all the inhabitants of our beautiful state.

Merciful God, unify the hearts of our Senators and grant them and their families health, happiness, and success. Lord, as they dedicate

their time to attend to the needs of the people, please attend to their needs and the needs of their families.

We ask this in your majestic name. Amen.

PLEDGE

Senate Pages, Ananda Chatterjee of Tallahassee; Madison McNealy of Tallahassee; Mackenzie Scordato of Inverness; and Bethany Wolek of DeLand, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

Senator Montford sponsored and recognized Dr. John P. Fogarty of Tallahassee as the doctor of the day. Dr. Fogarty specialized in family and sports medicine and is the Dean of the Florida State University College of Medicine.

ADOPTION OF RESOLUTIONS

At the request of Senator Broxson—

By Senator Broxson—

SR 1904—A resolution remembering the outstanding service of the late General Daniel “Chappie” James, Jr., as a member of the Tuskegee Airmen and throughout all of his distinguished military career, on the occasion of the 100th anniversary of his birth.

WHEREAS, Daniel “Chappie” James, Jr., was born on February 11, 1920, in Pensacola, not far from the current site of Naval Air Station Pensacola, and

WHEREAS, Daniel “Chappie” James, Jr., grew up under the watchful eyes of his father, Daniel James, Sr., an employee of the Pensacola city gas company, and his mother, Lillie Anna James, a high school teacher who established a private school for her own and other African-American children in Pensacola, and

WHEREAS, in 1937, Daniel “Chappie” James, Jr., enrolled at the Tuskegee Institute in Alabama and quickly made a name for himself as an athlete and as a campus leader, and

WHEREAS, with the beginning of World War II, Daniel “Chappie” James, Jr., seized the opportunity afforded by Tuskegee University to pursue his dream of flying as a member of the Tuskegee Airmen, and

WHEREAS, Daniel “Chappie” James, Jr., graduated from Tuskegee University in 1942 with a Bachelor of Science degree in physical education and, in July 1943, earned his commission as a second lieutenant, becoming one of the first African-American pilots in the United States Army Air Corps, and

WHEREAS, in 1949, Daniel “Chappie” James, Jr., received the Distinguished Flying Cross for valor, and he went on to fly 101 combat missions over Korea, and

WHEREAS, Daniel “Chappie” James, Jr., flew 78 combat missions into North Vietnam and later, after he assumed the command at Wheelus Air Base in Libya, his handling of an incident involving Muammar Gaddafi led then-President Richard Nixon to nominate him in 1970 for brigadier general, and

WHEREAS, Daniel “Chappie” James, Jr., was the first African American to hold the rank of four-star general, and

WHEREAS, throughout his later life General Daniel “Chappie” James, Jr., kept alive the memory of the dignity and self-sacrifice with which the Tuskegee Airmen served their country, and

WHEREAS, General Daniel “Chappie” James, Jr., died of a heart attack on February 25, 1978, but he will forever be remembered as a fighter pilot with a magnificent record and as an American patriot, NOW, THEREFORE,

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

That the Florida Senate remembers the outstanding service of the late General Daniel “Chappie” James, Jr., as a member of the Tuskegee Airmen and throughout all of his distinguished military career, on the occasion of the 100th anniversary of his birth.

—was introduced, read, and adopted by publication.

At the request of Senator Gibson—

By Senator Gibson—

SR 1908—A resolution expressing appreciation for the remarkable contributions made to the people of this state by Delta Sigma Theta Sorority, Inc., and recognizing February 9-11, 2020, as the 26th annual “Delta Days at the Capitol.”

WHEREAS, Delta Sigma Theta Sorority, Inc., is a private, not-for-profit organization founded on January 13, 1913, by 22 illustrious collegiate African-American women at Howard University in Washington, D.C., and

WHEREAS, only 6 weeks after its founding, Delta Sigma Theta Sorority, Inc., joined in the women’s suffrage movement, a historic endeavor that transformed the role of women in the democratic process, and

WHEREAS, Delta Sigma Theta Sorority, Inc., is a sisterhood of college-educated women committed to implementing the sorority’s mission through its Five-Point Programmatic Thrust: economic development, educational development, physical and mental health, political awareness and involvement, and international awareness and involvement, and

WHEREAS, in 2013, Delta Sigma Theta Sorority, Inc., celebrated 100 years of commendable service and support to local communities, leading dialogue on public policy issues, supporting quality education, producing new projects to stimulate current and future economic growth, and improving the holistic well-being of minority populations internationally, and

WHEREAS, with more than 250,000 college-educated women initiated and more than 900 chapters worldwide, 52 of which are located in Florida and the Bahamas, members of Delta Sigma Theta Sorority, Inc., are clearly focused and visible as corporate and civic leaders, productive public officials, acclaimed academicians, and activists in their own right, and

WHEREAS, for the past 25 years, the Florida chapters of Delta Sigma Theta Sorority, Inc., have conducted “Delta Days at the Capitol,” during which members have a unique opportunity to show their support for policies and legislation that will impact every area of the Five-Point Programmatic Thrust; promote the role of leadership, advocacy, and empowerment in effecting social change and public policy; advocate for social justice, as well as broaden members’ knowledge of the state’s legislative process; and influence the enactment of legislation of particular interest to African Americans and women, and

WHEREAS, under the leadership of the national president of Delta Sigma Theta Sorority, Inc., Beverly E. Smith; Southern Regional Director Sandra K. Horton; Southern Regional Representative Jasmine Minor; and the 26th National President, Dr. Paulette C. Walker, a resident of Tampa, members of the 52 chapters of Delta Sigma Theta Sorority, Inc., now serving Florida and the Bahamas will converge

February 9-11, 2020, in Tallahassee to participate in the 26th annual “Delta Days at the Capitol,” and

WHEREAS, Senator Audrey Gibson is an esteemed member of Delta Sigma Theta Sorority, Inc., NOW, THEREFORE,

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

That the remarkable contributions made to the people of this state by Delta Sigma Theta Sorority, Inc., are appreciated and that February 9-11, 2020, is recognized as the 26th annual “Delta Days at the Capitol.”

—was introduced, read, and adopted by publication.

BILLS ON THIRD READING

CS for CS for SB 124—A bill to be entitled An act relating to custody of minor children by extended family; amending s. 751.01, F.S.; revising the purposes of ch. 751, F.S.; amending s. 751.011, F.S.; revising the definition of the term “extended family member”; amending s. 751.02, F.S.; revising the requirements for individuals seeking concurrent custody; amending s. 751.03, F.S.; allowing any other provisions related to the best interest of the child to be considered in a petition for temporary or concurrent custody; amending s. 751.05, F.S.; authorizing courts to include provisions requested in petitions for temporary or concurrent custody which relate to the best interest of the child; authorizing the court to order on its own motion the transitioning of a child back to the custody of his or her parents in such proceedings under certain circumstances; requiring the court to consider specified factors when entering such order; authorizing courts to require parties to comply with provisions approved in the order which relate to a reasonable plan for transitioning custody before terminating the order; providing an effective date.

—as amended February 6, was read the third time by title.

On motion by Senator Bean, **CS for CS for SB 124**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Farmer	Powell
Albritton	Gainer	Rodriguez
Baxley	Gibson	Rouson
Bean	Gruters	Simmons
Benacquisto	Harrell	Simpson
Berman	Hooper	Stargel
Bracy	Hutson	Stewart
Bradley	Mayfield	Taddeo
Braynon	Montford	Torres
Broxson	Passidomo	Wright
Cruz	Perry	
Diaz	Pizzo	

Nays—None

Vote after roll call:

Yea—Book, Brandes, Flores, Thurston

Consideration of **HB 7009** was deferred.

CS for CS for CS for HB 115—A bill to be entitled An act relating to Keep Our Graduates Working Act; creating s. 120.82, F.S.; providing a short title; providing a purpose; providing definitions; prohibiting a state authority from denying a license, refusing to renew a license, or suspending or revoking a license on the basis of a delinquency or default in the payment of his or her student loan; amending s. 456.0635, F.S.; providing an exception to the requirement that certain entities prohibit a candidate from being examined for or issued, or having renewed a license, certificate, or registration to practice a health care profession if he or she is listed on a specified federal list of excluded individuals and entities; amending s. 456.072, F.S.; conforming provisions to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners in default on student loan or scholarship obligations;

amending ss. 456.074 and 1009.95, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Hutson, CS for CS for CS for HB 115 was passed and certified to the House. The vote on passage was:

Yeas—35

Table with 3 columns: Name, Name, Name. Lists names of senators who voted 'Yeas'.

Nays—1

Gruters

Vote after roll call:

Yea—Brandes, Flores

HB 7009—A bill to be entitled An act relating to penalties for violations of the constitutional prohibition against abuse of public position; reenacting s. 112.317, F.S., relating to penalties; providing an effective date.

—was read the third time by title.

On motion by Senator Baxley, HB 7009 was passed and certified to the House. The vote on passage was:

Yeas—36

Table with 3 columns: Name, Name, Name. Lists names of senators who voted 'Yeas'.

Nays—None

Vote after roll call:

Yea—Brandes, Flores

SPECIAL GUESTS

Senator Braynon recognized his mother, Patricia Braynon, and his son, Brandon Braynon, who were present in the gallery.

SPECIAL ORDER CALENDAR

On motion by Senator Bradley—

SB 2500—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2020, and ending

June 30, 2021, and supplemental appropriations for the period ending June 30, 2020, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing effective dates.

—was read the second time by title.

SENATOR SIMMONS PRESIDING

Senator Bradley moved the following amendment which was adopted:

Amendment 1 (995070)—

Table with columns: Text, DELETE, INSERT. Shows amendment details for Amendment 1.

At the end of existing proviso language, for Section 8 (2) , INSERT:

(d) Guardian Ad Litem Attorneys Effective July 1, 2020, the Justice Administration Commission may provide attorneys employed by the Guardian ad Litem Office with enhanced health insurance benefits and annual leave benefits.

Senator Flores moved the following amendment which was adopted:

Amendment 2 (995080)—

Table with columns: Text, DELETE, INSERT. Shows amendment details for Amendment 2.

Following Specific Appropriation 117A, INSERT:

From the funds in Specific Appropriation 117A, the following projects are funded with nonrecurring funds that shall be allocated as follows:

Key West Collegiate Academy Building (Senate Form 2573)... 250,000

Universities, Division Of Program: Educational And General Activities 48900100

In Section 02 On Page 041

150 Aid To Local Governments 052310 Grants And Aids - Education And General Activities IOEB

1000 General Revenue Fund 2,281,905,382 2,281,655,382 CA -250,000 FSI1NR -250,000

In Section 02 On Page 042

Following Specific Appropriation 150, DELETE:

Funds in Specific Appropriation 150 from the General Revenue Fund shall be allocated as follows:

Florida International University.....172,092,749

Included within the total appropriations for State Universities in Specific Appropriation 150, nonrecurring funds from the General Revenue Fund are provided for the following:

Florida International University Individualized C (Senate Form 2094)..... 500,000

Following Specific Appropriation 150, INSERT:

Funds in Specific Appropriation 150 from the General Revenue Fund shall be allocated as follows:

Florida International University..... 171,842,749

Included within the total appropriations for State Universities in Specific Appropriation 150, nonrecurring funds from the General Revenue Fund are provided for the following:

Florida International University Individualized C (Senate Form 2094)..... 250,000

From the funds in Specific Appropriation 3180, \$12,443,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

ECONOMIC OPPORTUNITY, DEPARTMENT OF Program: Community Development Housing And Community Development 40300200

2272 In Section 06 On Page 299 Special Categories 100931 Grants And Aids - Housing And Community Development Projects IOEB

1000 General Revenue Fund 1,820,363 1,995,363 CA 175,000 FSI1NR 175,000

Discovery Learning Center Transportation Services - Pinellas (Senate Form 2301) 175,000

Senator Simpson moved the following amendment which was adopted:

Amendment 5 (995073)—

STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300

3180 In Section 06 On Page 383 Special Categories 100123 Grants And Aids - Cultural And Museum Grants IOEB

1000 General Revenue Fund 17,318,091 17,068,091 CA -250,000 FSI1NR -250,000

Following Specific Appropriation 3180, DELETE:

From the funds in Specific Appropriation 3180, \$12,618,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

AND INSERT:

From the funds in Specific Appropriation 3180, \$12,368,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

ECONOMIC OPPORTUNITY, DEPARTMENT OF Program: Community Development Housing And Community Development 40300200

2279A In Section 06 On Page 300 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Housing And Community Development Projects - Fixed Capital Outlay IOEM 140220

1000 General Revenue Fund 12,804,000 13,054,000 CA 250,000 FSI1NR 250,000

Following Specific Appropriation 2279A, INSERT:

Crystal River Riverwalk Phase II (Senate Form 1909)..... 250,000

Senator Rodriguez moved the following amendment which was adopted:

Amendment 6 (995071)—

STATE, DEPARTMENT OF DELETED INSERT

Senator Gibson moved the following amendment which was adopted:

Amendment 3 (995077)—

DELETE INSERT

CHILDREN AND FAMILIES, DEPARTMENT OF Administration Program: Executive Leadership Executive Direction And Support Services 60900101

301 In Section 03 On Page 071 Fixed Capital Outlay 080751 Department Of Children And Family Services Fixed Capital Needs For Centrally Managed Facilities IOEJ

1000 General Revenue Fund 1,475,506 1,225,506 CA -250,000 FSI1NR -250,000

HEALTH, DEPARTMENT OF Program: Executive Direction And Support Administrative Support 64100200

429 In Section 03 On Page 091 Aid To Local Governments 050310 Grants And Aids - Minority Health Initiatives IOEB

1000 General Revenue Fund 4,850,354 5,100,354 CA 250,000 FSI1NR 250,000

Following Specific Appropriation 429, INSERT:

From the funds in Specific Appropriation 429, \$250,000 in nonrecurring funds from the General Revenue Fund is provided to the Foundation for Sickle Cell Disease Research (Senate Form 1198).

Senator Hooper moved the following amendment which was adopted:

Amendment 4 (995074)—

DELETE INSERT

STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300

3180 In Section 06 On Page 383 Special Categories 100123 Grants And Aids - Cultural And Museum Grants IOEB

1000 General Revenue Fund 17,318,091 17,143,091 CA -175,000 FSI1NR -175,000

Following Specific Appropriation 3180, DELETE:

From the funds in Specific Appropriation 3180, \$12,618,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

AND INSERT:

Program: Cultural Affairs
 Cultural Affairs 45500300

In Section 06 On Page 383
 3180 Special Categories 100123
 Grants And Aids - Cultural And Museum
 Grants IOEB

1000 General Revenue Fund 17,318,091 17,068,091
 CA -250,000 FSI1NR -250,000

Following Specific Appropriation 3180, DELETE:

From the funds in Specific Appropriation 3180, \$12,618,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

AND INSERT:

From the funds in Specific Appropriation 3180, \$12,368,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

Program: Historical Resources
 Historical Resources Preservation And
 Exhibition 45200700

In Section 06 On Page 381
 3153A Grants And Aids To Local Governments And 140020
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Special Categories -
 Acquisition, Restoration Of Historic
 Properties IOEM

1000 General Revenue Fund 5,757,708 6,007,708
 CA 250,000 FSI1NR 250,000

Following Specific Appropriation 3153A, INSERT:

Camp Matecumbe - Historic Pedro Pan Hall Renovation - Miami-Dade (Senate Form 1591)..... 250,000

Senators Cruz, Gibson, and Rouson offered the following amendment which was moved by Senator Cruz and adopted:

Amendment 7 (995072)—

	DELETE	INSERT
STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300		
In Section 06 On Page 383 3180 Special Categories 100123 Grants And Aids - Cultural And Museum Grants IOEB		
1000 General Revenue Fund 17,318,091 17,218,091 CA -100,000 FSI1NR -100,000		

Following Specific Appropriation 3180, DELETE:

From the funds in Specific Appropriation 3180, \$12,618,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

AND INSERT:

From the funds in Specific Appropriation 3180, \$12,518,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

Program: Historical Resources

Historical Resources Preservation And
 Exhibition 45200700

In Section 06 On Page 381
 3153A Grants And Aids To Local Governments And 140020
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Special Categories -
 Acquisition, Restoration Of Historic
 Properties IOEM

1000 General Revenue Fund 5,757,708 5,857,708
 CA 100,000 FSI1NR 100,000

Following Specific Appropriation 3153A, INSERT:

Fighting for the Forgotten: Zion Cemetery Memorial -
 Tampa (Senate Form 2574)..... 50,000
 Fighting for the Forgotten: Ridgewood Cemetery Memorial
 - Tampa (Senate Form 2576)..... 50,000

Senator Montford moved the following amendment which was adopted:

Amendment 8 (995078)—

	DELETE	INSERT
MANAGEMENT SERVICES, DEPARTMENT OF Program: Facilities Program Facilities Management 72400100		
In Section 06 On Page 349 2790 Fixed Capital Outlay 083400 Statewide Capital Depreciation - General - Dms Mgd IOEI		
1000 General Revenue Fund 30,000,000 29,720,000 CA -280,000 FSI1NR -280,000		
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Program: Agricultural Economic Development Plant Pest And Disease Control 42170600		
In Section 05 On Page 218 1512 Special Categories 100777 Contracted Services IOEA		
1000 General Revenue Fund 204,481 484,481 CA 280,000 FSI1NR 280,000		

Following Specific Appropriation 1512, INSERT:

From the funds in Specific Appropriation 1512, \$280,000 in nonrecurring funds from the the General Revenue Fund is provided for the Apiculture Diagnostics Pilot Program (Senate Form 2127).

Senator Diaz moved the following amendment which was adopted:

Amendment 9 (995075)—

	DELETE	INSERT
ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Restoration Assistance Water Restoration Assistance 37220100		
In Section 05 On Page 231 1635A Grants And Aids To Local Governments And 140047 Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM		
1000 General Revenue Fund 40,711,553 40,961,553 CA 250,000 FSI1NR 250,000		

Following Specific Appropriation 1635A, DELETE:

From the funds in Specific Appropriation 1635A, \$40,711,553 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1635A, \$40,961,553 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Miami Springs East Drive Stormwater and Road Improvement (Senate Form 1204)..... 250,000

MANAGEMENT SERVICES, DEPARTMENT OF Program: Facilities Program Facilities Management 72400100

In Section 06 On Page 349 2790 Fixed Capital Outlay 083400 Statewide Capital Depreciation - General - Dms Mgd IOEI 1000 General Revenue Fund 30,000,000 29,750,000 CA -250,000 FSI1NR -250,000

Senator Harrell moved the following amendment which was adopted:

Amendment 10 (995076)—

DELETED ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Restoration Assistance Water Restoration Assistance 37220100 In Section 05 On Page 231 1635A Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM 140047 1000 General Revenue Fund 40,711,553 40,961,553 CA 250,000 FSI1NR 250,000

Following Specific Appropriation 1635A, DELETE:

From the funds in Specific Appropriation 1635A, \$40,711,553 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1635A, \$40,961,553 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Stuart Alternative Water Supply Phase 2 (Senate Form 2146)..... 250,000

MANAGEMENT SERVICES, DEPARTMENT OF Program: Facilities Program Facilities Management 72400100

In Section 06 On Page 349 2790 Fixed Capital Outlay 083400 Statewide Capital Depreciation - General - Dms Mgd IOEI 1000 General Revenue Fund 30,000,000 29,750,000 CA -250,000 FSI1NR -250,000

Senator Simmons offered the following amendment which was moved by Senator Flores and adopted:

Amendment 11 (995079)—

DELETED INSERT

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Restoration Assistance Water Restoration Assistance 37220100

In Section 05 On Page 231 1635A Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects IOEM 140047 1000 General Revenue Fund 40,711,553 40,961,553 CA 250,000 FSI1NR 250,000

Following Specific Appropriation 1635A, DELETE:

From the funds in Specific Appropriation 1635A, \$40,711,553 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

AND INSERT:

From the funds in Specific Appropriation 1635A, \$40,961,553 in nonrecurring funds from the General Revenue Fund is allocated among the following water projects:

Orange County Wekiwa Springs Septic Tank Retrofit (Senate Form 2003)..... 250,000

MANAGEMENT SERVICES, DEPARTMENT OF Program: Facilities Program Facilities Management 72400100

In Section 06 On Page 349 2790 Fixed Capital Outlay 083400 Statewide Capital Depreciation - General - Dms Mgd IOEI 1000 General Revenue Fund 30,000,000 29,750,000 CA -250,000 FSI1NR -250,000

Pursuant to Rule 7.1, there being no objection, consideration of the following late-filed amendment was allowed:

Senator Brandes moved the following amendment which was adopted:

Amendment 12 (995084)—

DELETED EDUCATION, DEPARTMENT OF Florida Colleges, Division Of Program: Florida Colleges 48400600 In Section 02 On Page 036 134 Aid To Local Governments 050217 Grants And Aids - Florida College System Program Fund IOEB 1000 General Revenue Fund 1,074,899,831 1,074,899,831 CA 0

Following Specific Appropriation 134, DELETE:

Included within the total appropriations for Florida College System institutions in Specific Appropriation 134, nonrecurring funds are provided for the following:

St. Petersburg College Nursing Simulation Expansion (Senate Form 1771)..... 250,000

AND INSERT:

Included within the total appropriations for Florida College System institutions in Specific Appropriation 134, nonrecurring funds are provided for the following:

St. Petersburg College Collegiate High Schools(Senate Form 2571)..... 250,000

Pursuant to Rule 7.1, there being no objection, consideration of the following late-filed amendment was allowed:

Services Fixed Capital Needs For Centrally Managed Facilities IOEB

Senator Gruters moved the following amendment which was adopted:

1000	General Revenue Fund		1,475,506	1,225,506
	CA -250,000 FSI1NR -250,000			

Amendment 13 (995082)—

Pursuant to Rule 7.1, there being no objection, consideration of the following late-filed amendment was allowed:

Senator Broxson moved the following amendment which was adopted:

Amendment 15 (995081)—

		DELETE	INSERT
	CHILDREN AND FAMILIES, DEPARTMENT OF Services Program: Family Safety Program Family Safety And Preservation Services 60910310		

319A	In Section 03 On Page 073 Special Categories 100778 Grants And Aids - Contracted Services IOEB		
1000	General Revenue Fund	4,956,000	5,206,000
	CA 250,000 FSI1NR 250,000		

At the end of existing proviso language, following Specific Appropriation 319A, INSERT:

	The Florida Center for Early Childhood - Early Childhood Courts (Senate Form 2137).....	250,000	
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Administration
Program: Executive Leadership
Executive Direction And Support Services 60900101

301	In Section 03 On Page 071 Fixed Capital Outlay 080751 Department Of Children And Family Services Fixed Capital Needs For Centrally Managed Facilities IOEB		
1000	General Revenue Fund	1,475,506	1,225,506
	CA -250,000 FSI1NR -250,000		

THE PRESIDENT PRESIDING

Pursuant to Rule 7.1, there being no objection, consideration of the following late-filed amendment was allowed:

Senator Perry moved the following amendment which was adopted:

Amendment 14 (995083)—

		DELETE	INSERT
	AGENCY FOR PERSONS WITH DISABILITIES Program: Services To Persons With Disabilities Home And Community Services 67100100		

248	In Section 03 On Page 064 Special Categories 100778 Grants And Aids - Contracted Services IOEB		
1000	General Revenue Fund	9,265,886	9,515,886
	CA 250,000 FSI1NR 250,000		

At the end of existing proviso language, following Specific Appropriation 248, INSERT:

The First Tee Comprehensive Health and Mentoring Program (CHAMP) (Senate Form 1565)....\$250,000

CHILDREN AND FAMILIES, DEPARTMENT OF Administration
Program: Executive Leadership
Executive Direction And Support Services 60900101

301	In Section 03 On Page 071 Fixed Capital Outlay 080751 Department Of Children And Family		
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		DELETE	INSERT
	STATE, DEPARTMENT OF Program: Cultural Affairs Cultural Affairs 45500300		

3180	In Section 06 On Page 383 Special Categories 100123 Grants And Aids - Cultural And Museum Grants IOEB		
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1000	General Revenue Fund	17,318,091	17,068,091
	CA -250,000 FSI1NR -250,000		

Following Specific Appropriation 3180, DELETE:

From the funds in Specific Appropriation 3180, \$12,618,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

AND INSERT:

From the funds in Specific Appropriation 3180, \$12,368,091 in nonrecurring funds from the General Revenue Fund is provided for the Department of State 2020-2021 Cultural and Museum Grants General Program Support ranked list, as provided on the Department of State website.

ECONOMIC OPPORTUNITY, DEPARTMENT OF
Program: Community Development
Housing And Community Development 40300200

2279A	In Section 06 On Page 300 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Housing And Community Development Projects - Fixed Capital Outlay IOEM	140220	
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1000	General Revenue Fund	12,804,000	13,054,000
	CA 250,000 FSI1NR 250,000		

Following Specific Appropriation 2279A, INSERT:

	Building Homes and Rebuilding Lives for Veterans (Senate Form 2159)	250,000	
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MOTIONS

On motion by Senator Bradley, further consideration of SB 2500, as amended, was deferred.

ADOPTION OF RESOLUTIONS

On motion by Senator Montford—

By Senator Montford—

SR 1902—A resolution recognizing February 12, 2020, as FSU Day in Florida.

WHEREAS, the Tallahassee campus of Florida State University, founded in 1851, is the oldest continuous site of higher education in Florida, and

WHEREAS, Florida State University is proud to be recognized as a Preeminent University by the State of Florida, and as a leader in education, research, student retention, and graduation, and

WHEREAS, Florida State University is a nationally recognized institution with many of its colleges and programs ranked within the top 10 in the nation, and

WHEREAS, in 2019, Florida State University jumped to No. 18 among national public universities in the *U.S. News and World Report* rankings, after moving up 25 places since 2016, and

WHEREAS, in 2019, Florida State University was ranked as the No. 3 best value among public colleges for out-of-state students and the No. 9 best value among public colleges for in-state students by Kiplinger's Personal Finance "Best College Value," and

WHEREAS, Florida State University has a 4-year graduation rate of 71.5 percent, making it the highest in the state and placing it in the top 10 among public research institutions, and

WHEREAS, Florida State University offers graduate, undergraduate, doctoral, and professional degrees in 306 programs within 19 independent colleges and schools which are taught by 2,086 faculty members, including National Academy of Sciences members and 6 Nobel Laureates, and has created a student-to-faculty ratio of 21-to-1, meaning that 56.6 percent of Florida State University's offered classes have a class size of fewer than 20 students, and

WHEREAS, Florida State University is more popular than ever among prospective first-time college students, as a record number of applications were received for admission to the 2019 summer and fall semesters, and

WHEREAS, Florida State University received a total of nearly 60,555 applications, a 20 percent increase over the previous year's total, resulting in one of the largest freshman classes in the school's history, about 6,900 students, and

WHEREAS, Florida State University had the most academically accomplished freshman class in school history for the 2018-2019 academic year, with a median grade point average of 4.2, a median SAT score of 1310, and a median ACT composite score of 29, and

WHEREAS, Florida State University is a top research institution for producing Fulbright Scholars, with 10 students receiving awards for the 2019-2020 academic year, and

WHEREAS, in 2019, for the fourth year in a row, *INSIGHT into Diversity* magazine recognized Florida State University as a "Diversity Champion," an honor awarded to schools that demonstrate a promise to uphold inclusion and diversity, and

WHEREAS, the college experience continues to enrich the lives of Florida State University students due to the long-standing tradition of promoting racial, ethnic, and cultural diversity on campus with the aggressive recruitment of diverse groups of students, NOW, THEREFORE,

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

That February 12, 2020, is recognized as FSU Day in Florida.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Florida State University President John Thrasher as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Montford, **SR 1902** was read the second time in full and adopted.

INTRODUCTION OF FORMER SENATOR

The President recognized former Senator John Thrasher, President of Florida State University, who was present in the chamber.

SPECIAL GUESTS

Senator Montford recognized Florida State University Board of Trustees Chairman Ed Burr; members of the Florida Board of Trustees; Student Body President Evan Steinberg; top university administrators; Head Football Coach Mike Norvell; and football players James Blackman, Marvin Wilson, Keyshawn Helton, and Janarius Robinson, who were present in the gallery.

RECESS

The President declared the Senate in recess at 11:33 a.m. to reconvene at 12:30 p.m. or upon his call.

AFTERNOON SESSION

The Senate was called to order by the President at 12:30 p.m. A quorum present—39

Mr. President	Diaz	Perry
Albritton	Farmer	Pizzo
Baxley	Flores	Powell
Bean	Gainer	Rodriguez
Benacquisto	Gibson	Rouson
Berman	Gruters	Simmons
Book	Harrell	Simpson
Bracy	Hooper	Stargel
Bradley	Hutson	Stewart
Brandes	Lee	Taddeo
Braynon	Mayfield	Thurston
Broxson	Montford	Torres
Cruz	Passidomo	Wright

SPECIAL ORDER CALENDAR, continued

On motion by Senator Bradley, the Senate resumed consideration of—

SB 2500—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2020, and ending June 30, 2021, and supplemental appropriations for the period ending June 30, 2020, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing effective dates.

—which was previously considered and amended this day.

Pursuant to Rule 4.19, **SB 2500**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Bradley—

SB 2502—A bill to be entitled An act implementing the 2020-2021 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials must be released and expended as required in specified proviso language; amending s. 1011.62, F.S.; conforming a provision regarding the virtual education contribution to reflect the Teacher Salary Increase Allocation; extending for 1 fiscal year provisions governing the funding compression allocation; suspending the Florida Best and Brightest Teacher and Principal Allocation for the 2020-2021 fiscal year; creating the Teacher Salary Increase Allocation; specifying the purpose of the allocation; prescribing the manner in which funds under the allocation may be provided and used; providing for the expiration and reversion of specified statutory text; amending ss. 1012.731 and 1012.732, F.S.; suspending the Florida Best and Brightest Teacher Program and the Florida Best and Brightest Principal Program for the 2020-2021 fiscal year; amending s. 1013.62, F.S.; specifying the source of charter school capital outlay funding; providing that charter schools are ineligible to receive capital outlay funding unless the governing board chair and the school's chief administrative officer provides an annual certification under oath; providing for the expiration and reversion of specified statutory text; creating s. 1004.6499, F.S.; establishing the Florida In-

stitute of Politics at the Florida State University; providing the purpose and goals of the institute; incorporating by reference certain calculations for the Medicaid Disproportionate Share Hospital and Hospital Reimbursement programs; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to realign funding for a component of the Children's Medical Services program to reflect actual enrollment changes; specifying requirements for such realignment; authorizing the agency to request nonoperating budget authority for transferring certain federal funds to the Department of Health; reenacting s. 409.908(23), F.S., relating to the reimbursement of Medicaid providers; extending for 1 fiscal year provisions regarding reimbursement rates; providing for the expiration and reversion of specified statutory text; reenacting s. 409.908(26), F.S., relating to the reimbursement of Medicaid providers; extending for 1 fiscal year a provision regarding the receipt of funds to be used for Low Income Pool Program payments; providing for the expiration and reversion of specified statutory text; amending s. 409.904, F.S.; extending for 1 fiscal year a provision requiring the Agency for Health Care Administration to make payments to Medicaid-covered services; requiring the Agency for Health Care Administration, in consultation with the Department of Children and Families and certain other entities, to submit a report to the Governor and the Legislature by a specified date; specifying requirements for the report; reenacting s. 624.91(5)(b), F.S., relating to the Florida Healthy Kids Corporation; extending for 1 fiscal year a provision requiring the corporation to validate the medical loss ratio and calculate a refund amount for insurers and providers of health care services who meet certain criteria; providing for the expiration and reversion of specified statutory text; amending s. 381.915, F.S.; revising limitations regarding a cancer center's participation under Tier 3 of the Florida Consortium of National Cancer Institute Centers Program and authorization for centers to pursue certain designations by the institute; providing for the expiration and reversion of specified statutory text; amending s. 893.055, F.S.; extending for 1 fiscal year a provision prohibiting the Attorney General and the Department of Health from using certain settlement agreement funds to administer the prescription drug monitoring program; amending s. 409.911, F.S.; updating the average of audited disproportionate share data for purposes of calculating disproportionate share payments; extending for 1 fiscal year the requirement that the Agency for Health Care Administration distribute moneys to hospitals that provide a disproportionate share of Medicaid or charity care services, as provided in the General Appropriations Act; amending s. 409.9113, F.S.; extending for 1 fiscal year the requirement that the Agency for Health Care Administration make disproportionate share payments to teaching hospitals as provided in the General Appropriations Act; amending s. 409.9119, F.S.; extending for 1 fiscal year the requirement that the Agency for Health Care Administration make disproportionate share payments to certain specialty hospitals for children; authorizing the Agency for Health Care Administration to submit a budget amendment to realign Medicaid funding for specified purposes, subject to certain limitations; requiring the Agency for Health Care Administration to contract with an organization for the provision of elder care services in specified counties if certain conditions are met; specifying requirements for the program; authorizing the Agency for Health Care Administration and the Department of Health to each submit a budget amendment to realign funding within the Florida Kidcare program appropriation categories or increase budget authority for certain purposes; specifying the timeframe within which any such budget amendment must be submitted; amending s. 381.986, F.S.; exempting rules pertaining to the medical use of marijuana from certain rulemaking requirements; amending s. 381.988, F.S.; exempting rules pertaining to medical marijuana testing laboratories from certain rulemaking requirements; amending s. 14(1), chapter 2017-232, Laws of Florida; exempting certain rules pertaining to medical marijuana adopted to replace emergency rules from specified rulemaking requirements; providing for the expiration and reversion of specified law; requiring the Agency for Health Care Administration to replace the Medicaid Enterprise System; specifying requirements for the replacement system; requiring the agency to take specified action; providing for the establishment of an executive steering committee to oversee implementation of the replacement system; providing for membership, meeting requirements, duties, and responsibilities of the steering committee; authorizing the Department of Children and Families to submit a budget amendment to realign funding for implementation of the Guardianship Assistance Program; requiring the Department of Children and Families to establish a formula for the distribution of funds to implement the Guardianship Assistance Program; amending s.

296.37, F.S.; extending for 1 fiscal year a provision specifying the monthly contribution to residents of a state veterans' nursing home; authorizing the Department of Children and Families to submit a budget amendment to increase budget authority for the Supplemental Nutrition Assistance Program if certain conditions are met; authorizing the Department of Children and Families to submit a budget amendment to realign funding within the Family Safety Program for specified purposes; amending s. 216.262, F.S.; extending for 1 fiscal year the authority of the Department of Corrections to submit a budget amendment for additional positions and appropriations under certain circumstances; amending s. 1011.80, F.S.; specifying the manner by which state funds for postsecondary workforce programs may be used for inmate education; providing for the expiration and reversion of specified statutory text; amending s. 215.18, F.S.; extending for 1 fiscal year the authority and related repayment requirements for temporary trust fund loans to the state court system which are sufficient to meet the system's appropriation; requiring the Department of Juvenile Justice to review county juvenile detention payments to determine whether a county has met specified financial responsibilities; requiring amounts owed by the county for such financial responsibilities to be deducted from certain county funds; requiring the Department of Revenue to transfer withheld funds to a specified trust fund; requiring the Department of Revenue to ensure that such reductions in amounts distributed do not reduce distributions below amounts necessary for certain payments due on bonds and to comply with bond covenants; requiring the Department of Revenue to notify the Department of Juvenile Justice if bond payment requirements mandate a reduction in deductions for amounts owed by a county; reenacting and amending s. 27.40, F.S., relating to court-appointed counsel; extending for 1 fiscal year provisions governing the appointment of court-appointed counsel; establishing the Cross-Jurisdictional Death Penalty Pilot Program within the Office of Criminal Conflict and Civil Regional Counsel of the Second Appellate District; specifying the manner of appointing counsel to indigent defendants who meet specified criteria; providing reporting requirements regarding the pilot program; specifying that repeal of the act does not terminate appointments of counsel made under the pilot program; reenacting and amending s. 27.5304, F.S., relating to private court-appointed counsel; extending for 1 fiscal year limitations on compensation for representation in criminal proceedings; providing for the expiration and reversion of specified statutory text; specifying that clerks of the circuit court are responsible for certain costs related to juries which exceed a certain funding level; reenacting s. 318.18(19)(c), F.S., relating to penalty amounts for traffic infractions; extending for 1 fiscal year the redirection of revenues from the Public Defenders Revenue Trust Fund to the Indigent Criminal Defense Trust Fund; reenacting s. 817.568(12)(b), F.S., relating to the criminal use of personal identification information; extending for 1 fiscal year the redirection of revenues from the Public Defenders Revenue Trust Fund to the Indigent Criminal Defense Trust Fund; providing for the expiration and reversion of specified statutory text; requiring the Department of Management Services to use tenant broker services to renegotiate or reprocure certain private lease agreements for office or storage space; requiring the Department of Management Services to provide a report to the Governor and Legislature by a specified date; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer funds appropriated for data processing assessment between departments for a specified purpose; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management insurance and for human resources services; requiring the Department of Financial Services to replace specified components of the Florida Accounting Information Resource Subsystem (FLAIR) and the Cash Management Subsystem (CMS); specifying certain actions to be taken by the Department of Financial Services regarding FLAIR and CMS replacement; providing for the composition of an executive steering committee to oversee FLAIR and CMS replacement; prescribing duties and responsibilities of the executive steering committee; amending s. 216.181, F.S.; extending for 1 fiscal year the authority for the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for certain fixed capital outlay projects from specified sources; amending s. 215.18, F.S.; extending for 1 fiscal year the authority of the Governor, if there is a specified temporary deficiency in a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Com-

mission, to transfer funds from other trust funds in the State Treasury as a temporary loan to such trust fund; providing a deadline for the repayment of a temporary loan; requiring the Department of Environmental Protection to transfer designated proportions of the revenues deposited in the Land Acquisition Trust Fund within the department to land acquisition trust funds in the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission according to specified parameters and calculations; defining the term “department”; requiring the Department of Environmental Protection to retain a proportionate share of revenues; specifying a limit on distributions; requiring the Department of Environmental Protection to make transfers to land acquisition trust funds; specifying the method of determining transfer amounts; authorizing the Department of Environmental Protection to advance funds from its land acquisition trust fund to the Fish and Wildlife Conservation Commission’s land acquisition trust fund for specified purposes; requiring the Department of Environmental Protection to prorate amounts transferred to the Fish and Wildlife Conservation Commission; amending s. 216.181, F.S.; extending for 1 fiscal year authorization for the Legislative Budget Commission to increase amounts appropriated to the Department of Environmental Protection for fixed capital outlay projects using specified funds; amending s. 570.441, F.S.; extending for 1 fiscal year a provision authorizing the Department of Agriculture and Consumer Services to use certain funds for purposes related to the Division of Agricultural Environmental Services; reenacting s. 570.93(1)(a), F.S., relating to the agricultural water conservation program of the Department of Agriculture and Consumer Services; extending for 1 fiscal year provisions governing the cost-share program; providing for the expiration and reversion of specified statutory text; amending s. 259.105, F.S.; providing for the distribution of proceeds from the Florida Forever Trust Fund for the 2020-2021 fiscal year; amending s. 375.041, F.S.; specifying that certain funds for projects dedicated to restoring Lake Apopka shall be appropriated as provided in the General Appropriations Act; amending s. 321.04, F.S.; extending for 1 fiscal year a provision requiring the Department of Highway Safety and Motor Vehicles to assign one or more patrol officers to the office of Lieutenant Governor for security purposes, upon request of the Governor; extending for 1 fiscal year the requirement that the Department of Highway Safety and Motor Vehicles assign a patrol officer to a Cabinet member under certain circumstances; amending s. 420.9079, F.S.; authorizing funds in the Local Government Housing Trust Fund to be used as provided in the General Appropriations Act; amending s. 420.0005, F.S.; authorizing certain funds related to state housing to be used as provided in the General Appropriations Act; amending s. 288.1226, F.S.; extending the scheduled repeal of the Florida Tourism Industry Marketing Corporation direct-support organization; amending s. 288.923, F.S.; extending the scheduled repeal of the Division of Tourism Marketing of Enterprise Florida, Inc.; amending s. 338.2278, F.S.; authorizing certain uncommitted funding for the Transportation Disadvantaged Trust Fund to be used as provided in the General Appropriations Act; amending s. 339.135, F.S.; extending for 1 fiscal year authorization for the chair and vice chair of the Legislative Budget Commission to approve the Department of Transportation’s budget amendment under specified circumstances; authorizing the chair and vice chair of the commission to approve certain budget amendments of the Department of Transportation if certain conditions are met; amending s. 112.061, F.S.; extending for 1 fiscal year authorization for the Lieutenant Governor to designate an alternative official headquarters, subject to certain limitations; amending s. 216.292, F.S.; extending for 1 fiscal year a provision prescribing requirements for the review of certain transfers of appropriations; requiring the Department of Management Services to maintain and offer the same health insurance options for participants of the state group health insurance program for the 2020-2021 fiscal year as for the preceding fiscal year; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; providing an exception; amending s. 112.24, F.S.; extending for 1 fiscal year the authorization, subject to specified requirements, for the assignment of an employee of a state agency under an employee interchange agreement; providing that the annual salaries of the members of the Legislature be maintained at a specified level; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds; providing for the future expiration and reversion of statutory text; limiting the use of travel funds to activities that are critical to an agency’s mission; providing exceptions; placing a monetary cap on lodging expenses for state employee travel to certain meetings organized or sponsored by a state agency or the judicial branch; authorizing employees to expend their own funds

for lodging expenses in excess of the monetary caps; prohibiting state agencies from entering into contracts containing certain nondisclosure agreements; providing conditions under which the veto of certain appropriations or proviso language in the General Appropriations Act voids language that implements such appropriations; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing severability; providing effective dates.

—was read the second time by title.

Senator Bradley moved the following amendment which was adopted:

Amendment 1 (162472) (with title amendment)—Between lines 588 and 589 insert:

Section 10. In order to implement Specific Appropriation 123 of the 2020-2021 General Appropriations Act, and notwithstanding the expiration date in section 8 of chapter 2019-116, Laws of Florida, subsection (1) of section 1001.26, Florida Statutes, is reenacted to read:

1001.26 Public broadcasting program system.—

(1) There is created a public broadcasting program system for the state. The department shall provide funds, as specifically appropriated in the General Appropriations Act, to educational television stations qualified by the Corporation for Public Broadcasting or public colleges and universities that are part of the public broadcasting program system. The program system must include:

(a) Support for existing Corporation for Public Broadcasting qualified program system educational television stations.

(b) Maintenance of quality broadcast capability for educational stations that are part of the program system.

(c) Interconnection of all educational stations that are part of the program system for simultaneous broadcast and of such stations with all universities and other institutions as necessary for sharing of resources and delivery of programming.

(d) Establishment and maintenance of a capability for statewide program distribution with facilities and staff, provided such facilities and staff complement and strengthen existing educational television stations.

(e) Provision of both statewide programming funds and station programming support for educational television to meet statewide priorities. Priorities for station programming need not be the same as priorities for programming to be used statewide. Station programming may include, but shall not be limited to, citizens’ participation programs, music and fine arts programs, coverage of public hearings and governmental meetings, equal air time for political candidates, and other public interest programming.

Section 11. *The text of s. 1001.26(1), Florida Statutes, as carried forward from chapter 2019-116, Laws of Florida, by this act, expires July 1, 2021, and the text of that subsection shall revert to that in existence on June 30, 2018, except that any amendments enacted other than by this act shall be preserved and continue to operate to the extent that such amendments are not dependent upon the portions of text which expire pursuant to this section.*

And the title is amended as follows:

Between lines 29 and 30 insert: reenacting s. 1001.26(1), F.S., relating to the public broadcasting program system; extending for 1 fiscal year authorization for the Department of Education to provide certain appropriated funds to public colleges and universities for public broadcasting; providing for the expiration and reversion of specified statutory text;

Pursuant to Rule 7.1, there being no objection, consideration of the following late-filed amendment was allowed:

Senator Bradley moved the following amendment which was adopted:

Amendment 2 (684992) (with title amendment)—Delete lines 548-581.

And the title is amended as follows:

Delete lines 24-28 and insert: of charter school capital outlay funding; providing for the

Pursuant to Rule 4.19, **SB 2502**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Bradley, the rules were waived and staff of the Committee on Appropriations was instructed to make title amendments and technical and conforming changes in **SB 2500** and **SB 2502**.

On motion by Senator Bradley—

SB 2504—A bill to be entitled An act relating to state employees; providing for the resolution of collective bargaining issues at impasse between the state and certified bargaining units of state employees; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 2504** was placed on the calendar of Bills on Third Reading.

Consideration of **SB 2506** was deferred.

On motion by Senator Hooper—

SB 7044—A bill to be entitled An act relating to state-administered retirement systems; amending s. 121.71, F.S.; revising required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System; providing a declaration of important state interest; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 7044** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bean—

SB 348—A bill to be entitled An act relating to the Florida Kidcare program; amending s. 409.815, F.S.; removing the lifetime maximum cap on covered expenses for a child enrolled in the Florida Healthy Kids program; conforming a cross-reference; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 348** was placed on the calendar of Bills on Third Reading.

On motion by Senator Hooper—

SB 362—A bill to be entitled An act relating to Florida tourism marketing; amending s. 288.1226, F.S.; revising the scheduled repeal of the Florida Tourism Industry Marketing Corporation direct-support organization; amending s. 288.923, F.S.; abrogating the scheduled repeal of the Division of Tourism Marketing of Enterprise Florida, Inc.; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 362** was placed on the calendar of Bills on Third Reading.

CS for SB 58—A bill to be entitled An act relating to the Prescription Drug Donation Repository Program; creating s. 465.1902, F.S.; providing a short title; defining terms; creating the Prescription Drug Donation Repository Program within the Department of Health; specifying

the purpose of the program; authorizing the department to contract with a third-party vendor to administer the program; specifying entities that are eligible donors; providing criteria and procedures for eligible donations; prohibiting donations to specific patients; providing that certain prescription drugs eligible for return to stock must be credited to Medicaid and may not be donated under the program; prohibiting the donation of certain drugs; clarifying that a repository is not required to accept donations of prescription drugs or supplies; requiring inspection of donated prescription drugs and supplies by a licensed pharmacist; providing inspection, inventory, and storage requirements for centralized and local repositories; requiring a local repository to notify the centralized repository within a specified timeframe after receiving a donation of prescription drugs or supplies; authorizing the centralized repository to redistribute prescription drugs or supplies; authorizing a local repository to transfer prescription drugs or supplies to another local repository with authorization from the centralized repository; requiring a local repository to notify the department of its intent to participate in the program; providing notification requirements; providing a procedure for a local repository to withdraw from participation in the program; requiring the department to adopt rules regarding the disposition of prescription drugs and supplies of a withdrawing local repository; specifying conditions for dispensing donated prescription drugs and supplies to eligible patients; providing intake collection form requirements; requiring a local repository to issue an eligible patient who completes an intake collection form a program identification card; prohibiting the sale of donated prescription drugs and supplies under the program; authorizing a repository to charge the patient a nominal handling fee for the preparation and dispensing of prescription drugs or supplies under the program; requiring repositories to establish a protocol for notifying recipients of a prescription drug recall; providing for destruction of donated prescription drugs under certain circumstances; providing recordkeeping requirements; requiring the centralized repository to submit annual reports to the department; requiring the department or contractor to establish, maintain, and publish a registry of participating local repositories and available donated prescription drugs and supplies; requiring the department to publish certain information and forms on its website; providing immunity from civil and criminal liability and from professional disciplinary action for participants under certain circumstances; providing immunity to pharmaceutical manufacturers, under certain circumstances, from any claim or injury arising from the donation of any prescription drug or supply under the program; requiring dispensers to provide certain notice to patients; authorizing the department to establish a direct-support organization to provide assistance, funding, and promotional support for program activities; providing organizational requirements for a direct-support organization; specifying direct-support organization purposes and objectives; prohibiting the direct-support organization from lobbying; specifying that the direct-support organization is not a lobbying firm; prohibiting the direct-support organization from possessing prescription drugs on behalf of the program; providing limitations on expenditures of such direct-support organizations; specifying that the direct-support organization must operate under contract with the department; specifying required contract terms; providing for the direct-support organization board of directors; specifying the board's membership requirements; specifying requirements for and requiring the department to adopt rules relating to a direct-support organization's use of department property; specifying requirements for the deposit and use of funds by the direct-support organization; providing for annual audits of a direct-support organization; providing for future legislative review and repeal of provisions relating to the direct-support organization; requiring the department to adopt rules; amending s. 252.36, F.S.; authorizing the Governor to waive program patient eligibility requirements during a declared state of emergency; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 58**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 177** was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Book, the rules were waived and—

CS for HB 177—A bill to be entitled An act relating to the Prescription Drug Donation Repository Program; creating s. 465.1902, F.S.; providing a short title; defining terms; creating the Prescription Drug Donation Repository Program within the Department of Health; speci-

fyng the purpose of the program; specifying entities that may participate as repositories; requiring a repository to notify the department of its intent to participate in the program; providing notification requirements; providing a procedure for a repository to withdraw from participation in the program; requiring the department to adopt rules regarding the disposition of prescription drugs and supplies of a withdrawing repository; specifying entities that may donate prescription drugs or supplies under the program; providing criteria and procedures for eligible donations; prohibiting donations to specific patients; providing inspection, inventory, and storage requirements for repositories; requiring inspection of donated prescription drugs and supplies by a licensed pharmacist; requiring a repository to submit its inventory records to the department monthly; authorizing the department to facilitate the redistribution of donated prescription drugs and supplies; authorizing a repository to transfer prescription drugs and supplies to another repository after notifying the department; specifying patients eligible to receive donated prescription drugs and supplies; specifying conditions for dispensing donated prescription drugs and supplies to eligible patients; providing intake collection form requirements; requiring that such form provide certain notice to patients; prohibiting the sale of donated prescription drugs and supplies under the program; requiring repositories to establish a protocol for notifying recipients of a prescription drug recall; providing for destruction of donated prescription drugs under certain circumstances; providing recordkeeping requirements; requiring the department to establish, maintain, and publish a registry of participating repositories and available donated prescription drugs and supplies; requiring the department to publish certain information and forms on its website; providing immunity from civil and criminal liability and professional disciplinary action for program donors and participants under certain circumstances; providing specified immunity to pharmaceutical manufacturers under certain circumstances; requiring the department to adopt rules; amending s. 252.36, F.S.; authorizing the Governor to waive program patient eligibility requirements during a declared state of emergency; providing an effective date.

—a companion measure, was substituted for **CS for SB 58** and read the second time by title.

Pursuant to Rule 4.19, **CS for HB 177** was placed on the calendar of Bills on Third Reading.

Consideration of **SJR 142** and **CS for SB 372** was deferred.

SM 978—A memorial to the Congress of the United States, urging Congress to recognize June 19, 2020, as “Juneteenth Independence Day.”

—was read the second time by title. On motion by Senator Pizzo, **SM 978** was adopted and certified to the House.

On motion by Senator Gainer—

SB 7004—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 197.3225, F.S., relating to an exemption from public records requirements for taxpayer e-mail addresses held by a tax collector for certain purposes; removing the scheduled repeal of the exemption; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 7004** was placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Benacquisto, the rules were waived and the following bill temporarily postponed on the Special Order Calendar this day was retained on the Special Order Calendar: **CS for SB 372**.

On motion by Senator Benacquisto, the rules were waived and a deadline of one hour after the availability of engrossed bills was set for filing amendments to Bills on Third Reading to be considered Thursday, February 13, 2020.

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, February 12, 2020: SB 2500, SB 2502, SB 2504, SB 2506, SB 7044, SB 348, SB 362, CS for SB 58, SJR 142, CS for SB 372, SM 978, SB 7004.

Respectfully submitted,
Lizbeth Benacquisto, Rules Chair
Kathleen Passidomo, Majority Leader
Audrey Gibson, Minority Leader

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 1312

The bill was referred to the Committee on Appropriations under the original reference.

The Committee on Community Affairs recommends the following pass: SB 1512

The bill was referred to the Appropriations Subcommittee on Agriculture, Environment, and General Government under the original reference.

The Committee on Education recommends the following pass: SB 1100; SB 1550; SB 1644

The bills were referred to the Appropriations Subcommittee on Education under the original reference.

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 920

The Committee on Environment and Natural Resources recommends the following pass: SB 1706

The bills contained in the foregoing reports were referred to the Appropriations Subcommittee on Health and Human Services under the original reference.

The Committee on Commerce and Tourism recommends the following pass: SB 1580

The bill was referred to the Appropriations Subcommittee on Transportation, Tourism, and Economic Development under the original reference.

The Committee on Community Affairs recommends the following pass: SB 1122

The bill was referred to the Committee on Banking and Insurance under the original reference.

The Committee on Health Policy recommends the following pass: SB 1406

The bill was referred to the Committee on Children, Families, and Elder Affairs under the original reference.

The Committee on Innovation, Industry, and Technology recommends the following pass: SB 912

The bill was referred to the Committee on Community Affairs under the original reference.

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 1054

The Committee on Judiciary recommends the following pass: SB 698

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

The Committee on Commerce and Tourism recommends the following pass: SB 54

The bill was referred to the Committee on Finance and Tax under the original reference.

The Committee on Community Affairs recommends the following pass: SJR 1502

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

The Committee on Governmental Oversight and Accountability recommends the following pass: SM 1756

The bill was referred to the Committee on Judiciary under the original reference.

The Committee on Appropriations recommends the following pass: CS for SB 500

The Committee on Banking and Insurance recommends the following pass: SB 1618

The Committee on Commerce and Tourism recommends the following pass: CS for SB 1214; SB 1362

The Committee on Community Affairs recommends the following pass: CS for SB 368; CS for SB 1148; CS for SB 1766

The Committee on Criminal Justice recommends the following pass: SB 798; SB 1690

The Committee on Education recommends the following pass: SB 7042

The Committee on Environment and Natural Resources recommends the following pass: CS for SR 1572

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 928

The Committee on Infrastructure and Security recommends the following pass: CS for SB 1212

The Committee on Innovation, Industry, and Technology recommends the following pass: SB 1084; SB 1244

The Committee on Judiciary recommends the following pass: CS for SB 410

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

The Committee on Appropriations recommends the following pass: CS for SB 154; CS for SB 246; SB 486; SB 540; SB 7016

The bills were placed on the Calendar.

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 1260

The Committee on Health Policy recommends a committee substitute for the following: SB 190

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 Environment and Natural Resources recommends a committee substitute for the following: SB 1360

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 858

The bills with committee substitute attached contained in the foregoing reports were referred to the Appropriations Subcommittee on Agriculture, Environment, and General Government under the original reference.

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1552

The bill with committee substitute attached was referred to the Appropriations Subcommittee on Criminal and Civil Justice under the original reference.

The Committee on Education recommends committee substitutes for the following: SB 1628; SB 1750

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

The Committee on Health Policy recommends committee substitutes for the following: SB 1094; SB 1370

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

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 1600

The Committee on Infrastructure and Security recommends committee substitutes for the following: SB 78; SB 502; SB 1692; SB 1694

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

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 1872; SB 1874

The Committee on Health Policy recommends a committee substitute for the following: SB 46

The Committee on Innovation, Industry, and Technology recommends a committee substitute for the following: SB 1870

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

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 1632

The Committee on Innovation, Industry, and Technology recommends a committee substitute for the following: SB 776

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

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 1270; SB 1636

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 1066

The bill with committee substitute attached was referred to the Committee on Finance and Tax under the original reference.

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1594

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1508

The bill with committee substitute attached was referred to the Committee on Infrastructure and Security under the original reference.

The Committee on Agriculture recommends a committee substitute for the following: SB 1514

The Committee on Education recommends a committee substitute for the following: SB 646

The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Innovation, Industry, and Technology under the original reference.

The Committee on Criminal Justice recommends committee substitutes for the following: SB 618; SB 1880

The Committee on Environment and Natural Resources recommends a committee substitute for the following: SB 1378

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

The Committee on Education recommends a committee substitute for the following: SB 662

The bill with committee substitute attached was referred to the Committee on Military and Veterans Affairs and Space under the original reference.

The Committee on Agriculture recommends a committee substitute for the following: CS for SB 1414

The Committee on Appropriations recommends a committee substitute for the following: CS for SB 230

The Committee on Banking and Insurance recommends a committee substitute for the following: CS for SB 792

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 1198

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 1128

The Committee on Community Affairs recommends committee substitutes for the following: CS for SB 538; CS for SB 752; SB 1102

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 688

The Committee on Education recommends a committee substitute for the following: CS for SJR 1216

The Committee on Environment and Natural Resources recommends a committee substitute for the following: CS for SB 996

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: CS for SB 666; SB 966; CS for SB 1024; SB 1466; CS for SB 1718; CS for SB 1728; CS for SB 1802

The Committee on Health Policy recommends a committee substitute for the following: CS for SB 772

The Committee on Infrastructure and Security recommends committee substitutes for the following: SB 520; CS for SB 1332

The Committee on Innovation, Industry, and Technology recommends a committee substitute for the following: SB 1352

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 Appropriations recommends committee substitutes for the following: SB 100; SB 136

The bills with committee substitute attached were placed on the Calendar.

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Environment and Natural Resources recommends that the Senate confirm the following appointments made by the Governing Board:

Office and Appointment

For Term Ending

Executive Director of South Florida Water Management District

Appointee: Bartlett, Andrew "Drew"

Pleasure of the Board

Executive Director of Suwannee River Water Management District

Appointee: Thomas, Hugh L.

Pleasure of the Board

The Committee on Environment and Natural Resources recommends that the Senate confirm the following appointments made by the Governor:

Office and Appointment

For Term Ending

Governing Board of the South Florida Water Management District

Appointee: Bergeron, Ronald M.

03/01/2022

The Committee on Governmental Oversight and Accountability recommends that the Senate confirm the following appointments made by the Board of Administration:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Investment Advisory Council	
Appointees: Canida, Maria Teresa	12/12/2022
Olmstead, Vinny	02/01/2023

The appointments were referred to the Committee on Ethics and Elections under the original reference.

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

Senate Bills 7000-7046—Previously introduced.

By the Committee on Infrastructure and Security—

SB 7048—A bill to be entitled An act relating to public records; amending s. 252.385, F.S.; creating an exemption from public records requirements for the name, address, and telephone number of a person which are held by an agency providing shelter or assistance to such person during an emergency; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was referred to the Committees on Governmental Oversight and Accountability; and Rules.

By the Committee on Appropriations—

SB 7050—A bill to be entitled An act relating to judges; amending s. 26.031, F.S.; increasing the number of circuit judges in certain judicial circuits; amending s. 34.022, F.S.; increasing the number of county court judges in a specified county; specifying that the judicial offices created under the act be filled by gubernatorial appointment; providing an effective date.

—was referred to the Committee on Rules.

By the Committee on Innovation, Industry, and Technology—

SB 7052—A bill to be entitled An act relating to the Office of Public Counsel; amending s. 350.061, F.S.; providing term limits for the Public Counsel; providing for the appointment and removal of the Public Counsel; requiring the Committee on Public Counsel Oversight to receive applications, conduct interviews, and appoint a Public Counsel by a specified date every 4 years; providing for the filling of vacancies; providing an effective date.

—was referred to the Committee on Rules.

By the Committee on Infrastructure and Security—

SB 7054—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; revising the organization of the Department of Transportation; revising and providing for the delegation of certain responsibilities; revising provisions relating to the operation of a rail enterprise; amending s. 201.15, F.S.; revising uses for distributions made under the State Transportation Trust Fund in specified fiscal years; providing for the expiration of a specified provision; beginning in a specified fiscal year, requiring the allocation of a certain amount of funds to the State Transportation Trust Fund to be used for rail safety; amending s. 206.46, F.S.; revising a limitation on an annual transfer from the State Transportation Trust Fund to the Right-of-Way Acquisition and Bridge Construction Trust Fund; amending ss. 206.606,

206.608, and 212.0501, F.S.; removing a requirement for deduction of certain service charges before the distribution of certain moneys; amending s. 311.101, F.S.; deleting the scheduled expiration of funding for the Intermodal Logistics Center Infrastructure Support Program; amending s. 319.32, F.S.; removing a requirement for deduction of certain service charges before depositing fees for a certificate of title into the State Transportation Trust Fund; amending s. 333.03, F.S.; requiring airport protection zoning regulations to require certain permit applicants to submit a final valid determination from the Federal Aviation Administration; creating s. 334.275, F.S.; requiring a driver to vacate lanes or reduce vehicle speed on certain highways under certain conditions; providing an exception; authorizing portable radar speed display units to show or display certain lights under specified conditions; requiring the Department of Highway Safety and Motor Vehicles to include certain requirements in its specified educational awareness campaign and in driver license educational materials; requiring pedestrians using road rights-of-way to yield the right-of-way to authorized road or bridge maintenance or construction vehicles; providing an exception; providing applicability; providing construction; providing noncriminal penalties; amending s. 337.25, F.S.; requiring the Department of Transportation to afford a right of first refusal to certain individuals under specified circumstances; providing requirements and procedures for the right of first refusal; amending s. 339.135, F.S.; conforming provisions to changes made by the act; deleting the scheduled expiration of provisions relating to approval of amendments submitted to the Legislative Budget Commission by the department; amending s. 339.175, F.S.; revising the date by which a metropolitan planning organization must submit a list of project priorities to the appropriate department district; repealing s. 339.2821, F.S., relating to economic development transportation projects; amending s. 341.302, F.S.; revising the maximum amount of liability insurance the department may purchase; revising department responsibilities regarding rail systems; amending s. 341.303, F.S.; revising department funding authority regarding rail systems; conforming provisions to changes made by the act; repealing s. 341.8201, F.S., relating to the “Florida Rail Enterprise Act” short title; amending s. 341.8203, F.S.; revising definitions; amending s. 341.822, F.S.; requiring the department, rather than the Florida Rail Enterprise, to locate, plan, design, finance, construct, maintain, own, operate, administer, and manage the high-speed rail system in the state; amending ss. 288.0656, 339.08, 341.825, 341.836, 341.838, 341.839, 341.840, 343.58, and 377.809, F.S.; conforming provisions to changes made by the act; providing effective dates.

—was referred to the Committees on Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Appropriations.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Health Policy; and Senators Farmer, Book, Berman, Cruz, Rouson, Hooper, Perry, Powell, Braynon, and Rader—

CS for SB 46—A bill to be entitled An act relating to eye care for newborns and infants; amending s. 383.14, F.S.; requiring the Department of Health to create and make available electronically a pamphlet with specified information; amending s. 383.318, F.S.; requiring birth centers to provide the informational pamphlet to clients during postpartum care; amending s. 395.1053, F.S.; requiring hospitals that provide birthing services to provide the informational pamphlet to parents during postpartum education; creating s. 456.0496, F.S.; requiring certain health care practitioners to ensure that the pamphlet is provided to parents after a planned out-of-hospital birth; providing an effective date.

By the Committee on Infrastructure and Security; and Senator Broxson—

CS for SB 78—A bill to be entitled An act relating to transportation facility designations; providing honorary designations of certain transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; providing an effective date.

By the Committee on Appropriations; and Senators Harrell, Cruz, and Stewart—

CS for SB 100—A bill to be entitled An act relating to dispensing medicinal drugs; amending s. 465.019, F.S.; authorizing certain hospitals to dispense supplies of prescribed medicinal drugs in a specified amount to emergency department patients or inpatients upon discharge under certain circumstances; authorizing a greater specified supply of medicinal drugs to be prescribed and dispensed in areas in which a state of emergency has been declared and is in effect; authorizing a prescriber to provide a patient with a prescription for medicinal drugs beyond the initial prescription period under certain circumstances; providing an effective date.

By the Committee on Appropriations; and Senators Bean, Harrell, and Perry—

CS for SB 136—A bill to be entitled An act relating to adoption benefits; amending s. 409.1664, F.S.; revising the definition of the term “qualifying adoptive employee” and providing for retroactive application; defining the terms “servicemember” and “veteran”; providing that adoptive servicemembers and veterans are eligible to receive certain monetary benefits; specifying eligibility criteria; requiring servicemembers and veterans seeking a benefit to apply to the Department of Children and Families; revising construction; providing for applicability of certain department rules to servicemembers and veterans; requiring servicemembers and veterans seeking a benefit to be registered as a vendor with the state; providing an effective date.

By the Committee on Health Policy; and Senators Montford, Harrell, Berman, and Cruz—

CS for SB 190—A bill to be entitled An act relating to Medicaid school-based services; amending s. 409.9071, F.S.; revising applicable provisions for the reimbursement of school-based services by the Agency for Health Care Administration to certain school districts; deleting a requirement specifying the use of certified state and local education funds for school-based services; conforming a provision to changes made by the act; deleting an obsolete provision; amending s. 409.9072, F.S.; revising a requirement for the agency’s reimbursement of school-based services to certain charter and private schools; revising qualifications for health care practitioners engaged by schools to provide services; conforming a provision to changes made by the act; amending s. 409.908, F.S.; specifying the federal agency that may waive certain school-based provider qualifications; providing an effective date.

By the Committees on Appropriations; and Health Policy; and Senator Harrell—

CS for CS for SB 230—A bill to be entitled An act relating to the Department of Health; amending s. 39.303, F.S.; specifying direct reporting requirements for certain positions within the Children’s Medical Services Program; amending s. 381.0042, F.S.; revising the purpose of patient care networks from serving patients with acquired immune deficiency syndrome to serving those with human immunodeficiency virus; conforming provisions to changes made by the act; deleting obsolete language; amending s. 381.4018, F.S.; requiring the department to develop strategies to maximize federal-state partnerships that provide incentives for physicians to practice in medically underserved or rural areas; authorizing the department to adopt certain rules; amending s. 381.915, F.S.; revising term limits for Tier 3 cancer center designations within the Florida Consortium of National Cancer Institute Centers Program; amending s. 401.35, F.S.; clarifying applicability of certain ambulance rules to include emergency medical services vehicles; deleting the requirement that the department base rules governing medical supplies and equipment required in ambulances and emergency medical services vehicles on a certain association’s standards; deleting the requirement that the department base rules governing ambulance or emergency medical services vehicle design and construction on a certain agency’s standards and instead requiring the department to base such rules on national standards recognized by the department; amending s. 404.031, F.S.; defining the term “useful beam”; amending s. 404.22, F.S.; providing limitations on the maintenance, operation, and modification of certain radiation machines; providing conditions for the authorized exposure of human beings to the radiation

emitted from a radiation machine; amending s. 456.013, F.S.; revising health care practitioner licensure application requirements; authorizing the board or department to issue a temporary license to certain applicants which expires after 60 days; amending s. 456.072, F.S.; revising grounds for certain disciplinary actions to conform to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners in default on student loan or scholarship obligations; amending s. 456.074, F.S.; conforming provisions to changes made by the act; amending s. 458.3145, F.S.; revising the list of individuals who may be issued a medical faculty certificate without examination; amending s. 458.3312, F.S.; removing a prohibition against physicians representing themselves as board-certified specialists in dermatology unless the recognizing agency is reviewed and reauthorized on a specified basis by the Board of Medicine; amending s. 459.0055, F.S.; revising licensure requirements for a person seeking licensure or certification as an osteopathic physician; repealing s. 460.4166, F.S., relating to registered chiropractic assistants; amending s. 464.019, F.S.; extending through 2025 the Florida Center for Nursing’s responsibility to study and issue an annual report on the implementation of nursing education programs; amending s. 464.202, F.S.; requiring the Board of Nursing to adopt rules that include disciplinary procedures and standards of practice for certified nursing assistants; amending s. 464.203, F.S.; revising certification requirements for nursing assistants; amending s. 464.204, F.S.; revising grounds for board-imposed disciplinary sanctions; amending s. 466.006, F.S.; revising certain examination requirements for applicants seeking dental licensure; revising, reenacting, and amending s. 466.0067, F.S., relating to the application for a health access dental license; revising, reenacting, and amending s. 466.00671, F.S., relating to the renewal of such a license; revising and reenacting s. 466.00672, F.S., relating to the revocation of such a license; amending s. 466.007, F.S.; revising requirements for examinations of dental hygienists; amending s. 466.017, F.S.; requiring dentists and certified registered dental hygienists to report in writing certain adverse incidents to the department within a specified time-frame; providing for disciplinary action by the Board of Dentistry for violations; defining the term “adverse incident”; authorizing the board to adopt rules; amending s. 466.031, F.S.; making technical changes; authorizing an employee or an independent contractor of a dental laboratory, acting as an agent of that dental laboratory, to engage in onsite consultation with a licensed dentist during a dental procedure; amending s. 466.036, F.S.; revising the frequency of dental laboratory inspections during a specified period; amending s. 468.701, F.S.; revising the definition of the term “athletic trainer”; deleting a requirement that is relocated to another section; amending s. 468.707, F.S.; revising athletic trainer licensure requirements; amending s. 468.711, F.S.; requiring certain licensees to maintain certification in good standing without lapse as a condition of renewal of their athletic trainer licenses; amending s. 468.713, F.S.; requiring that an athletic trainer work within a specified scope of practice; relocating an existing requirement that was stricken from another section; amending s. 468.723, F.S.; requiring the direct supervision of an athletic training student to be in accordance with rules adopted by the Board of Athletic Training; amending s. 468.803, F.S.; revising orthotic, prosthetic, and pedorthic licensure, registration, and examination requirements; amending s. 480.033, F.S.; revising the definition of the term “apprentice”; amending s. 480.041, F.S.; revising qualifications for licensure as a massage therapist; specifying that massage apprentices licensed before a specified date may continue to perform massage therapy as authorized under their licenses; authorizing massage apprentices to apply for full licensure upon completion of their apprenticeships, under certain conditions; repealing s. 480.042, F.S., relating to examinations for licensure as a massage therapist; amending s. 490.003, F.S.; revising the definition of the terms “doctoral-level psychological education” and “doctoral degree in psychology”; amending s. 490.005, F.S.; revising requirements for licensure by examination of psychologists and school psychologists; amending s. 490.006, F.S.; revising requirements for licensure by endorsement of psychologists and school psychologists; amending s. 491.0045, F.S.; exempting clinical social worker interns, marriage and family therapist interns, and mental health counselor interns from registration requirements, under certain circumstances; amending s. 491.005, F.S.; revising requirements for the licensure by examination of marriage and family therapists; revising requirements for the licensure by examination of mental health counselors; amending s. 491.006, F.S.; revising requirements for licensure by endorsement or certification for specified professions; amending s. 491.007, F.S.; removing a biennial intern registration fee; amending s. 491.009, F.S.; authorizing the Board of Clinical Social Work, Marriage and Family Therapy, and

Mental Health Counseling or, under certain circumstances, the department to enter an order denying licensure or imposing penalties against an applicant for licensure under certain circumstances; amending ss. 491.0046 and 945.42, F.S.; conforming cross-references; reenacting s. 459.021(6), F.S., relating to registration of osteopathic resident physicians, interns, and fellows, to incorporate the amendment made to s. 459.0055, F.S., in a reference thereto; providing for retroactive applicability of specified provisions; providing an effective date.

By the Committee on Infrastructure and Security; and Senators Montford, Gainer, and Broxson—

CS for SB 502—A bill to be entitled An act relating to emergency mitigation and response; establishing the Hurricane Michael Recovery Task Force adjunct to the Division of Emergency Management to make recommendations to the Legislature regarding additional assistance needed in the response to recovery from and mitigation of the effects of Hurricane Michael in certain areas; requiring the task force to review the local, state, and federal activities conducted and the resources provided in such areas, the effectiveness of such efforts, and any additional assistance necessary; providing for the membership of the task force; providing requirements for and restrictions on membership; providing for certain reimbursement; requiring the task force to report its findings and to make specified recommendations to the Legislature and the Governor by a specified date; providing for dissolution of the task force by a specified date; providing an appropriation to the Division of Emergency Management from the General Revenue Fund to prepare an after-action report on the shelter operations that took place during Hurricane Michael, subject to certain requirements; requiring that the report be submitted to the Legislature and the Governor by a specified date; providing an appropriation to the Office of Program Policy Analysis and Government Accountability from the General Revenue Fund to contract with a third party for the evaluation of the reimbursement process of the Division of Emergency Management with respect to requests for reimbursement under federal disaster programs, subject to certain requirements; requiring that the report be submitted to the Legislature by a specified date; creating s. 420.57, F.S.; subject to the appropriation of funds, creating the Hurricane Housing Recovery Program to provide funds to local governments for certain affordable housing recovery efforts; requiring that the Florida Housing Finance Corporation administer the program and allocate resources to local governments that meet certain criteria; specifying requirements for receiving and using funds; requiring participating local governments to submit a certain annual report to the corporation; requiring the corporation to compile the reports and submit them to the Legislature and the Governor; subject to the appropriation of funds, creating the Rental Recovery Loan Program to provide funds to build additional rental housing due to specified impacts; requiring the corporation to administer the program; providing intent for the program; requiring participating local governments to submit a certain annual report to the corporation; requiring the corporation to compile the reports and submit them to the Legislature and the Governor; authorizing the corporation to adopt rules; creating the Public Facilities Hurricane Restoration Cash Flow Loan Program for the purpose of assisting counties, municipalities, and district school boards in making timely payments in restoring certain facilities; providing eligibility requirements for receiving a cash flow loan; requiring that the Department of Economic Opportunity provide certain information and instructions, administer the loans, distribute loan funds, and deposit repaid funds into the Budget Stabilization Fund, subject to certain requirements; requiring the Division of Emergency Management to notify the Department of Economic Opportunity when certain federal payments have been distributed; providing an effective date.

By the Committee on Infrastructure and Security; and Senators Gruters, Rouson, and Wright—

CS for SB 520—A bill to be entitled An act relating to drones; amending s. 934.50, F.S.; expanding the authorized uses of drones by law enforcement agencies for specified purposes; providing an effective date.

By the Committees on Community Affairs; and Infrastructure and Security; and Senators Diaz, Book, Pizzo, and Perry—

CS for CS for SB 538—A bill to be entitled An act relating to emergency reporting; creating s. 252.351, F.S.; defining the term “office”; requiring the State Watch Office within the Division of Emergency Management to create a list of reportable incidents; requiring a political subdivision to report incidents contained on the list to the office; authorizing the office to establish guidelines a political subdivision must follow to report an incident; requiring the office to annually provide the list of reportable incidents to each political subdivision; providing an effective date.

By the Committee on Criminal Justice; and Senator Powell—

CS for SB 618—A bill to be entitled An act relating to the detention of children; amending s. 985.265, F.S.; prohibiting the holding of a child awaiting trial who is treated as an adult for purposes of criminal prosecution in a jail or other facility intended or used for the detention of adults; providing an exception; requiring the court to consider specified factors in making a certain determination; providing a requirement and a prohibition if a court determines that it is in the interest of justice to allow a child to be held in a jail or other facility intended or used for the detention of adults; deleting provisions under which a court is required to order the delivery of a child to a jail or other facility intended or used for the detention of adults; conforming a provision to changes made by the act; providing an effective date.

By the Committee on Education; and Senator Mayfield—

CS for SB 646—A bill to be entitled An act relating to intercollegiate athlete compensation and rights; creating s. 1006.74, F.S.; providing legislative findings; defining terms; authorizing certain intercollegiate athletes to earn compensation for the use of their names, images, or likenesses; providing requirements for such compensation; prohibiting postsecondary educational institutions from adopting or maintaining contracts, rules, regulations, standards, or other requirements that prevent or unduly restrict intercollegiate athletes from earning specified compensation; providing that certain compensation does not affect certain intercollegiate athlete eligibilities; prohibiting a postsecondary educational institution from compensating intercollegiate athletes or prospective intercollegiate athletes for the use of their names, images, or likenesses; prohibiting a postsecondary educational institution from preventing or unduly restricting intercollegiate athletes from obtaining specified representation; requiring athlete agents and attorneys to meet specified requirements; providing that specified aid for intercollegiate athletes is not compensation; prohibiting the revocation or reduction of certain aid as a result of intercollegiate athletes earning certain compensation or obtaining specified representation; providing approval requirements for certain contracts for compensation for intercollegiate athletes who are minors; providing contract requirements; prohibiting intercollegiate athletes from entering into contracts for specified compensation that conflict with terms of her or his team contract; providing intercollegiate athlete contract disclosure requirements; prohibiting an intercollegiate athlete contract from extending beyond a specified timeframe; requiring the Board of Governors and the State Board of Education to adopt regulations and rules, respectively; amending s. 468.453, F.S.; providing requirements for certain athlete agents; providing an effective date.

By the Committee on Education; and Senator Wright—

CS for SB 662—A bill to be entitled An act relating to the school grading system; amending s. 1008.34, F.S.; revising the calculation of grades by a specified date to include students who earned a specified score on the Armed Services Vocational Aptitude Battery; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Commerce and Tourism; and Senator Mayfield—

CS for CS for SB 666—A bill to be entitled An act relating to the Florida Development Finance Corporation; amending s. 20.60, F.S.; requiring the executive director of the Department of Economic Op-

portunity to serve as a member of the board of directors of the Florida Development Finance Corporation; authorizing the executive director to designate a department employee to serve in this capacity; requiring that the annual report of the corporation be incorporated into the department's annual report on the condition of the business climate and economic development in the state; requiring the department to develop performance standards for the corporation and to include certain information relating to the standards in the department's annual report; amending s. 288.9604, F.S.; revising the membership of the board of directors of the corporation; requiring that the director of the Division of Bond Finance of the State Board of Administration, or his or her designee, serve on the board of directors of the corporation; making conforming changes; providing for future repeals; requiring the chair and vice chair of the board of directors of the corporation to serve as regular members of the board after a specified date; providing construction; amending s. 288.9610, F.S.; requiring the corporation to submit an annual report containing specified information to the department; providing an effective date.

By the Committees on Criminal Justice; and Environment and Natural Resources; and Senator Wright—

CS for CS for SB 688—A bill to be entitled An act relating to the illegal taking, possession, and sale of bears; amending s. 379.401, F.S.; providing that a person commits specified violations for the illegal taking, possession, and sale of bears; creating s. 379.4041, F.S.; prohibiting the illegal taking, possession, and sale of bears; providing an exception; providing penalties; providing an effective date.

By the Committees on Community Affairs; and Infrastructure and Security; and Senators Bean, Book, and Cruz—

CS for CS for SB 752—A bill to be entitled An act relating to emergency sheltering of persons with pets; amending s. 252.3568, F.S.; requiring the Department of Education to assist the Division of Emergency Management in determining strategies regarding the evacuation of persons with pets; requiring counties that maintain designated shelters to designate a shelter that can accommodate persons with pets; specifying requirements for such shelters; providing an effective date.

By the Committees on Health Policy; and Community Affairs; and Senators Hutson, Perry, and Flores—

CS for CS for SB 772—A bill to be entitled An act relating to the Department of Health's regulation of recreational activities; amending s. 513.012, F.S.; revising legislative intent; amending s. 513.02, F.S.; providing a timeframe for certain owners or transferees to apply for a permit; amending s. 513.051, F.S.; preempting to the Department of Health the regulatory authority for permitting standards; amending s. 513.112, F.S.; providing that evidence of a certain length of stay in a guest register creates a rebuttable presumption that a guest is transient; amending s. 513.1115, F.S.; providing standards for a damaged or destroyed recreational vehicle park to be rebuilt under certain circumstances; superseding certain local government regulation; amending s. 513.115, F.S.; specifying when certain property becomes abandoned; providing for disposition of the abandoned property; amending s. 513.118, F.S.; authorizing a park operator to refuse certain individuals access to the premises and to eject transient guests or visitors based on specified conduct; providing that a person who refuses to leave the park premises commits the offense of trespass; providing immunity from liability for certain law enforcement officers; providing an exception; providing for removal of a guest's property; amending s. 513.13, F.S.; providing for a guest's ejection from a park and specifying grounds and requirements for ejection; providing for removal of the guest's property; amending s. 514.0115, F.S.; providing that certain surf pools are exempt from supervision under certain circumstances; providing construction; defining the term "surf pool"; amending s. 553.77, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Innovation, Industry, and Technology; and Senator Perry—

CS for SB 776—A bill to be entitled An act relating to the Florida Real Estate Appraisal Board; amending s. 475.613, F.S.; revising the

composition of the board; requiring the board membership to reflect the ethnic and gender diversity of this state; providing an effective date.

By the Committees on Banking and Insurance; and Health Policy; and Senators Albritton and Harrell—

CS for CS for SB 792—A bill to be entitled An act relating to physical therapy practice; amending s. 486.021, F.S.; revising and defining terms; amending s. 486.025, F.S.; revising the powers and duties of the Board of Physical Therapy Practice; requiring the board to establish minimum standards of practice for the performance of dry needling by physical therapists; providing construction; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senators Gruters, Hooper, and Albritton—

CS for SB 858—A bill to be entitled An act relating to cost-of-living adjustment for Special Risk Class retirees; amending s. 121.101, F.S.; revising the manner of calculating the cost-of-living factor for Special Risk Class retirees, and their beneficiaries, who meet certain criteria; revising required employer contribution rates for the Special Risk Class and the Deferred Retirement Option Program in the Florida Retirement System to fund benefit changes made by the act; directing the Division of Law Revision to adjust the employer contribution rates with any other rate changes; providing a declaration of important state interest; providing an effective date.

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

CS for SB 966—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; defining the term "financial documentation"; providing an exemption from public records requirements for property photographs and financial documentation provided to the Department of Economic Opportunity, the Florida Housing Finance Corporation, a county, a municipality, or a local housing finance agency by or on behalf of an applicant for or a participant in a federal, state, or local housing assistance program for the purpose of disaster recovery assistance; authorizing access to such records and information for certain purposes; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

By the Committees on Environment and Natural Resources; and Community Affairs; and Senator Albritton—

CS for CS for SB 996—A bill to be entitled An act relating to local government waste programs; amending s. 403.706, F.S.; exempting fiscally constrained counties from certain local government recycling goals and requirements; providing an expiration date for the exemption; providing legislative findings; creating a recycled materials management pilot program for Polk County, in coordination with the University of Florida, for a specified purpose; authorizing the county to collaborate with other local governmental and private entities to carry out and finance the pilot program; exempting Polk County from specified recycling provisions while participating in the pilot program; requiring Polk County to communicate and collaborate with the Department of Environmental Protection for certain purposes; requiring Polk County to submit a report containing specified information to the Governor and the Legislature by a specified date; providing for expiration of the pilot program; amending s. 403.70605, F.S.; revising the definition of the term "displacement"; requiring a local government to pay a specified amount of compensation to a displaced private waste company at the end of a specified notice period; removing a provision authorizing a local government to pay a specified amount of compensation to a private waste company as an alternative to delaying displacement for a specified period; removing a provision authorizing a local government and a private waste company to negotiate such compensation and notice period; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Criminal Justice; and Senator Bean—

CS for CS for SB 1024—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; defining the term “postconviction reinvestigative information”; providing an exemption from public records requirements for certain postconviction reinvestigative information; providing for future review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

By the Committee on Community Affairs; and Senator Gruters—

CS for SB 1066—A bill to be entitled An act relating to impact fees; amending s. 163.31801, F.S.; providing definitions; revising requirements for counties and municipalities that adopt, collect, or administer an impact fee by ordinance and for special districts that adopt, collect, or administer an impact fee by resolution; providing timeframes for the collection of impact fees by local governments; providing that impact fee credits are assignable and transferable under certain conditions; requiring local governments to provide impact fee credits or other forms of compensation under certain conditions; providing applicability; requiring certain counties and municipalities to establish impact fee review committees; providing for membership; providing procedures for holding meetings and establishing quorums; providing committee duties; providing an effective date.

By the Committee on Health Policy; and Senator Diaz—

CS for SB 1094—A bill to be entitled An act relating to consultant pharmacists; amending s. 465.003, F.S.; revising the definition of the term “practice of the profession of pharmacy”; amending s. 465.0125, F.S.; requiring a pharmacist to complete additional training to be licensed as a consultant pharmacist; authorizing a consultant pharmacist to perform specified services under certain conditions; prohibiting a consultant pharmacist from modifying or discontinuing medicinal drugs prescribed by a health care practitioner under certain conditions; revising the responsibilities of a consultant pharmacist; requiring a consultant pharmacist and a collaborating practitioner to maintain collaborative practice agreements; requiring collaborative practice agreements to be made available upon request from or upon inspection by the Department of Health; prohibiting a consultant pharmacist from diagnosing any disease or condition; defining the term “health care facility”; providing an effective date.

By the Committee on Community Affairs; and Senator Gruters—

CS for SB 1102—A bill to be entitled An act relating to specialty contracting services; amending s. 489.117, F.S.; revising the types of buildings for which individuals who are not required to obtain certain registrations or certifications may perform contracting services without a local license; authorizing certain persons under the supervision of specified licensed contractors to perform certain specialty contracting services for commercial or residential swimming pools, hot tubs or spas, or interactive water features; providing that such supervision does not require a direct contract between those persons; providing an effective date.

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

CS for SB 1128—A bill to be entitled An act relating to vacation rentals; amending s. 509.013, F.S.; defining the term “advertising platform”; amending s. 509.032, F.S.; preempting the regulation of vacation rentals to the state; prohibiting a local law, ordinance, or regulation from allowing or requiring inspections or licensing of public lodging establishments, including vacation rentals, or public food service establishments; authorizing a local law, ordinance, or regulation to regulate certain activities under certain circumstances; expanding an exemption to allow certain ordinances adopted on or before June 1, 2011, to be amended to be less restrictive; preempting the regulation of advertising platforms to the state; amending s. 509.241, F.S.; requiring licenses issued by the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to be displayed conspicuously to the public inside the licensed establishment; requiring the operator of certain vacation rentals to also display its vacation

rental license number and applicable tax account numbers; creating s. 509.243, F.S.; requiring advertising platforms to require that persons placing advertisements for vacation rentals include certain information in the advertisements; providing that the advertising platform is required to verify such information; requiring each advertising platform to quarterly provide the division with certain information regarding vacation rentals in this state listed on the platform; requiring an advertising platform to remove an advertisement or listing under certain conditions and within a specified timeframe; requiring an advertising platform to collect and remit taxes imposed under chs. 125 and 212, F.S., for certain transactions; authorizing the Department of Revenue to adopt rules; authorizing the division to issue and deliver a notice to cease and desist for certain violations; providing that such notice does not constitute agency action for which a certain hearing may be sought; authorizing the division to file certain proceedings; authorizing the collection of attorney fees and costs under certain circumstances; requiring an advertising platform to adopt an antidiscrimination plan and to give notice to users of its services; providing applicability; providing effective dates.

By the Committee on Children, Families, and Elder Affairs; and Senator Berman—

CS for SB 1198—A bill to be entitled An act relating to the Purple Alert; amending s. 252.35, F.S.; requiring the Division of Emergency Management to identify and maintain an inventory of certain digitally displayed automatic changeable facing structures; amending s. 937.0201, F.S.; redefining the term “missing endangered person”; creating s. 937.0205, F.S.; providing legislative findings and intent; requiring the Department of Law Enforcement, in cooperation with the Department of Transportation, the Department of Highway Safety and Motor Vehicles, the Department of the Lottery, and local law enforcement agencies, to establish and implement the Purple Alert; specifying minimum requirements for the Purple Alert; authorizing local law enforcement agencies to broadcast information concerning certain missing adults; requiring the local law enforcement agency of jurisdiction to notify certain media and alert subscribers if a Purple Alert is determined to be necessary and appropriate; authorizing the local law enforcement agency of jurisdiction which broadcasts the notification to request that a case be opened with the Department of Law Enforcement’s Missing Endangered Persons Information Clearinghouse; requiring the clearinghouse to coordinate with the Department of Transportation and the Department of Highway Safety and Motor Vehicles in the activation of dynamic message signs on state highways and the immediate distribution of certain critical information under certain circumstances; requiring the Purple Alert to include certain procedures and an information and education strategy; authorizing the Department of Law Enforcement to adopt rules; amending s. 937.021, F.S.; providing that the Department of Law Enforcement, as the Purple Alert coordinator, and certain agencies, employees, individuals, and entities are immune from civil liability for damages when performing certain actions in good faith; providing that the presumption of good faith is not overcome under certain circumstances; providing construction; amending s. 937.022, F.S.; authorizing only the law enforcement agency having jurisdiction over a case to make a request to the clearinghouse for the activation of a Purple Alert involving a missing adult under certain circumstances; amending s. 429.918, F.S.; conforming provisions to changes made by the act; providing an appropriation; providing effective dates.

By the Committees on Education; and Ethics and Elections; and Senators Gruters and Baxley—

CS for CS for SJR 1216—A joint resolution proposing an amendment to Section 4 of Article IX and the creation of a new section in Article XII of the State Constitution to limit the terms of office for a member of a district school board.

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

CS for SB 1260—A bill to be entitled An act relating to monuments; creating s. 265.008, F.S.; providing legislative intent; establishing the Florida Space Exploration Monument; providing for administration of the monument by the Department of Management Services; providing

for the creation of a design contest and selection committee; requiring the department to develop a plan regarding the monument; requiring the plan to be submitted to the Governor and the Legislature by a specified date; amending s. 265.111, F.S.; requiring the department to limit participation in design competitions for monuments on the Capitol Complex or at other state-owned buildings to artists and sculptors who are domiciled in this state; providing an effective date.

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

CS for SB 1270—A bill to be entitled An act relating to the fiduciary duty of care for appointed public officials and executive officers; providing a directive to the Division of Law Revision to create part IX of ch. 112, F.S.; creating s. 112.89, F.S.; providing legislative findings and purpose; defining terms; establishing standards for the fiduciary duty of care for appointed public officials and executive officers of specified governmental entities; requiring training on board governance beginning on a specified date; requiring the Department of Business and Professional Regulation to contract for or approve such training programs or publish a list of approved training providers; specifying requirements for such training; authorizing training to be provided by in-house counsel for certain governmental entities; requiring appointed public officials and executive officers to certify their completion of the annual training; requiring the department to adopt rules; providing exceptions to the training requirement; specifying requirements for the appointment of executive officers and general counsels of governmental entities; specifying standards for legal counsel; providing an effective date.

By the Committees on Infrastructure and Security; and Community Affairs; and Senator Hooper—

CS for CS for SB 1332—A bill to be entitled An act relating to towing and immobilizing vehicles and vessels; amending ss. 125.0103 and 166.043, F.S.; authorizing local governments to enact rates to tow or immobilize vessels on private property and to remove and store vessels under specified circumstances; requiring counties to establish maximum rates for such towing, immobilization, removal, and storage of vessels; providing applicability; creating s. 125.01047, F.S.; prohibiting counties from enacting certain ordinances or rules that impose fees or charges on authorized wrecker operators or towing businesses; defining the term “towing business”; providing exceptions; authorizing authorized wrecker operators or towing businesses to impose and collect a certain administrative fee or charge on behalf of the county, subject to certain requirements; providing applicability; providing construction; prohibiting a certain charter county from imposing any new business tax, fee, or charge that was not in effect on a specified date on a towing business or an authorized wrecker operator; providing restrictions and requirements on a certain administrative fee or charge imposed and collected by such charter county; defining the term “charter county”; creating s. 166.04465, F.S.; prohibiting municipalities from enacting certain ordinances or rules that impose fees or charges on authorized wrecker operators or towing businesses; defining the term “towing business”; providing exceptions; authorizing authorized wrecker operators or towing businesses to impose and collect a certain administrative fee or charge on behalf of the municipality, subject to certain requirements; amending s. 323.002, F.S.; prohibiting counties or municipalities from adopting or maintaining in effect certain ordinances or rules that impose charges, costs, expenses, fines, fees, or penalties on authorized wrecker operators or registered owners, or other legally authorized persons in control of vehicles or vessels under certain conditions; providing an exception; authorizing authorized wrecker operators or towing businesses to impose and collect a certain administrative fee or charge on behalf of counties or municipalities, subject to certain requirements; prohibiting counties or municipalities from enacting certain ordinances or rules that require authorized wrecker operators to accept a specified form of payment; requiring that a wrecker operator maintain an operable automatic teller machine for use by the public under certain circumstances; providing exceptions; providing applicability; authorizing certain charter counties to impose a charge, cost, expense, fine, fee, or penalty on an authorized wrecker operator in connection with a certain violation; amending s. 713.78, F.S.; authorizing certain persons to place liens on vehicles or vessels to recover specified fees or charges; amending s. 715.07, F.S.; revising require-

ments regarding notices and signs concerning the towing or removal of vehicles or vessels; deleting a requirement that a certain receipt be signed; prohibiting counties or municipalities from enacting certain ordinances or rules that require towing businesses to accept a specified form of payment; requiring that a towing business maintain an operable automatic teller machine for use by the public under certain circumstances; providing applicability; providing an effective date.

By the Committee on Innovation, Industry, and Technology; and Senator Brandes—

CS for SB 1352—A bill to be entitled An act relating to transportation companies; amending s. 320.01, F.S.; revising the definition of the term “for-hire vehicle” to exclude transportation network company (TNC) vehicles and certain motor vehicles used for prearranged rides for persons with disabilities for compensation; amending s. 627.748, F.S.; revising and providing definitions; deleting for-hire vehicles from the list of vehicles that are not considered TNC carriers or are not exempt from certain registration; providing that TNC vehicle owners may maintain required insurance coverages; authorizing TNC drivers or their designees to contract with companies to install TNC digital advertising devices on TNC vehicles; providing requirements and restrictions for such devices; providing immunity from certain liability for TNC drivers and owners and operators of TNC digital advertising devices; providing exceptions; providing construction relating to such devices; authorizing entities to elect to be regulated as luxury ground TNCs by notifying the Department of Financial Services; providing requirements for luxury ground TNCs; providing for preemption over local law on the governance of luxury ground TNCs, luxury ground TNC drivers, and luxury ground TNC vehicles; providing that TNCs are not liable for certain harm to persons or property if certain conditions are met; providing construction relating to insurance coverage and liability; providing an effective date.

By the Committee on Environment and Natural Resources; and Senator Rodriguez—

CS for SB 1360—A bill to be entitled An act relating to endangered and threatened species; amending s. 379.2291, F.S.; revising legislative intent of the Florida Endangered and Threatened Species Act; revising definitions; directing the Fish and Wildlife Conservation Commission to protect certain declassified species; prohibiting the commission from considering certain costs when designating a species as endangered or threatened; amending s. 581.185, F.S.; revising criteria for placement of species on the Regulated Plant Index by the Department of Agriculture and Consumer Services; directing the department, in consultation with the Endangered Plant Advisory Council, to protect certain declassified species; prohibiting the department from considering certain costs when designating a species as endangered or threatened; providing an effective date.

By the Committee on Health Policy; and Senator Harrell—

CS for SB 1370—A bill to be entitled An act relating to patient safety culture surveys; amending s. 395.1012, F.S.; requiring certain licensed facilities to biennially conduct an anonymous patient safety culture survey using a specified federal publication; authorizing facilities to contract for the administration of the survey; requiring facilities to biennially submit patient safety culture survey data to the Agency for Health Care Administration; authorizing facilities to develop an internal action plan for a specified purpose and submit such plan to the agency; amending s. 395.1055, F.S.; conforming a cross-reference; amending s. 408.05, F.S.; requiring the agency to collect, compile, and publish patient safety culture survey data submitted by facilities; amending s. 408.061, F.S.; revising requirements for the submission of health care data to the agency; providing an effective date.

By the Committee on Environment and Natural Resources; and Senator Rouson—

CS for SB 1378—A bill to be entitled An act relating to vessels; creating s. 327.332, F.S.; specifying the conditions under which a vessel is and is not considered to be operating at slow speed, minimum wake; prohibiting the operation of vessels at speeds faster than slow speed,

minimum wake in certain emergency and hazardous situations; providing requirements for flags displayed from vessels and barges actively engaged in construction operations; providing civil penalties; providing applicability; amending s. 327.4107, F.S.; prohibiting certain parties within certain waterbodies from anchoring or mooring a vessel within a specified distance of a mangrove or to upland vegetation upon public lands; providing civil penalties; authorizing certain individuals to relocate or cause to be relocated certain vessels; providing liability protection for the individuals under certain circumstances; providing that penalties are assessed in addition to other available penalties; amending s. 327.73, F.S.; revising civil penalties relating to certain at-risk vessels and prohibited anchoring or mooring; requiring a vessel to be declared a public nuisance and subject to certain provisions after a specified number of violations within a specified timeframe; providing civil penalties relating to vessels that fail to reduce speed for special hazards and the display of specified flags by construction vessels or barges not actively engaged in construction operations; providing civil penalties relating to vessels at risk of becoming derelict and anchored within a specified distance of a mangrove or to vegetation upon public grounds; amending s. 705.103, F.S.; providing procedures for abandoned or lost property relating to certain vessels; providing notice and hearing requirements; providing an effective date.

By the Committees on Agriculture; and Environment and Natural Resources; and Senator Mayfield—

CS for CS for SB 1414—A bill to be entitled An act relating to fish and wildlife activities; amending s. 379.105, F.S.; prohibiting certain harassment of hunters, trappers, and fishers within or on public lands or publicly or privately owned wildlife and fish management areas, or in or on public waters; amending s. 379.354, F.S.; authorizing the Fish and Wildlife Conservation Commission to designate additional annual free freshwater and saltwater fishing days; amending s. 379.372, F.S.; prohibiting the keeping, possessing, importing, selling, bartering, trading, or breeding of certain species except for educational, research, or eradication or control purposes; including green iguanas and species of the genera *Salvator* and *Tupinambis* in such prohibition; reenacting s. 379.2311(1), F.S., relating to the definition of the term “priority invasive species,” to incorporate the amendment made to s. 379.372, F.S., in a reference thereto; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senators Baxley and Broxson—

CS for SB 1466—A bill to be entitled An act relating to government accountability; amending s. 189.031, F.S.; specifying conditions under which board members and public employees of special districts do not abuse their public positions; amending s. 189.069, F.S.; revising the list of items required to be included on the websites of special districts; amending s. 190.007, F.S.; specifying conditions under which board members and public employees of community development districts do not abuse their public positions; providing effective dates.

By the Committee on Criminal Justice; and Senator Taddeo—

CS for SB 1508—A bill to be entitled An act relating to police vehicles; amending s. 319.14, F.S.; prohibiting a person from knowingly selling, exchanging, or transferring a police vehicle without removing any police markings from the vehicle; requiring law enforcement agencies to provide written confirmation that the police markings have been removed; defining the term “police markings”; exempting sales, exchanges, or transfers of police vehicles between law enforcement agencies from specified requirements; providing an effective date.

By the Committee on Agriculture; and Senator Albritton—

CS for SB 1514—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 193.461, F.S.; specifying a methodology for the assessment of certain buildings and structures located on agricultural lands; amending s. 316.520, F.S.; revising application of agricultural load securing requirements; amending s. 570.441, F.S.; extending the scheduled expiration for the Department of Agriculture and Consumer Services’ use of funds from the Pest Control Trust Fund for certain duties of the department;

amending s. 590.02, F.S.; directing the Florida Forest Service to develop a training curriculum for wildland firefighters; providing requirements for such training; amending s. 633.408, F.S.; providing wildland firefighter training and certification for certain firefighters and volunteer firefighters; providing legislative findings; requiring the Department of Environmental Protection, in coordination with the Department of Agriculture and Consumer Services and other entities, to develop a study to estimate the benefits of renewable natural gas in this state; requiring a report to the Governor and the Legislature; providing an effective date.

By the Committee on Criminal Justice; and Senator Flores—

CS for SB 1552—A bill to be entitled An act relating to law enforcement activities; amending s. 683.231, F.S.; authorizing a citizen support organization for Florida Missing Children’s Day to provide grants to law enforcement agencies for specified purposes; redefining the term “citizen support organization”; providing requirements for such grants and for the citizen support organization; amending ss. 775.21 and 943.0435, F.S.; authorizing sexual predators and sexual offenders to report online certain information to the Department of Law Enforcement; revising reporting requirements for sexual predators and sexual offenders; making technical changes; providing for consideration for removal of the requirement to register as a sexual offender under certain circumstances; providing an effective date.

By the Committee on Criminal Justice; and Senator Powell—

CS for SB 1594—A bill to be entitled An act relating to firesafety inspectors; creating s. 633.217, F.S.; prohibiting certain actions to influence a firesafety inspector into violating certain provisions; prohibiting a firesafety inspector from knowingly and willfully accepting an attempt to influence the firesafety inspector into violating certain provisions; providing an effective date.

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

CS for SB 1600—A bill to be entitled An act relating to the Black Business Loan Program; amending s. 288.7102, F.S.; requiring that the application process and the annual certification process for the Black Business Loan Program be separate and distinct processes; requiring the department to consider certain factors when assessing applications; requiring that applications contain certain information; revising eligibility requirements for recipients under the program; reenacting s. 288.7094(2), F.S., relating to black business investment corporations; providing an effective date.

By the Committee on Education; and Senators Book, Hooper, Rader, Berman, and Cruz—

CS for SB 1628—A bill to be entitled An act relating to Holocaust education; amending s. 1003.42, F.S.; including the study of a specified policy against anti-Semitism in specified instruction; providing school district, charter school, and Department of Education requirements relating to such instruction; authorizing the department to work with certain Holocaust educational organizations for specified purposes relating to the required instruction; providing an effective date.

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

CS for SB 1632—A bill to be entitled An act relating to cultural affairs; amending s. 15.18, F.S.; providing that the Secretary of State shall be known as “Florida’s Chief Arts and Culture Officer”; conforming a provision to changes made by the act; amending s. 20.10, F.S.; renaming the Division of Cultural Affairs of the Department of State as the Division of Arts and Culture; amending ss. 265.283, 265.284, 265.286, 265.603, 265.701, 265.702, 265.704, and 468.401, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

CS for SB 1636—A bill to be entitled An act relating to the repeal of advisory bodies and councils; repealing chapters 2003-287 and 2006-43, Laws of Florida, relating to the membership, powers, and duties of the Citrus/Hernando Waterways Restoration Council; repealing s. 215.5586(4), F.S., relating to the advisory council for the My Safe Florida Home Program; amending s. 267.0731, F.S.; removing the requirement that the Division of Historical Resources of the Department of State annually convene an ad hoc committee for purposes of administering the Great Floridians program; repealing s. 373.4597(3), F.S., relating to the Geneva Freshwater Lens Task Force; repealing s. 376.86, F.S., relating to the Brownfield Areas Loan Guarantee Council; repealing s. 378.032(3), F.S., relating to definitions; deleting a definition to conform to changes made by the act; repealing s. 378.033, F.S., relating to the Nonmandatory Land Reclamation Committee; amending s. 378.034, F.S.; modifying procedures governing reclamation program applications to conform to the repeal of the Nonmandatory Land Reclamation Committee; repealing s. 379.2524, F.S., relating to the Sturgeon Production Working Group; amending s. 379.361, F.S.; deleting cross-references to conform to changes made by the act; amending s. 379.367, F.S.; conforming a cross-reference to changes made by the act; repealing s. 379.3671(4), F.S., relating to the Trap Certificate Technical Advisory and Appeals Board; repealing s. 403.42, F.S., relating to the Clean Fuel Florida Advisory Board; repealing s. 403.87, F.S., relating to the technical advisory council for water and domestic wastewater operator certification; repealing s. 408.910(11)(h), F.S., relating to technical advisory panels of Florida Health Choices, Inc.; repealing s. 409.997(3), F.S., relating to the child welfare results-oriented accountability program technical advisory panel; repealing s. 411.226, F.S., relating to the Learning Gateway; repealing s. 430.05, F.S., relating to the Department of Elderly Affairs Advisory Council; repealing s. 571.24(7), F.S., relating to duties of the Department of Agriculture and Consumer Services; repealing s. 571.28, F.S., relating to the Florida Agricultural Promotional Campaign Advisory Council; repealing s. 595.701, F.S., relating to the Healthy Schools for Healthy Lives Council; repealing s. 603.203, F.S., relating to the Tropical Fruit Advisory Council; amending s. 603.204, F.S.; conforming a provision to changes made by the act; repealing s. 1001.7065(4)(a)-(f), F.S., relating to the advisory board on online learning for preeminent state research universities; repealing s. 1002.77, F.S., relating to the Florida Early Learning Advisory Council; amending s. 1002.83, F.S.; conforming a provision to changes made by the act; providing an effective date.

By the Committee on Infrastructure and Security; and Senator Flores—

CS for SB 1692—A bill to be entitled An act relating to driver licenses; amending s. 322.14, F.S.; authorizing a person with specified disabilities to have the capital letter “D” exhibited on his or her driver license under certain circumstances; providing requirements for the placement of such letter on a person’s driver license; providing an effective date.

By the Committee on Infrastructure and Security; and Senator Flores—

CS for SB 1694—A bill to be entitled An act relating to driver license fees; amending s. 322.14, F.S.; providing fees for the placement of a specified letter on the driver license of a person who has a developmental disability; providing a contingent effective date.

By the Committees on Governmental Oversight and Accountability; and Criminal Justice; and Senator Brandes—

CS for CS for SB 1718—A bill to be entitled An act relating to public meetings and records; amending s. 945.0912, F.S.; exempting from public meetings requirements that portion of a meeting at which the exempt or confidential information of specified inmates being considered for the conditional aging inmate release program are discussed; exempting from public records requirements certain records used by the reviewing panel to make a determination of the appropriateness of conditional aging inmate release and the recordings and transcripts of closed panel review hearings; providing for legislative review and repeal

of the exemption; providing a statement of public necessity; providing a contingent effective date.

By the Committees on Governmental Oversight and Accountability; and Criminal Justice; and Senator Brandes—

CS for CS for SB 1728—A bill to be entitled An act relating to public meetings and records; amending s. 945.0912, F.S.; exempting from public meetings requirements that portion of a panel review at which the exempt or confidential information of specified inmates being considered for the conditional medical release program is discussed; exempting from public records requirements certain records used by the reviewing panel to make a determination of the appropriateness of conditional medical release and the recordings and transcripts of closed panel review hearings; providing for legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

By the Committee on Education; and Senator Montford—

CS for SB 1750—A bill to be entitled An act relating to high school graduation requirements; amending s. 1003.4282, F.S.; revising the credit requirements to earn a standard high school diploma to include career and technical education rather than practical arts; specifying that eligible courses are identified in the Course Code Directory; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Criminal Justice; and Senator Pizzo—

CS for CS for SB 1802—A bill to be entitled An act relating to public meetings; amending s. 943.6872, F.S.; providing an exemption from public meetings requirements for portions of the Urban Core Gun Violence Task Force meetings at which exempt or confidential and exempt information is discussed; providing for future legislative review and repeal of the exemption; requiring the recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing an exception; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Innovation, Industry, and Technology; and Senator Hutson—

CS for SB 1870—A bill to be entitled An act relating to technology innovation; amending s. 20.22, F.S.; renaming the Division of State Technology within the Department of Management Services as the Division of Telecommunications; deleting provisions relating to the appointment of the Division of State Technology’s director and qualifications for the state chief information officer; adding the Florida Digital Service to the department; amending s. 282.0041, F.S.; defining terms; amending s. 282.0051, F.S.; establishing the Florida Digital Service within the department; transferring specified powers, duties, and functions of the department to the Florida Digital Service and revising such powers, duties, and functions; providing for appointments of a state chief information officer and a chief data officer and specifying their duties; requiring the Florida Digital Service to develop a comprehensive enterprise architecture; providing requirements for the enterprise architecture; specifying duties of, and authorized actions by, the Florida Digital Service; providing duties of, and authorized actions by, the department; authorizing the Florida Digital Service to adopt rules; amending s. 282.00515, F.S.; establishing the Enterprise Architecture Advisory Council; requiring the council to comply with specified requirements; specifying the composition of the council; providing membership and meeting requirements and duties of the council; deleting provisions relating to specified duties and powers of the Department of Legal Affairs, the Department of Financial Services, and the Department of Agriculture and Consumer Services; amending ss. 282.318, 287.0591, 365.171, 365.172, 365.173, and 943.0415, F.S.; conforming provisions to changes made by the act; creating s. 559.952, F.S.; providing a short title; creating the Financial Technology Sandbox within the Office of Financial Regulation; defining terms; authorizing the office to grant waivers of specified financial regulatory requirements to certain applicants offering certain financial products or services

during a sandbox period; authorizing certain persons to seek a declaratory statement before filing an application for the Financial Technology Sandbox; specifying requirements and procedures for an application to enter the Financial Technology Sandbox; specifying requirements and procedures for the office in reviewing applications; specifying authorized actions of, limitations on, and disclosure requirements for persons making financial products or services available during a sandbox period; authorizing the office to enter into agreement with certain regulatory agencies for specified purposes; providing recordkeeping requirements; authorizing the office to examine specified records; providing requirements and procedures for applying for extensions and concluding sandbox periods; requiring written notification to consumers at the end of an extension or conclusion of the sandbox period; providing acts that persons who make innovative financial products or services available to consumers may and may not engage in at the end of an extension or conclusion of the sandbox period; specifying state financial regulatory laws that the office may grant exceptions to; specifying reporting requirements to the office; providing construction; providing that such persons are not immune from civil damages and are subject to certain laws; providing penalties; providing for service of process; requiring the Financial Services Commission to adopt rules; authorizing the office to issue orders and enforce them through administrative or judicial process; authorizing the office to issue and enforce orders for payment of restitution; providing effective dates.

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

CS for SB 1872—A bill to be entitled An act relating to public records; amending s. 559.952, F.S.; providing exemptions from public records requirements for certain information submitted to the Office of Financial Regulation in Financial Technology Sandbox applications, certain records maintained by specified providers of innovative financial products or services, and information relating to certain consultations; authorizing the office to disclose the information to state and federal agencies for certain purposes; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

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

CS for SB 1874—A bill to be entitled An act relating to fees; amending s. 559.952, F.S.; prohibiting the Office of Financial Regulation from waiving or modifying fees for the Financial Technology Sandbox except as specified; providing a contingent effective date.

By the Committee on Criminal Justice; and Senator Perry—

CS for SB 1880—A bill to be entitled An act relating to restitution for juvenile offenses; amending s. 985.437, F.S.; providing a uniform set of conditions of restitution for juvenile offenses, regardless of whether adjudication is imposed or withheld; requiring a child’s parent or guardian, in addition to the child, to make restitution for damage or loss caused by the child’s offense; authorizing the court to establish a payment plan under certain circumstances; requiring the clerk to notify the court if a payment plan is not followed; removing duplicative provisions; amending s. 985.513, F.S.; providing a uniform set of conditions for jurisdiction over a child’s parent or guardian concerning restitution, regardless of whether adjudication is imposed or withheld; authorizing the child’s parent or guardian to be absolved of liability for restitution under certain circumstances; providing that the Department of Children and Families, foster parents, and specified facilities and agencies are not considered parents or guardians for purposes of restitution; providing an effective date.

**REFERENCE CHANGES
PURSUANT TO RULE 4.7(2)**

By the Committees on Environment and Natural Resources; and Community Affairs; and Senator Albritton—

CS for CS for SB 996—A bill to be entitled An act relating to local government waste programs; amending s. 403.706, F.S.; exempting fiscally constrained counties from certain local government recycling goals and requirements; providing an expiration date for the exemption; providing legislative findings; creating a recycled materials management pilot program for Polk County, in coordination with the University of Florida, for a specified purpose; authorizing the county to collaborate with other local governmental and private entities to carry out and finance the pilot program; exempting Polk County from specified recycling provisions while participating in the pilot program; requiring Polk County to communicate and collaborate with the Department of Environmental Protection for certain purposes; requiring Polk County to submit a report containing specified information to the Governor and the Legislature by a specified date; providing for expiration of the pilot program; amending s. 403.70605, F.S.; revising the definition of the term “displacement”; requiring a local government to pay a specified amount of compensation to a displaced private waste company at the end of a specified notice period; removing a provision authorizing a local government to pay a specified amount of compensation to a private waste company as an alternative to delaying displacement for a specified period; removing a provision authorizing a local government and a private waste company to negotiate such compensation and notice period; providing an effective date.

—was referred to the Committees on Community Affairs; and Rules.

**MESSAGES FROM THE GOVERNOR AND
OTHER EXECUTIVE COMMUNICATIONS**

The Governor advised that he had filed with the Secretary of State **SB 594, SB 596, SB 598, and SB 600** which he approved on February 12, 2020.

EXECUTIVE BUSINESS

**EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION
BY THE SENATE:**

The Secretary of State has certified that pursuant to the provisions of section 114.05, Florida Statutes, certificates subject to confirmation by the Senate have been prepared for the following:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Trustees of Broward College Appointee: Caldwell, Matthew, Ft. Lauderdale	05/31/2022
Board of Dentistry Appointee: Hill, Karyn, Parkland	10/31/2021
State Board of Education Appointee: Petty, Ryan B., Parkland	12/31/2022
Board of Governors of the State University System Appointee: Lydecker, Charles Harvey, Ormond Beach	01/06/2027
Florida Housing Finance Corporation Appointee: Einhorn, Sandra V., Hollywood	11/13/2022
Investment Advisory Council Appointee: Goetz, John P., Weston	12/12/2022

Referred to the Committee on Ethics and Elections.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed HB 1189 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Sprowls, Williamson, Aloupis, Andrade, Avila, Buchanan, Burton, Casello, Daniels, DiCeglie, Drake, Duggan, Fernandez-Barquin, Gottlieb, Ingoglia, Latvala, McClure, Perez, Plakon, Plasencia, Rommel, Sirois, Sullivan, Tomkow, Trumbull, Zika—

HB 1189—A bill to be entitled An act relating to genetic information for insurance purposes; amending s. 627.4301, F.S.; providing definitions; prohibiting life insurers and long-term care insurers from canceling, limiting, or denying coverage, or establishing differentials in premium rates based on genetic information under certain circumstances; prohibiting such insurers from taking certain actions relating to genetic information for any insurance purpose; providing applicability; providing an effective date.

—was referred to the Committee on Rules.

ENROLLING REPORTS

SB 594, SB 596, SB 598, and SB 600 have been enrolled, signed by the required constitutional officers, and presented to the Governor on February 10, 2020.

Debbie Brown, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journal of February 6 was corrected and approved.

CO-INTRODUCERS

Senators Albritton—CS for SB 1070, CS for SB 1074, SJR 1076, SB 1272; Baxley—CS for SJR 1216, SB 1672; Berman—SB 1628; Book—SB 882; Broxson—SB 1662; Cruz—SB 1290, SB 1628; Farmer—SB 1054, SR 1902; Gainer—SB 1312; Gruters—CS for CS for SB 474; Hooper—SB 306, SB 858; Hutson—SB 1294; Mayfield—CS for CS for SB 810; Pizzo—SB 798; Powell—SB 550, CS for SB 552, CS for SB 556, CS for SB 574, SB 1116, CS for SB 1118, SB 1144, SB 1304, CS for SB 1308, SB 1708, SB 1862; Rader—SB 920; Rodriguez—SB 630; Rouson—SM 978; Taddeo—CS for SB 154, SB 1306; Torres—SM 978

Senator Cruz withdrew as co-introducer of SB 1870.

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 1:59 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 2:30 p.m., Thursday, February 13 or upon call of the President.

SENATE PAGES

February 10-14, 2020

Bertell Butler IV, Port Richey; Ananda Chatterjee, Tallahassee; Madison McNealy, Tallahassee; Mackenzie Scordato, Inverness; Bethany Wolek, DeLand; Jackson Brunner, Bradenton; Wyatt Falardeau, Vero Beach; Ikemba Montgomery, Tallahassee; Ariauna Range, Tallahassee; Alejandro Schnapp, Boca Raton; Chris Dorworth, Jr., Lake Mary; Samari Franklin, Tallahassee; Shamir Franklin, Tallahassee; Dylan Friedland, Aventura

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BP — Bill Passed
CO — Co-Introducers
CR — Committee Report

CS — Committee Substitute, First Reading
FR — First Reading
MO — Motion
RC — Reference Change

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