



Journal of the Senate

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CALL TO ORDER

The Senate was called to order by President Negron at 3:30 p.m. A quorum present—34:

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

Excused: Senators Braynon, Flores, and Powell

PRAYER

The following prayer was offered by Cliff Long of Orlando, former Senior Pastor of Greater Works Christian Ministries:

Heavenly Father, we come to you today, in your name, thanking you for all you have done for us. Thank you, Lord, for the power, honor, and responsibility you have given us. Thank you for giving us this opportunity to stand and to govern such a mighty people. Now, Lord, we ask for your wisdom, your strength, and your guidance as we go through this particular session. Father, we know the Bible is your inspired word and it is your word. Lord Jesus, we also know that what we do, we do it in your name and for your glory. We ask that as we govern, as we look at these laws, and as we look at these things, let us do so with an intent to please you. Let us ask before we pass a bill or pass a law, "How does our God look at this? Would this please him?" Father, we ask that you guide every word that we speak. We ask that you look at our hearts and touch our minds, Lord, so that whatever we do, we do in your name and to your privilege and your pleasure.

I ask that you bless our leadership. Bless the President of this mighty Senate, so that he may have the wisdom to see and to hear what the spirit is saying, and he can discern it and put it into action. I ask that you bless all of these members from the crowns of their heads to the soles of their feet. I ask that you bless our first responders. Those are the first ministers out there we should look out for. Bless our military, not just the ones abroad, but the ones here that are serving. Allow us to make sure we look out for laws, make sure they have food to eat, and they can continue to guard this mighty country. I ask that you bless our

President. Truly, Lord, you ask us to pray for our leaders. It does not matter how we feel, only that we bless them. Now, Lord Jesus, we speak blessings on our government whether it be in Washington or here in Florida.

We love you, we praise you, and we honor you. In your name we do pray. Amen.

PLEDGE

Senate Pages, Kobe Bird of Jacksonville; Abby Farmer of Lighthouse Point, daughter of Senator Farmer; Liam Fineout of Tallahassee; and Shelby Willis of Tallahassee, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

ADOPTION OF RESOLUTIONS

At the request of Senator Hukill—

By Senator Hukill—

SR 1744—A resolution honoring Bethune-Cookman University and designating January 11, 2018, as "Wildcat Day" in the State of Florida.

WHEREAS, on October 3, 1904, Dr. Mary McLeod Bethune, with "five girls, \$1.50, and faith in God," founded the Daytona Literary and Industrial Training School for Negro Girls in Daytona Beach, which would become Bethune-Cookman College in 1931, and

WHEREAS, through the power of God and the tenacity of Mary McLeod Bethune, the Daytona Literary and Industrial Training School for Negro Girls grew from an all-girls elementary school to Bethune-Cookman College, launching its first master's degree program in 2006 and achieving university status in early 2007, and

WHEREAS, with a current total enrollment of 4,140 students, Bethune-Cookman University offers 43 degrees through 12 academic schools and colleges, including 7 graduate programs, and offers 11 on-line degrees; maintains intercollegiate athletic programs and instrumental and choral groups that have achieved national recognition; and is one of 3 private historically black colleges and universities in this state, and

WHEREAS, on July 13, 2017, after serving as the general counsel for 2 years, Judge Hubert L. Grimes (Retired) accepted an appointment as the interim president of Bethune-Cookman University, bringing with him 25 years of judicial and administrative experience, and

WHEREAS, during Interim President Grimes' first 90 days, the Bethune-Cookman University community adopted the acronym TIP, pledging "transparency, integrity, and positive action," and to that end, the university has maintained accreditations with the Southern Association of Colleges and Schools, the Florida State Board of Education, and the United Methodist Church Board of Higher Education, and

WHEREAS, Bethune-Cookman University has experienced tremendous growth, with the highest enrollment in the school's history and the largest freshman class with more than 1,300 students; has become the first college or university in Florida and second historically black college or university in the nation to obtain United States Distance Learning Association certification; and the university's online college is now certified in 25 states and the Bahamas, and

WHEREAS, Bethune-Cookman University develops global leaders who are committed to service, lifelong learning, and diversity by pro-

viding a faith-based environment of academic excellence and transformative experiences and since 1943 has graduated more than 19,000 students, and

WHEREAS, the university’s motto, “Enter to learn. Depart to serve,” represents a call to action for 21st century learners to empower themselves and others, connect with their communities, and influence the world around them, NOW, THEREFORE,

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

That January 11, 2018, is designated as “Wildcat Day” in the State of Florida in recognition of Bethune-Cookman University’s contribution as an outstanding institution of higher education.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the interim president of Bethune-Cookman University, Judge Hubert L. Grimes, as a tangible token of the sentiments of the Florida Senate.

—was introduced, read, and adopted by publication.

SPECIAL ORDER CALENDAR

CS for SB 4—A bill to be entitled An act relating to higher education; providing a short title; amending s. 1001.706, F.S.; requiring state universities to identify internship opportunities in high-demand fields; amending s. 1001.7065, F.S.; revising the preeminent state research universities program graduation rate requirements and funding distributions; specifying funding as provided by the Legislature; deleting the authority for such universities to stipulate a special course requirement for incoming students; requiring the Board of Governors to establish certain standards by a specified date; amending s. 1001.92, F.S.; requiring certain performance-based metrics to include specified graduation rates and access benchmarks; specifying funding as provided by the Legislature; amending s. 1004.28, F.S.; directing a state university board of trustees to limit the services, activities, and expenses of its direct-support organizations; requiring the chair of the board of trustees to appoint at least one representative to the board of directors and executive committee of a university direct-support organization; requiring the disclosure of certain financial documents; creating s. 1004.6497, F.S.; establishing the World Class Faculty and Scholar Program; providing the purpose and intent; authorizing state university investments in certain faculty retention, recruitment, and recognition activities; specifying funding as provided by the Legislature; requiring an annual report to the Governor and the Legislature by a specified date; creating s. 1004.6498, F.S.; establishing the State University Professional and Graduate Degree Excellence Program; providing the purpose; listing the quality improvement efforts that may be used to elevate the prominence of state university medicine, law, and graduate-level business programs; specifying funding as provided by the Legislature; requiring an annual report to the Governor and the Legislature by a specified date; amending s. 1008.30, F.S.; authorizing certain state universities to continue to provide developmental education instruction; amending s. 1009.22, F.S.; removing the prohibition on the inclusion of a technology fee in the funds for the Florida Bright Futures Scholarship Program award; amending s. 1009.23, F.S.; removing the prohibition on the inclusion of a technology fee in the funds for the Florida Bright Futures Scholarship Program award; amending s. 1009.24, F.S.; removing the prohibition on the inclusion of a technology fee and a tuition differential fee in the funds for the Florida Bright Futures Scholarship Program award; requiring each state university board of trustees to implement a block tuition policy for specified undergraduate students beginning in a specified academic semester; requiring the Chancellor of the State University System to submit a report to the Governor and the Legislature by a specified date; amending s. 1009.53, F.S.; authorizing students to use certain Florida Bright Futures Scholarship Program awards for summer term enrollment beginning in specified years; specifying funding as provided by the Legislature; amending s. 1009.534, F.S.; specifying Florida Academic Scholars award amounts to cover tuition, fees, textbooks, and other educational expenses; amending s. 1009.535, F.S.; specifying Florida Medallion Scholars award amounts to cover specified tuition and fees; amending s. 1009.701, F.S.; revising the state-to-private match requirement for contributions to the First Generation Matching Grant Program beginning in a specified fiscal year; extending the program to include Florida College System institution students; amending s.

1009.893, F.S.; extending coverage of the Benacquisto Scholarship Program to include tuition and fees for qualified nonresident students; creating s. 1009.894, F.S.; creating the Florida Farmworker Student Scholarship Program; providing a purpose; requiring the Department of Education to administer the scholarship program; providing student eligibility criteria; specifying award amounts and distributions; amending s. 1009.98, F.S.; providing that certain payments from the Florida Prepaid College Board to a state university on behalf of a qualified beneficiary may not exceed a specified amount; providing for retroactive application; providing a directive to the Division of Law Revision and Information; providing appropriations; providing an effective date.

—was read the second time by title.

Senators Braynon and Galvano offered the following amendment which was moved by Senator Galvano and adopted:

Amendment 1 (526604)—Delete lines 219-225 and insert: degree; access rate, based on the percentage of undergraduate students enrolled during the fall term who received a Pell Grant during the fall term; and other metrics approved by the board in a formally noticed meeting. The board shall adopt benchmarks to evaluate each state university’s performance on the metrics to measure the state university’s achievement of institutional excellence or need for improvement and minimum requirements for eligibility to receive performance funding. Access rate benchmarks must be differentiated and scored to reflect the varying access rate levels among the state universities; however, the scoring system may not include bonus points.

Senator Galvano moved the following amendment which was adopted:

Amendment 2 (662816)—Delete lines 917-926 and insert:

Section 21. For the 2018-2019 fiscal year, \$121,776,631 in recurring funds from the Educational Enhancement Trust Fund and \$1,736,404 in recurring funds from the General Revenue Fund are appropriated to the Department of Education to implement this act. Of these funds, \$1,737,223 from the Educational Enhancement Trust Fund shall be used for 2019 summer term awards for Florida Bright Futures Academic Scholars, \$28,416,515 from the Educational Enhancement Trust Fund shall be used for 2019 summer term awards for Florida Bright Futures Medallion Scholars, \$91,622,893 from the Educational Enhancement Trust Fund shall be

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

Senator Rodriguez moved the following amendment which failed:

Amendment 3 (398480)—Delete lines 841-842.

On motion by Senator Galvano, by two-thirds vote, CS for SB 4, as amended, was read the third time by title, passed, ordered engrossed, and then certified to the House. The vote on passage was:

Yeas—34

Table with 3 columns: Name, Galvano, Rouson. Lists names of senators and their votes.

Nays—None

CS for SB 88—A bill to be entitled An act relating to high school graduation requirements; amending s. 1003.41, F.S.; revising the requirements for the Next Generation Sunshine State Standards to include financial literacy; amending s. 1003.4282, F.S.; revising the required credits for a standard high school diploma to include one-half credit of instruction in personal financial literacy and money management and seven and one-half, rather than eight, credits in electives; providing an effective date.

—was read the second time by title. On motion by Senator Hukill, by two-thirds vote, **CS for SB 88** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—34

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

Nays—None

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Gibson, by two-thirds vote, **SB 1182** was withdrawn from the committees of reference and further consideration.

MOTIONS

On motion by Senator Benacquisto, by two-thirds vote, **CS for SB 4** and **CS for SB 88** were ordered immediately certified to the House.

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 Thursday, January 11, 2018: CS for SB 4 and CS for SB 88.

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

The Committee on Judiciary recommends the following pass: SB 1002

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

The Committee on Commerce and Tourism recommends the following pass: SB 236

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

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 950

The bill was referred to the Appropriations Subcommittee on General Government under the original reference.

The Committee on Agriculture recommends the following pass: SB 872

The bill was referred to the Appropriations Subcommittee on the Environment and Natural Resources under the original reference.

The Committee on Transportation recommends the following pass: CS for SB 90; SB 672; SB 796

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

The Committee on Judiciary recommends the following pass: SB 478; SB 676

The bills were referred to the Committee on Banking and Insurance under the original reference.

The Committee on Judiciary recommends the following pass: SB 1022

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 720

The Committee on Ethics and Elections recommends the following pass: SB 964

The Committee on Judiciary recommends the following pass: SB 804

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

The Committee on Communications, Energy, and Public Utilities recommends the following pass: SB 1038

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

The Committee on Banking and Insurance recommends the following pass: SB 660

The Committee on Criminal Justice recommends the following pass: SB 866

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 608; SB 750

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

The Committee on Commerce and Tourism recommends the following pass: SB 760

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 560; SB 7000; SB 7002; SB 7008

The Committee on Judiciary recommends the following pass: SB 266

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: SB 100; SB 146

The Committee on Rules recommends the following pass: SCR 184; SB 186; SB 192; SB 220; SB 472

The bills were placed on the Calendar.

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 424

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

The Committee on Criminal Justice recommends committee substitutes for the following: SB 238; SB 854

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

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 826

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 960

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

The Committee on Agriculture recommends a committee substitute for the following: SB 740

The bill with committee substitute attached was referred to the Appropriations Subcommittee on the Environment and Natural Resources under the original reference.

The Committee on Regulated Industries recommends committee substitutes for the following: SB 822; SB 1020

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

The Committee on Regulated Industries recommends a committee substitute for the following: SB 876

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

The Committee on Agriculture recommends a committee substitute for the following: SB 170

The Committee on Communications, Energy, and Public Utilities recommends a committee substitute for the following: SB 1018

The Committee on Judiciary recommends committee substitutes for the following: SB 52; SB 1216

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

The Committee on Criminal Justice recommends committee substitutes for the following: SB 618; SB 928; SB 970

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

The Committee on Commerce and Tourism recommends committee substitutes for the following: CS for SB 296; SB 962

The Committee on Judiciary recommends a committee substitute for the following: SB 566

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 Rules recommends committee substitutes for the following: CS for SB 98; CS for SB 568

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

REPORTS OF SUBCOMMITTEES

The Appropriations Subcommittee on General Government recommends the following pass: SB 286; SB 648

The Appropriations Subcommittee on Health and Human Services recommends the following pass: SB 408; CS for SB 444; CS for SB 450

The Appropriations Subcommittee on Pre-K - 12 Education recommends the following pass: SB 564

The Appropriations Subcommittee on the Environment and Natural Resources recommends the following pass: SB 34

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

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

By Senator Baxley—

SB 1230—A bill to be entitled An act relating to criminal judgments; amending s. 921.241, F.S.; requiring that all judgments of guilty and not guilty for felonies and misdemeanors be documented in a written or electronic record; requiring a judge to cause to be gathered, either manually or electronically, in his or her presence in open court the fingerprints and social security number of a defendant found guilty of a felony or a misdemeanor; providing that a judgment of guilty is admissible as evidence under certain circumstances; authorizing a judge to electronically sign an electronic judgment of guilty or not guilty and a certificate documenting the electronically gathered fingerprints; defining the term “electronic signature”; repealing s. 921.242, F.S.; deleting provisions requiring judgments of guilt for certain violations to be in writing, signed by a judge, and recorded by a clerk of the circuit court; deleting a provision requiring the gathering of a defendant’s fingerprints and the judge’s accompanying certification; deleting a provision providing for the admissibility of the judgment of guilt under certain circumstances; reenacting s. 775.084(3)(a), (b), and (c), F.S., relating to fingerprinting a defendant for the purpose of identification, to incorporate the amendment made to s. 921.241, F.S., in references thereto; providing an effective date.

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

By Senator Baxley—

SB 1232—A bill to be entitled An act relating to public assistance fraud; amending s. 414.39, F.S.; revising the maximum reward paid to persons providing certain information leading to the recovery of certain fraudulent public assistance payments; revising the funding source for such rewards; amending s. 414.41, F.S.; directing state-retained shares of recovered public assistance overpayments to be held in the Federal Grants Trust Fund; requiring such funds to be reallocated to the Department of Children and Families; specifying how such funds may be used by the department; requiring the department to submit an annual

report and to propose certain projects for legislative authorization; amending s. 943.045, F.S.; revising the definition of the term “criminal justice agency” to include the fraud investigations component of the department; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Baxley—

SB 1234—A bill to be entitled An act relating to free expression on campus; providing a short title; creating s. 1004.097, F.S.; defining terms; providing applicability; authorizing a public institution of higher education to create and enforce certain restrictions relating to expressive activities on campus; providing for a cause of action against a public institution of higher education for violations of the act; providing for damages; providing a statute of limitations; providing an effective date.

—was referred to the Committees on Education; and Judiciary.

By Senator Baxley—

SB 1236—A bill to be entitled An act relating to school safety; providing legislative intent; amending s. 790.115, F.S.; providing an exception to a prohibition on possessing firearms or other specified devices on school property or other specified areas for authorized concealed weapon or firearm licensees who are designated by school principals or district school superintendents; providing requirements for designees; amending s. 1006.07, F.S.; requiring district school boards to formulate and prescribe policies and procedures for active shooter and hostage situations; requiring that active shooter situation training for each school be conducted by the law enforcement agency or agencies that are designated as first responders to the school’s campus; requiring a district school superintendent to provide specified agencies with certain strategy and activity recommendations to improve school safety and security; requiring that district school boards and private school principals or governing boards allow campus tours by such law enforcement agency or agencies for specified purposes; requiring that certain recommendations be documented by such board or principal; amending s. 1006.12, F.S.; authorizing district school boards to commission one or more school safety officers on each school campus; authorizing district school superintendents to provide recommendations concerning school safety and security to certain law enforcement agencies; amending ss. 435.04, 790.251, 921.0022, and 1012.315, F.S.; conforming cross-references; providing an effective date.

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

By Senator Garcia—

SB 1238—A bill to be entitled An act relating to homeowners’ associations; amending s. 720.303, F.S.; prohibiting an association from hiring an attorney who represents the management company of the association; requiring the association to maintain bids for materials, equipment, or services as part of the official records; providing that a renter of property in a community operated by an association has a right to inspect and copy the association’s bylaws and rules; providing requirements relating to the posting of specified documents on an association’s website; requiring an association to provide members with a copy of the most recent annual financial report or a written notice detailing how to obtain such report; prohibiting an association and its officers, directors, employees, and agents from using a debit card issued in the name of the association, or billed directly to the association, for the payment of any association expense; providing that the use of such debit card for any expense that is not a lawful obligation of the association may be prosecuted as credit card fraud; deleting a provision requiring the board to certify written ballots or agreements to recall a director or directors; requiring certain directors to turn over all records and property of the association in his or her possession within a certain timeframe; requiring a director to turn all records and property of the association over to the board within 10 business days if a recall is deemed effective due to the failure to duly notice and hold a board meeting within a specified timeframe; conforming provisions to changes

made by the act; amending s. 720.3033, F.S.; prohibiting an officer, director, or manager from soliciting, offering to accept, or accepting a kickback for which consideration has not been provided; providing criminal penalties; requiring that an officer or director charged with certain crimes be removed from office; providing requirements for filling the vacancy left by such removal; prohibiting such officer or director from being appointed or elected to a position with any association or having access to official association records while a criminal charge is pending; providing an exception; requiring an officer or director to be reinstated for the remainder of his or her term if the charges are resolved without a finding of guilt; amending s. 720.305, F.S.; providing requirements relating to the suspension of voting rights of unit owners and members; amending s. 720.306, F.S.; providing board member term limits; conforming a cross-reference; amending s. 720.3085, F.S.; prohibiting specified parties from purchasing a unit at a foreclosure sale resulting from an association’s foreclosure of association lien for unpaid assessments or from taking a title by deed in lieu of foreclosure; amending s. 720.309, F.S.; prohibiting an association from employing or contracting with service providers owned or operated by specified persons; prohibiting certain parties from purchasing a parcel at a foreclosure sale resulting from the association’s foreclosure of association lien for unpaid assessments or from taking a deed in lieu of a foreclosure; authorizing a contract with a specific party to be canceled by a majority vote of the parcel owners under certain circumstances; creating s. 720.3095, F.S.; providing requirements and procedures relating to conflicts of interest; defining the term “relative”; amending s. 720.311, F.S.; conforming a cross-reference; providing an effective date.

—was referred to the Committees on Regulated Industries; Judiciary; and Rules.

By Senator Mayfield—

SB 1240—A bill to be entitled An act relating to retirement of instructional personnel and administrative personnel; amending s. 121.091, F.S.; revising limitations on the maximum length of participation in the Deferred Retirement Option Program for certain instructional personnel and administrative personnel; requiring an employer to notify the Division of Retirement of the Department of Management Services regarding any change in termination date and program participation for each affected member; providing a statement of important state interest; providing an effective date.

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

By Senator Steube—

SB 1242—A bill to be entitled An act relating to the carrying of weapons and firearms; amending s. 790.25, F.S.; providing that specified provisions relating to the carrying of weapons and firearms do not apply to persons engaged in, traveling to, or returning from certain outdoor activities or traveling to or returning from certain motor vehicles, residences, shelters, and other places; amending s. 27.53, F.S.; conforming cross-references; providing an effective date.

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

By Senator Lee—

SB 1244—A bill to be entitled An act relating to developments of regional impact; amending s. 380.06, F.S.; revising the statewide guidelines and standards for developments of regional impact; deleting criteria that the Administration Commission is required to consider in adopting its guidelines and standards; revising provisions relating to the application of guidelines and standards; revising provisions relating to variations and thresholds for such guidelines and standards; deleting provisions relating to the issuance of binding letters; specifying that previously issued letters remain valid unless previously expired; specifying the procedure for amending a binding letter of interpretation; specifying that previously issued clearance letters remain valid unless previously expired; deleting provisions relating to authorizations to develop, applications for approval of development, concurrent plan amendments, preapplication procedures, preliminary development

agreements, conceptual agency review, application sufficiency, local notice, regional reports, and criteria for the approval of developments inside and outside areas of critical state concern; revising provisions relating to local government development orders; specifying that amendments to a development order for an approved development may not alter the dates before which a development would be subject to downzoning, unit density reduction, or intensity reduction, except under certain conditions; removing a requirement that certain conditions of a development order meet specified criteria; specifying that construction of certain mitigation-of-impact facilities is not subject to competitive bidding or competitive negotiation for selection of a contractor or design professional; removing requirements relating to local government approval of developments of regional impact that do not meet certain requirements; removing a requirement that the Department of Economic Opportunity and other agencies cooperate in preparing certain ordinances; authorizing developers to record notice of certain rescinded development orders; specifying that certain agreements regarding developments that are essentially built out remain valid unless previously expired; deleting requirements for a local government to issue a permit for a development subsequent to the buildout date contained in the development order; specifying that amendments to development orders do not diminish or otherwise alter certain credits for a development order exaction or fee against impact fees, mobility fees, or exactions; deleting a provision relating to the determination of certain credits for impact fees or extractions; deleting a provision exempting a nongovernmental developer from being required to competitively bid or negotiate construction or design of certain facilities except under certain circumstances; specifying that certain capital contribution front-ending agreements remain valid unless previously expired; deleting a provision relating to local monitoring; revising requirements for developers regarding reporting to local governments and specifying that such reports are not required unless required by a local government with jurisdiction over a development; revising the requirements and procedure for proposed changes to a previously approved development of regional impact and deleting rulemaking requirements relating to such procedure; revising provisions relating to the approval of such changes; specifying that certain extensions previously granted by statute are still valid and not subject to review or modification; deleting provisions relating to determinations as to whether a proposed change is a substantial deviation; deleting provisions relating to comprehensive development-of-regional-impact applications and master plan development orders; specifying that certain agreements that include two or more developments of regional impact which were the subject of a comprehensive development-of-regional-impact application remain valid unless previously expired; deleting provisions relating to downtown development authorities; deleting provisions relating to adoption of rules by the state land planning agency; deleting statutory exemptions from development-of-regional-impact review; specifying that an approval of an authorized developer for an areawide development of regional impact remains valid unless previously expired; deleting provisions relating to areawide developments of regional impact; deleting an authorization for the state land planning agency to adopt rules relating to abandonment of developments of regional impact; requiring local governments to file a notice of abandonment under certain conditions; deleting an authorization for the state land planning agency to adopt a procedure for filing such notice; requiring a development-of-regional-impact development order to be abandoned by a local government under certain conditions; deleting a provision relating to abandonment of developments of regional impact in certain high-hazard coastal areas; authorizing local governments to approve abandonment of development orders for an approved development under certain conditions; deleting a provision relating to rights, responsibilities, and obligations under a development order; deleting partial exemptions from development-of-regional-impact review; deleting exemptions for dense urban land areas; specifying that proposed developments that exceed the statewide guidelines and standards and that are not otherwise exempt be approved by local governments instead of through specified development-of-regional-impact proceedings; amending s. 380.061, F.S.; specifying that the Florida Quality Developments program only applies to previously approved developments in the program before the effective date of the act; specifying a process for local governments to adopt a local development order to replace and supersede the development order adopted by the state land planning agency for the Florida Quality Developments; deleting program intent, eligibility requirements, rulemaking authorizations, and application and approval requirements and processes; deleting an appeals process and the Quality Developments Review Board; amending s. 380.0651, F.S.; de-

leting provisions relating to the superseding of guidelines and standards adopted by the Administration Commission and the publishing of guidelines and standards by the Administration Commission; conforming a provision to changes made by the act; specifying exemptions and partial exemptions from development-of-regional-impact review; deleting provisions relating to determining whether there is a unified plan of development; deleting provisions relating to the circumstances where developments should be aggregated; deleting a provision relating to prospective application of certain provisions; deleting a provision authorizing state land planning agencies to enter into agreements for the joint planning, sharing, or use of specified public infrastructure, facilities, or services by developers; deleting an authorization for the state land planning agency to adopt rules; amending s. 380.07, F.S.; deleting an authorization for the Florida Land and Water Adjudicatory Commission to adopt rules regarding the requirements for developments of regional impact; revising when a local government must transmit a development order to the state land planning agency, the regional planning agency, and the owner or developer of the property affected by such order; deleting a process for regional planning agencies to undertake appeals of development-of-regional-impact development orders; revising a process for appealing development orders for consistency with a local comprehensive plan to be available only for developments in areas of critical state concern; deleting a procedure regarding certain challenges to development orders relating to developments of regional impact; amending s. 380.115, F.S.; deleting a provision relating to changes in development-of-regional-impact guidelines and standards and the impact of such changes on vested rights, duties, and obligations pursuant to any development order or agreement; requiring local governments to monitor and enforce development orders and prohibiting local governments from issuing permits, approvals, or extensions of services if a developer does not act in substantial compliance with an order; deleting provisions relating to changes in development of regional impact guidelines and standards and their impact on the development approval process; amending s. 125.68, F.S.; conforming a cross-reference; amending s. 163.3245, F.S.; conforming cross-references; conforming provisions to changes made by the act; revising the circumstances in which applicants who apply for master development approval for an entire planning area must remain subject to a master development order; specifying an exception; deleting a provision relating to the level of review for applications for master development approval; amending s. 163.3246, F.S.; deleting a provision under which certain developments of regional impact proposed within a certified area are exempt from development-of-regional-impact review; conforming provisions to changes made by the act; conforming cross-references; amending s. 189.08, F.S.; conforming a cross-reference; conforming a provision to changes made by the act; amending s. 190.005, F.S.; conforming cross-references; amending ss. 190.012 and 252.363, F.S.; conforming cross-references; amending s. 369.303, F.S.; conforming a provision to changes made by the act; amending ss. 369.307, 373.236, and 373.414, F.S.; conforming cross-references; amending s. 378.601, F.S.; conforming a provision to changes made by the act; repealing s. 380.065, F.S., relating to a process to allow local governments to request certification to review developments of regional impact that are located within their jurisdictions in lieu of the regional review requirements; amending ss. 380.11 and 403.524, F.S.; conforming cross-references; repealing specified rules regarding uniform review of developments of regional impact by the state land planning agency and regional planning agencies; repealing the rules adopted by the Administration Commission regarding whether two or more developments, represented by their owners or developers to be separate developments, shall be aggregated; providing a directive to the Division of Law Revision and Information; providing an effective date.

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

SB 1246—Withdrawn prior to introduction.

By Senator Gainer—

SB 1248—A bill to be entitled An act relating to specialty license plates; amending ss. 320.08056 and 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop a Coastal Conservation Association license plate; establishing an annual use fee

for the plate; providing for distribution and use of fees collected from the sale of the plates; providing an effective date.

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

By Senator Taddeo—

SB 1250—A bill to be entitled An act relating to adoptee birth certificates; amending s. 382.015, F.S.; requiring the Department of Health to issue a noncertified copy of an original birth certificate to certain adoptees under certain conditions; requiring the department to develop certain forms and make such forms available to birth parents; providing application procedures; requiring the department to develop certain policies and procedures by a specified date; authorizing the department to charge a fee for issuing such noncertified copy; providing construction; providing an effective date.

—was referred to the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Passidomo—

SB 1252—A bill to be entitled An act relating to home renal dialysis; amending s. 465.027, F.S.; revising conditions under which manufacturers, or agents thereof, who distribute home dialysis supplies are exempt from the requirements of the Florida Pharmacy Act; providing an effective date.

—was referred to the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Passidomo—

SB 1254—A bill to be entitled An act relating to early learning; amending s. 1002.81, F.S.; requiring a parent with custody of a child to be verified as a victim of domestic violence by a certified domestic violence center before his or her child is considered an “at-risk child”; amending s. 1002.82, F.S.; revising the duties of the Office of Early Learning; revising the requirements for the office’s annual analysis of the state’s early learning activities; amending s. 1002.85, F.S.; requiring each early learning coalition’s school readiness program plan to include a specified assessment; amending s. 1002.87, F.S.; revising the priorities for children’s participation in a school readiness program; amending s. 1002.88, F.S.; requiring a school readiness program provider to participate in specified assessments and strategies under certain circumstances; amending s. 1002.89, F.S.; requiring school readiness program funding to include program assessments; amending ss. 1002.84 and 1002.92, F.S.; conforming cross-references; providing an appropriation; providing an effective date.

—was referred to the Committees on Education; Judiciary; and Appropriations.

By Senator Brandes—

SB 1256—A bill to be entitled An act relating to the search of the content, information, and communications of cellular phones, portable electronic communication devices, and microphone-enabled household devices; amending s. 92.605, F.S.; authorizing the obtaining in criminal cases of the contents of electronic communications only by court order or by search warrant, as provided in ch. 934, F.S., unless otherwise required by law; amending s. 934.01, F.S.; revising and providing legislative findings; reordering and amending s. 934.02, F.S.; redefining the term “oral communication”; defining the terms “portable electronic communication device” and “microphone-enabled household device”; amending s. 934.03, F.S.; authorizing specified persons to provide information, facilities, or technical assistance to a person authorized by law to intercept wire, oral, or electronic communications if the person has been provided with a warrant; prohibiting specified persons from disclosing the existence of any interception of a wire, oral, or electronic communication with respect to which the person has been served with a warrant; conforming a cross-reference; amending s. 934.07, F.S.; au-

thorizing a judge to issue, instead of granting, a warrant in conformity with specified provisions; authorizing the Department of Law Enforcement to request a law enforcement agency that provided it with certain information to join with the department in seeking a new warrant; amending s. 934.08, F.S.; authorizing certain disclosure or use when an investigative or law enforcement officer intercepts wire, oral, or electronic communications relating to offenses other than those specified in a warrant; amending s. 934.09, F.S.; requiring that each application for a warrant, rather than an order, authorizing or approving the interception of wire, oral, or electronic communications be made in writing and state the applicant’s authority; authorizing a judge to authorize a warrant ex parte, rather than an ex parte order, based on the application under certain circumstances; specifying requirements for warrants, rather than orders, issued under certain circumstances; deleting a time limitation that, if not met, prohibits the introduction into evidence of the contents of certain wire, oral, or electronic communications or other evidence; deleting a provision authorizing a judge to waive the time limitation if he or she makes certain findings; authorizing an aggrieved person to move to suppress the contents of certain wire, oral, or electronic communications before, as well as during, a trial, hearing, or proceeding; providing for inadmissibility of certain evidence if a certain motion is granted; authorizing a judge of competent jurisdiction to authorize interception within this state under specified circumstances; amending s. 934.10, F.S.; providing that a good faith reliance on a warrant issued under certain provisions constitutes a complete defense against specified actions; amending s. 934.21, F.S.; providing criminal penalties for the intentional and unlawful access without authorization of certain devices and obtaining of wire, oral, or electronic communications stored within those devices; conforming cross-references; reordering and amending s. 934.42, F.S.; authorizing an investigative or law enforcement officer to apply to a judge of competent jurisdiction for a warrant, rather than an order, authorizing the acquisition of cellular-site location data, precise global positioning system data, or historical global positioning satellite data; requiring an application for a warrant to include a statement of a reasonable length of time that a mobile tracking device may be used, not to exceed a specified duration; authorizing a court to grant extensions not individually exceeding a specified duration, for good cause; deleting a provision requiring a certification to be included in the application for an order; requiring a court to grant a warrant ex parte if it finds probable cause in the application and if the required statements have been made; requiring the warrant to command the officer to complete an installation authorized by the warrant within a certain timeframe; providing requirements for the return of the warrant to the judge and service of a copy of the warrant on the person who was tracked or whose property was tracked; authorizing a court to delay the notice requirement for a certain time upon request by the law enforcement agency; requiring that the standards established by Florida courts for the installation, use, or monitoring of mobile tracking devices apply to the installation, use, or monitoring of certain devices; redefining the term “tracking device”; authorizing any investigative or law enforcement officer who is specially designated by certain persons and who makes specified determinations to install or use a mobile tracking device under certain circumstances; providing requirements for the installation and use of the mobile tracking devices; providing criminal penalties; reenacting s. 934.22(2)(b), F.S., relating to voluntary disclosure of customer communications or records, to incorporate the amendments made to ss. 934.03 and 934.07, F.S., in references thereto; reenacting s. 934.27(1) and (4), F.S., relating to relief, damages, and defenses for certain civil actions, to incorporate the amendments made to ss. 934.09 and 934.21, F.S., in references thereto; reenacting ss. 934.23(6), 934.24(6) and (7), 934.25(5), and 934.28, F.S., relating to required disclosures of customer communications or records, a subscriber or customer filing a motion for certain relief and customer notification, delayed notice, and the exclusivity of remedies and sanctions for certain violations, respectively, to incorporate the amendment made to s. 934.21, F.S., in references thereto; providing an effective date.

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

By Senator Hutson—

SB 1258—A bill to be entitled An act relating to the Florida Security for Public Deposits Act; amending s. 280.02, F.S.; redefining terms; creating s. 280.042, F.S.; specifying conditions that must be met before

the Chief Financial Officer may designate a credit union as a qualified public depository; requiring the Chief Financial Officer to withdraw, via a certain notice, from a collateral agreement with a credit union under certain circumstances; providing that such credit union may no longer be designated as a qualified public depository; providing requirements for such credit union; authorizing the Chief Financial Officer to limit, for a certain purpose, the amount of public deposits a credit union may hold; amending s. 280.07, F.S.; specifying the mutual responsibility and contingent liability of certain credit unions designated as qualified public depositories; conforming a provision to changes made by the act; amending s. 280.08, F.S.; providing that certain assessments by the Chief Financial Officer are subject to certain segregation of contingent liability provisions; conforming provisions to changes made by the act; amending s. 280.09, F.S.; requiring the Chief Financial Officer, in administering the Public Deposits Trust Fund, to segregate and separately account for certain proceeds, assessments, or penalties attributable to a credit union from those attributable to a bank, savings bank, or savings association; providing that certain payments of losses are subject to such limitations; amending ss. 280.03, 280.05, 280.052, 280.053, 280.055, 280.085, 280.10, 280.13, and 280.17, F.S.; conforming provisions to changes made by the act; reenacting ss. 17.57(7)(a), 24.114(1), 125.901(3)(e), 136.01, 159.608(11), 175.301, 175.401(8), 185.30, 185.50(8), 190.007(3), 191.006(16), 215.34(2), 218.415(16)(c), (17), and (23)(a), 255.502(4)(h), 331.309(1) and (2), 373.553(2), 631.221, and 723.06115(3)(c), F.S., relating to deposits and investments of state money; bank deposits and control of lottery transactions; children's services and independent special districts; county depositories; powers of housing finance authorities; depositories for pension funds; retiree health insurance subsidies; depositories for retirement funds; retiree health insurance subsidies; board of supervisors; general powers; state funds and noncollectible items; local government investment policies; definitions; treasurers, depositories, and fiscal agents; a treasurer of the board, payment of funds, and depositories; deposit of moneys collected; and the Florida Mobile Home Relocation Trust Fund, respectively, to incorporate the amendment made to s. 280.02, F.S., in references thereto; providing an effective date.

—was referred to the Committees on Banking and Insurance; and Rules.

By Senator Stargel—

SB 1260—A bill to be entitled An act relating to nursing homes and assisted living facilities; creating s. 366.042, F.S.; requiring the Public Service Commission to ensure that public utilities effectively prioritize the restoration of services to certain health care facilities in the event of emergencies; amending s. 400.0238, F.S.; requiring that a claimant's attorney fees be calculated based on the claimant's share of punitive damages; revising provisions related to punitive damages to include provisions for cases that are settled; amending s. 400.0239, F.S.; authorizing the Quality of Long-Term Care Facility Improvement Trust Fund to expend certain funds on a grant program administered by the Agency for Health Care Administration to provide funding for nursing home facilities to acquire emergency power sources; amending s. 400.19, F.S.; requiring the agency to determine compliance with statutes and rules relating to emergency power sources in the unannounced inspections of a nursing home facility; amending s. 400.23, F.S.; requiring the agency, in consultation with the Department of Health and the Department of Elderly Affairs, to adopt and enforce rules requiring each facility to have an emergency power source and a supply of fuel which meet certain criteria; providing an exception; requiring the agency to adopt rules establishing minimum criteria for a comprehensive emergency management plan that includes a plan to monitor residents and transport them in certain situations to avoid complications from heat exposure; requiring the local emergency management agency to publish a list of facilities whose emergency plans have been approved; amending s. 429.41, F.S.; requiring the Department of Elderly Affairs, in consultation with the agency, the Department of Children and Families, and the Department of Health, to adopt and enforce rules requiring each facility maintain an emergency power source and a supply of fuel which meet certain criteria; providing an exception; providing an effective date.

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

By Senator Hutson—

SB 1262—A bill to be entitled An act relating to election dates for municipal office; amending s. 100.3605, F.S.; requiring the governing body of a municipality to determine the dates on which initial and runoff elections for municipal office are held and providing options therefor; preempting to the state the authority to establish election dates for municipal elections; providing construction; amending s. 100.361, F.S.; requiring municipal recall elections to be held concurrently with municipal elections under certain conditions; repealing s. 101.75, F.S., relating to change of dates for cause in municipal elections; extending the terms of incumbent elected municipal officers until the next municipal election; providing an effective date.

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

By Senator Steube—

SB 1264—A bill to be entitled An act relating to mandatory court costs; amending s. 938.27, F.S.; increasing the minimum amount of costs charged per case by state attorneys; reenacting s. 985.032, F.S., relating to the legal representation for delinquency cases, to incorporate the amendment made to s. 938.27, F.S., in a reference thereto; providing an effective date.

—was referred to the Committees on Criminal Justice; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

By Senator Thurston—

SB 1266—A bill to be entitled An act relating to disclosure of financial interests; amending s. 112.3145, F.S.; defining the term "charter school employee"; providing financial disclosure requirements for charter school employees; conforming provisions to changes made by the act; providing applicability; providing an effective date.

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

By Senator Perry—

SB 1268—A bill to be entitled An act relating to regulatory reform; creating s. 14.35, F.S.; establishing the Red Tape Reduction Advisory Council within the Executive Office of the Governor; providing for membership and terms; providing for meetings and organization of the council; specifying that members serve without compensation; providing for per diem and travel expenses; specifying required activities of the council; requiring an annual report; amending s. 120.52, F.S.; providing definitions; amending s. 120.54, F.S.; requiring an agency adopting a rule to submit a rule replacement request to the Administrative Procedures Committee; requiring a rule development or adoption notice to include a rule proposed for repeal; providing that a rule repeal necessary to maintain the regulatory baseline is effective at the same time as the proposed rule; amending s. 120.545, F.S.; requiring the committee to examine rule replacement requests and existing rules; requiring the committee to determine whether a rule replacement request complies with certain requirements; requiring the committee to determine whether adoption of a rule other than an emergency rule will cause the total number of rules to exceed the regulatory baseline; creating s. 120.546, F.S.; requiring the Administrative Procedures Committee to establish a regulatory baseline of agency rules; providing that a proposed rule may not cause the total number of rules to exceed the regulatory baseline; requiring an agency proposing a rule to submit a rule replacement request to the committee; authorizing an agency to request an exemption; providing that a rule replacement request or an exemption request may not be approved until the initial regulatory baseline has been reduced by a specified amount; requiring an annual report; amending s. 120.55, F.S.; requiring the inclusion of certain information and a specified report in the Florida Administrative Code; amending s. 120.74, F.S.; requiring an agency regulatory plan to include identification of certain rules; amending ss. 120.80, 120.81, 420.9072, 420.9075, and 443.091, F.S.; conforming cross-references; providing an effective date.

—was referred to the Committees on Governmental Oversight and Accountability; Appropriations Subcommittee on General Government; and Appropriations.

By Senators Brandes and Rouson—

SB 1270—A bill to be entitled An act relating to penalties and fees; amending s. 27.52, F.S.; requiring a certain application to provide the applicant with the option to fulfill any court-ordered financial obligation associated with a case by enrolling in a payment plan or by completing community service if ordered by the court; requiring a clerk of the court to compare the information provided in the application to any readily ascertainable or publicly available information under certain circumstances; authorizing the clerk to refer any application believed to be fraudulent to the court for review; amending s. 28.246, F.S.; revising requirements relating to the payment of court-related fines or other monetary penalties, fees, charges, and costs; requiring a clerk of the circuit court to solicit competitive bids from private attorneys or collection agents for collection services, subject to certain requirements; prohibiting the clerk from assessing a certain surcharge; prohibiting the private attorney or collection agent from imposing certain additional fees or surcharges; amending s. 57.082, F.S.; authorizing the clerk to refer any application believed to be fraudulent to the court for review; amending s. 316.650, F.S.; requiring traffic citation forms to include certain language relating to payment of a penalty; amending s. 318.15, F.S.; prohibiting the suspension of a person's driver license solely for failure to pay certain financial obligations if the person requests a hearing and demonstrates specified circumstances to the court, after notice of a penalty and before the suspension takes place; requiring a person who meets specified criteria to provide the clerk with updated documentation at specified intervals; requiring the person to begin paying certain outstanding financial obligations under certain circumstances; requiring the clerk to notify the Department of Highway Safety and Motor Vehicles of the person's failure to pay within a specified time under certain circumstances; requiring the department to immediately issue an order suspending the driver license and privilege to drive of the person upon receipt of such notice, effective after a specified time; amending s. 318.18, F.S.; requiring a court to inquire at the time a certain civil penalty is ordered whether the person is able to pay it; amending s. 322.055, F.S.; decreasing the period for revocation or suspension of, or delay of eligibility for, driver licenses or driving privileges for certain persons convicted of certain drug offenses; deleting provisions authorizing a driver to petition the department for restoration of his or her driving privilege; amending s. 322.056, F.S.; decreasing the period for revocation or suspension of, or delay of eligibility for, driver licenses or driving privileges for certain persons found guilty of certain drug offenses; deleting a provision authorizing a court to direct the department to issue a license for certain restricted driving privileges under certain circumstances; deleting requirements relating to the revocation or suspension of, or delay of eligibility for, driver licenses or driving privileges for certain persons found guilty of certain alcohol or tobacco offenses; repealing s. 322.057, F.S., relating to discretionary revocation or suspension of a driver license for certain persons who provide alcohol to persons under a specified age; amending s. 322.09, F.S.; deleting a provision prohibiting the issuance of a driver license or learner's driver license under certain circumstances; repealing s. 322.091, F.S., relating to attendance requirements for driving privileges; amending s. 322.245, F.S.; prohibiting the suspension of a person's driver license solely for failure to pay certain financial obligations if the person requests a hearing and demonstrates specified circumstances to the court, after notice of a penalty and before the suspension takes place; providing an exception; requiring a person who meets specified criteria to provide the clerk with updated documentation every specified number of days; requiring the person to begin paying certain outstanding financial obligations under certain circumstances; requiring the clerk to notify the department of the person's failure to pay within a specified time under certain circumstances; requiring the department to immediately issue an order suspending the driver license and privilege to drive of the person upon receipt of such notice, effective after a specified time; repealing s. 322.251(7), F.S., relating to notice of suspension or revocation of driving privileges, reasons for reinstatement of such driving privileges, and certain electronic access to identify a person who is the subject of an outstanding warrant or capias for passing worthless bank checks; amending s. 322.271, F.S.; providing that a person whose driver license or privilege to drive has been suspended may have his or her driver license or driving privilege reinstated

on a restricted basis under certain circumstances; providing the period of validity of such restricted license; amending s. 322.34, F.S.; revising the underlying violations resulting in driver license or driving privilege cancellation, suspension, or revocation for which specified penalties apply; amending s. 562.11, F.S.; revising penalties for selling, giving, serving, or permitting to be served alcoholic beverages to a person under a specified age or permitting such person to consume such beverages on licensed premises; revising penalties for misrepresenting or misstating age or age of another to induce a licensee to serve alcoholic beverages to a person under a specified age; conforming provisions to changes made by the act; repealing s. 562.111(3), F.S., relating to withholding issuance of, or suspending or revoking, a driver license or driving privilege for possession of alcoholic beverages by persons under a specified age; amending s. 569.11, F.S.; revising penalties for persons under a specified age who knowingly possess, misrepresent their age or military service to purchase, or purchase or attempt to purchase tobacco products; authorizing, rather than requiring, the court to direct the department to withhold issuance of or suspend a person's driver license or driving privilege for certain violations; amending s. 790.22, F.S.; revising penalties relating to suspending, revoking, or withholding issuance of driver licenses or driving privileges for minors under a specified age who possess firearms under certain circumstances; deleting provisions relating to penalties for certain offenses involving the use or possession of a firearm by a minor under a specified age; amending s. 806.13, F.S.; deleting provisions relating to certain penalties for criminal mischief by a minor; repealing s. 812.0155, F.S., relating to suspension of a driver license following an adjudication of guilt for theft; repealing s. 832.09, F.S., relating to suspension of a driver license after warrant or capias is issued in worthless check cases; amending s. 847.0141, F.S.; deleting a provision authorizing a court, upon a certain finding of contempt, to issue an order to the department to withhold issuance of or suspend the driver license or driving privilege of a minor for a specified time; amending s. 877.112, F.S.; revising penalties for persons under a specified age who knowingly possess, misrepresent their age or military service to purchase, or purchase or attempt to purchase any nicotine product or nicotine dispensing device; authorizing, rather than requiring, the court to direct the department to withhold issuance of or suspend a person's driver license or driving privilege for certain violations; amending s. 938.30, F.S.; authorizing a judge to convert certain statutory financial obligations into court-ordered obligations to perform community service by reliance upon specified information under certain circumstances; amending s. 1003.27, F.S.; deleting provisions relating to procedures and penalties for nonenrollment and nonattendance cases; amending ss. 318.14, 322.05, 322.27, and 1003.01, F.S.; conforming provisions to changes made by the act; providing applicability of certain changes made by the act; requiring the department to notify the Division of Law Revision and Information upon the adoption of certain uniform traffic citation forms; providing effective dates.

—was referred to the Committees on Transportation; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

By Senator Steube—

SB 1272—A bill to be entitled An act relating to educational choice programs; amending s. 1002.385, F.S.; revising the term “disability”; authorizing Gardiner Scholarship Program funds to be spent for specified school supplies; revising obligations of a scholarship-funding organization; providing a maximum application fee that an organization may charge for specified applicants; requiring the Auditor General to conduct operational audits of program participants at least once every 3 years, instead of annually; amending s. 1002.395, F.S.; defining the term “expend”; revising student eligibility requirements for the Florida Tax Credit Scholarship Program; capping the amount of eligible contributions that an organization may use for administrative expenses; specifying that such funds may not be used for professional development or accreditation purposes; providing a maximum application fee that an organization may charge for specified applicants; authorizing, rather than requiring, a parent to notify his or her child's school district of withdrawal of the child to attend an eligible private school; providing an effective date.

—was referred to the Committees on Education; Appropriations Subcommittee on Pre-K - 12 Education; and Appropriations.

By Senator Passidomo—

SB 1274—A bill to be entitled An act relating to community associations; amending s. 718.111, F.S.; deleting a provision prohibiting an association from hiring an attorney who represents the management company of the association; revising condominium association recordkeeping and financial reporting requirements; amending s. 718.112, F.S.; revising provisions relating to required association by-laws; authorizing an association to adopt rules for posting certain notices on a website; providing responsibilities for unit owners who receive electronic notices; revising and providing board member recall and challenge requirements; authorizing the recovery of attorney fees and costs in an action to challenge the validity of a board member recall; amending s. 718.113, F.S.; revising voting requirements relating to alterations and additions to certain common elements or association property; amending s. 718.3026, F.S.; removing a provision relating to certain contracts or transactions regarding conflicts of interest; amending s. 718.3027, F.S.; providing requirements for proposed activity that is identified as a conflict of interest; amending s. 718.303, F.S.; revising fine and suspension requirements; amending s. 718.707, F.S.; revising the time limitation for classification as a bulk assignee or bulk buyer; amending s. 719.104, F.S.; revising cooperative association recordkeeping requirements; amending s. 719.106, F.S.; revising the composition of boards of administration; placing an additional restriction on service as a board member; prohibiting a board member from voting via e-mail; requiring that a notice for certain meetings contain certain information; authorizing an association to adopt rules for posting certain notices on a website; requiring that an adopted rule contain a certain requirement related to electronic notice; providing responsibilities for unit owners who receive electronic notices; providing that directors or officers who are delinquent in certain payments owed in excess of certain periods of time are deemed to have abandoned their offices; amending s. 719.107, F.S.; specifying that certain services that are obtained pursuant to a bulk contract are deemed a common expense; amending s. 719.303, F.S.; revising fine and suspension requirements; specifying a fine payment is due within a certain timeframe after the fine is approved by the committee; requiring the association to provide written notice of certain fines or suspensions to certain persons; amending s. 720.303, F.S.; prohibiting a board member from voting via e-mail; revising reserve account requirements; providing requirements for votes relating to reserve accounts; providing applicability; requiring that meetings at which a proposed annual budget will be considered be open to all parcel owners; providing requirements for special meetings held to consider a substitute annual budget; amending s. 720.305, F.S.; expanding the list of persons required to be notified of a fine or suspension before the fine or suspension may be imposed; specifying that a payment for a fine is due within a certain timeframe; amending s. 720.306, F.S.; prohibiting write-in nominations for certain elections; requiring certain candidates to commence service on the board of directors regardless of whether a quorum is attained; amending s. 720.3085, F.S.; clarifying applicability; amending s. 720.401, F.S.; revising the statements required to be included in the disclosure summary; providing an effective date.

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

By Senator Simmons—

SB 1276—A bill to be entitled An act relating to campaign financing; amending s. 106.011, F.S.; redefining the terms “electioneering communication,” “electioneering communications organization,” and “political committee” to conform to changes made by the act; defining the term “independent electioneering communication”; amending s. 106.03, F.S.; revising the threshold amount for expenditures for which an electioneering communications organization must file a statement of organization; requiring a corporate or business entity that makes expenditures exceeding a certain amount for political activities to file a statement of information within a certain timeframe; revising required components of a statement of organization filed by political committees or electioneering communications organizations; prescribing requirements for a statement of information filed by a corporate or business entity; requiring specified individuals affiliated with a committee, an organization, or a corporate or business entity to certify the correctness of each filed statement; providing a penalty; conforming provisions to changes made by the act; amending ss. 106.07 and 106.0703, F.S.; expanding reporting requirements for candidates, political committees,

and electioneering communications organizations; establishing reporting requirements for specified corporate or business entities making certain political expenditures; requiring specified individuals affiliated with the corporate or business entity to certify the correctness of each report; providing a penalty; amending s. 106.0705, F.S.; requiring registration information to be filed electronically using the Division of Elections’ electronic filing system; requiring a corporate or business entity required to register or file reports with the division to use the division’s electronic filing system; providing that specified individuals affiliated with a corporate or business entity are subject to penalties for the willful filing of an incorrect statement or report; revising the division’s rulemaking authority to conform to changes made by the act; creating s. 106.0708, F.S.; requiring the division to implement and maintain an electronic campaign finance database; specifying minimum requirements and capabilities of the database; requiring the division to adopt rules; amending s. 106.071, F.S.; revising the threshold amount for reporting certain independent expenditures and electioneering communications; requiring additional information to be included in reports filed by certain persons making independent expenditures or expenditures for electioneering communications; modifying the applicability of a provision requiring disclaimers in a political advertisement paid for by an independent expenditure; amending s. 106.08, F.S.; restricting the amount of funds that a political committee may transfer or contribute to a political party or an affiliated party committee; prohibiting a political committee or an electioneering communications organization from accepting a transfer of funds or a contribution exceeding a certain amount from specified entities; providing exceptions; conforming provisions to changes made by the act; amending s. 106.143, F.S.; revising requirements for disclaimers for political advertisements, to conform; amending s. 106.1439, F.S.; revising requirements for disclaimers for electioneering communications, to conform; requiring a candidate to approve in advance an electioneering communication offered on his or her behalf; requiring the candidate to provide a written statement of authorization for each communication distributed; requiring a person making an independent electioneering communication to provide a written statement for each communication distributed; providing penalties; amending s. 106.147, F.S.; revising disclosure requirements for telephone solicitation; conforming provisions to changes made by the act; amending s. 106.25, F.S.; removing certain restrictions regarding complaints received, and the investigation thereof, by the Florida Elections Commission; amending s. 106.29, F.S.; conforming a cross-reference; providing an effective date.

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

By Senator Steube—

SB 1278—A bill to be entitled An act relating to permanency; amending s. 39.621, F.S.; deleting a provision listing the order of preference of permanency goals; providing that the best interest of the child is the court’s sole consideration, rather than the primary consideration, in determining a permanency goal for a child in the dependency system; requiring a court to consider specified factors in determining the best interest of the child; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; Judiciary; and Rules.

By Senator Steube—

SB 1280—A bill to be entitled An act relating to involuntary commitment; amending s. 393.11, F.S.; revising the composition of the petitioning commission; requiring the Agency for Persons with Disabilities to provide certain notice of eligibility determinations; requiring the court to conduct annual hearings on the continued need for involuntary placement in residential services; revising duties of the court in hearings for involuntary admission; providing for participation of a guardian or guardian advocate in placement determinations; amending s. 916.301, F.S.; revising provisions relating to court appointment of certain qualified experts to evaluate a defendant’s mental condition; amending s. 916.3012, F.S.; revising provisions governing acceptable recommended training for a defendant determined incompetent to proceed; amending s. 916.302, F.S.; requiring the court to hold a competency hearing within a specified timeframe when a defendant is competent to proceed; providing for referral of dually diagnosed de-

defendants to the Department of Children and Families or the agency for placement in a facility; providing for transferring a defendant between the department and the agency under certain circumstances; amending s. 916.3025, F.S.; providing for the court to retain jurisdiction over certain defendants found nonrestorable to competency; amending s. 916.303, F.S.; revising provisions governing the dismissal of charges against a defendant found to be incompetent to proceed and who does not have a guardian or guardian advocate; amending s. 916.304, F.S.; providing a limitation on conditional release for community-based competency training for a defendant who is incompetent to proceed; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Taddeo—

SB 1282—A bill to be entitled An act relating to residential property insurance; amending s. 627.7011, F.S.; revising a mandatory homeowner's insurance policy disclosure regarding the absence of flood insurance coverage; requiring the homeowner to place his or her initials on a specified acknowledgment; providing applicability; providing an effective date.

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

By Senator Simmons—

SB 1284—A bill to be entitled An act relating to the homestead exemption for disabled first responders; amending s. 196.102, F.S.; revising the definition of the term “first responder” to include law enforcement officers, correctional officers, firefighters, emergency medical technicians, or paramedics whose injuries are certified by their employing organizations to be caused by service in the line of duty on September 11, 2001, in New York City while responding to terrorist attacks; conforming a provision to changes made by the act; providing an effective date.

—was referred to the Committees on Community Affairs; Appropriations Subcommittee on Finance and Tax; and Appropriations.

By Senator Simmons—

SB 1286—A bill to be entitled An act relating to the Gardiner Scholarship; amending s. 1002.385, F.S.; revising the meaning of a rare disease within the definition of a “disability” for purposes of the Gardiner Scholarship Program; providing an effective date.

—was referred to the Committees on Education; Appropriations Subcommittee on Pre-K - 12 Education; and Appropriations.

By Senators Simmons and Steube—

SB 1288—A bill to be entitled An act relating to tobacco products; providing a short title; amending s. 210.095, F.S.; revising shipping documentation requirements for specified sales of tobacco products; providing criminal and noncriminal penalties; amending s. 322.056, F.S.; deleting provisions requiring driver license penalties for certain persons who commit tobacco-related offenses; amending s. 386.212, F.S.; revising the age limit for smoking near school property; amending s. 569.002, F.S.; defining the term “electronic smoking device”; redefining the term “tobacco products”; deleting the term “any person under the age of 18”; amending s. 569.007, F.S.; prohibiting the sale of tobacco products except under certain circumstances; providing an exception for certain establishments; amending s. 569.0075, F.S.; prohibiting certain entities from gifting sample tobacco products to persons under 21 years of age; amending s. 569.008, F.S.; providing legislative intent; deleting a provision relating to the mitigation of penalties imposed against a dealer for certain violations; amending s. 569.101, F.S.; providing that it is unlawful to sell, deliver, barter, furnish, or give tobacco products to persons under 21 years of age; revising penalties for violations; revising the requirements for a complete defense for persons

charged with certain violations; amending s. 569.11, F.S.; deleting provisions relating to persons under 18 years of age possessing tobacco products; providing that it is unlawful for persons under 21 years of age to misrepresent their age to acquire tobacco products; revising the penalties for certain persons who misrepresent their age; deleting a provision requiring a person participating in community service to be considered an employee of the state for certain purposes; conforming a provision to changes made by the act; amending ss. 569.12, 569.14, and 569.19, F.S.; conforming provisions to changes made by the act; repealing s. 877.112, F.S., relating to restrictions on the sale and delivery of nicotine products and nicotine dispensing devices; providing an effective date.

—was referred to the Committees on Regulated Industries; Commerce and Tourism; and Rules.

By Senator Baxley—

SB 1290—A bill to be entitled An act relating to government actions discriminating against businesses; providing a short title; creating s. 760.65, F.S.; providing definitions; prohibiting certain discriminatory actions by governmental entities against business entities; providing an effective date.

—was referred to the Committees on Commerce and Tourism; Appropriations Subcommittee on Finance and Tax; and Appropriations.

By Senator Stargel—

SB 1292—A bill to be entitled An act relating to the Department of Financial Services; amending s. 17.64, F.S.; providing that electronic images of warrants, vouchers, or checks in the Division of Treasury are deemed to be original records; revising the applicable medium, from film or print to electronic, in provisions relating to copies and reproductions of records and documents of the division; amending s. 20.121, F.S.; renaming the Bureau of Fire and Arson Investigations within the Division of Investigative and Forensic Services as the Bureau of Fire, Arson, and Explosives Investigations; creating the Bureau of Insurance Fraud and the Bureau of Workers' Compensation Fraud within the division; amending s. 39.6035, F.S.; requiring certain child transition plans to address financial literacy; specifying requirements for the Department of Children and Families and community-based providers relating to a certain financial literacy curriculum offered by the department; amending s. 39.6251, F.S.; revising conditions under which certain children are eligible to remain in licensed care; amending s. 284.50, F.S.; requiring safety coordinators of state governmental departments to complete, within a certain timeframe, safety coordinator training offered by the department; requiring certain agencies to report certain return-to-work information to the department; authorizing the department to disclose certain personal identifying information of injured or deceased employees which is exempt from disclosure under the Workers' Compensation Law to department-contracted vendors for certain purposes; requiring agencies to provide certain risk management program information to the Division of Risk Management for certain purposes; specifying requirements for agencies in reviewing and responding to certain information and communications provided by the division; amending s. 409.1451, F.S.; revising conditions under which a young adult is eligible for postsecondary education services and support under the Road-to-Independence Program; amending s. 414.411, F.S.; replacing the Department of Economic Opportunity with the Department of Education in a list of entities to which a public assistance recipient may be required to provide written consent for certain investigative inquiries; amending s. 497.168, F.S.; providing an exemption from specified application fees for members and certain veterans of the United States Armed Forces; requiring such members and veterans to provide certain documentation of good standing or honorable discharge; amending s. 497.456, F.S.; specifying the date before when the department must annually review the status of the Preneed Funeral Contract Consumer Protection Trust Fund; requiring the department to transfer, for certain purposes, trust fund sums in excess of a specified amount to the Regulatory Trust Fund each year; amending s. 624.317, F.S.; authorizing the department to conduct investigations of any, rather than specified, agents subject to its jurisdiction; amending ss. 624.34, 624.4094, 624.501, 624.509, and 625.071, F.S.; conforming provisions to changes made by the act; amending s. 626.112, F.S.; requiring a managing general agent to hold a currently effective producer

license rather than a managing general agent license; amending s. 626.171, F.S.; deleting applicability of licensing provisions as to managing general agents; making a technical change; amending s. 626.202, F.S.; providing that certain applicants are not required to re-submit fingerprints to the department under certain circumstances; authorizing the department to require these applicants to file fingerprints under certain circumstances; providing an exemption from fingerprinting requirements for members and certain veterans of the United States Armed Forces; requiring such members and veterans to provide certain documentation of good standing or honorable discharge; amending s. 626.207, F.S.; conforming a provision to changes made by the act; amending s. 626.221, F.S.; adding a designation that exempts applicants for licensure as an all-lines adjuster from an examination requirement; amending s. 626.451, F.S.; deleting a requirement for law enforcement agencies and state attorney's offices to notify the department or the Office of Insurance Regulation of certain felony dispositions; deleting a requirement for the state attorney to provide the department or office a certified copy of an information or indictment against a managing general agent; conforming a provision to changes made by the act; amending s. 626.521, F.S.; revising requirements for credit and character reports secured and kept by insurers or employers appointing certain insurance representatives; amending s. 626.731, F.S.; deleting a certain qualification for licensure as a general lines agent; amending s. 626.7351, F.S.; revising a qualification for licensure as a customer representative; amending s. 626.744, F.S.; conforming a provision to changes made by the act; amending s. 626.745, F.S.; revising conditions under which service representatives and managing general agents may engage in certain activities; amending ss. 626.7451 and 626.7455, F.S.; conforming provisions to changes made by the act; amending s. 626.752, F.S.; revising a requirement for the Brokering Agent's Register maintained by brokering agents; revising the limit on certain personal lines risks an insurer may receive from an agent within a specified timeframe before the insurer must comply with certain reporting requirements for that agent; amending s. 626.793, F.S.; revising the limit on certain risks that certain insurers may receive from a life agent within a specified timeframe before the insurer must comply with certain reporting requirements for that agent; amending s. 626.837, F.S.; revising the limit on certain risks that certain insurers may receive from a health agent within a specified timeframe before the insurer must comply with certain reporting requirements for that agent; amending s. 626.8732, F.S.; deleting a requirement for a licensed non-resident public adjuster to submit a certain annual affidavit to the department; amending s. 626.8734, F.S.; deleting a requirement for a non-resident independent adjuster to submit a certain annual affidavit to the department; amending s. 626.88, F.S.; conforming a provision to changes made by the act; amending s. 626.927, F.S.; revising conditions under which an individual may be licensed as a surplus lines agent solely for the purpose of placing certain coverages with surplus lines insurers; amending s. 626.929, F.S.; revising a condition under which a managing general agent may accept and place certain surplus lines business and compensate certain agents; amending s. 626.930, F.S.; revising a requirement relating to the location of a surplus lines agent's surplus lines business records; amending s. 626.9892, F.S.; authorizing the department to pay up a specified amount of rewards under the Anti-Fraud Reward Program for information leading to the arrest and conviction of persons guilty of arson; amending s. 633.302, F.S.; providing for an additional 4-year term for members of the Florida Fire Safety Board after their initial terms; amending s. 633.304, F.S.; revising circumstances under which an inactive fire equipment dealer license is void; specifying the timeframe when an inactive license must be re-activated; specifying that permittees performing certain work on fire equipment may be contracted rather than employed; revising a requirement for a certain proof-of-insurance form to be provided by the insurer rather than the State Fire Marshal; amending s. 633.318, F.S.; revising a requirement for a certain proof-of-insurance form to be provided by the insurer rather than the State Fire Marshal; amending s. 633.408, F.S.; specifying prerequisites and retention requirements for a Special Certificate of Compliance that authorizes an individual to serve as an administrative and command head of a fire service provider; amending s. 633.416, F.S.; authorizing fire service providers to employ individuals who received equivalent training while active in the United States Department of Defense; requiring the Division of State Fire Marshal to verify the equivalency of such training before the individual begins employment; requiring such individual to obtain a Firefighter Certificate of Compliance within a specified timeframe; making a technical change; amending s. 633.444, F.S.; deleting a requirement for the Division of State Fire Marshal to develop a staffing and funding

formula for the Florida State Fire College; amending s. 648.27, F.S.; revising conditions under which a managing general agent must also be licensed as a bail bond agent; conforming a provision to changes made by the act; amending s. 648.34, F.S.; providing that individuals applying for bail bond agent licensure are not required to resubmit fingerprints to the department under certain circumstances; authorizing the department to require such individuals to file fingerprints under certain circumstances; reenacting s. 626.8734(1)(b), F.S., relating to non-resident all-lines adjuster license qualifications, to incorporate the amendment made to s. 626.221, F.S., in a reference thereto; providing an effective date.

—was referred to the Committees on Banking and Insurance; Children, Families, and Elder Affairs; and Appropriations.

By Senator Rodriguez—

SB 1294—A bill to be entitled An act relating to driver licenses and identification cards; amending s. 322.08, F.S.; requiring proof of a taxpayer identification number or other specified identification number for certain applicants for a driver license; authorizing additional specified documents that are issued by foreign governments to satisfy proof-of-identity requirements; providing that a driver license or temporary permit issued based on specified documents is valid for a specified period; amending s. 322.12, F.S.; prohibiting the Department of Highway Safety and Motor Vehicles from waiving certain tests for applicants who provide proof of identity using specified foreign documents; amending s. 322.14, F.S.; requiring the department to mark licenses to indicate compliance with the REAL ID Act of 2005 under specified circumstances; amending ss. 322.17, 322.18, and 322.19, F.S.; prohibiting a licensee from obtaining a duplicate or replacement instruction permit or driver license, renewing a driver license, or changing his or her name or address, except in person and upon submission of specified identification documents under certain circumstances; conforming provisions to changes made by the act; providing an effective date.

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

By Senator Steube—

SB 1296—A bill to be entitled An act relating to the Division of Historical Resources; amending s. 267.031, F.S.; removing superfluous language regarding the division's responsibilities in issuing permits for survey, excavation, exploration, and salvage activities on state-owned lands or on state-owned sovereignty submerged lands; amending s. 267.13, F.S.; revising for minors the applicability of penalties relating to prohibited practices regarding archaeological sites and specimens; providing for construction; repealing s. 267.0625, F.S., relating to the abrogation of offensive and derogatory geographic place names; repealing s. 267.115(9), F.S., relating to the division's authorization to implement a program for administering finds of certain artifacts from state-owned river bottoms; providing an effective date.

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

By Senator Brandes—

SB 1298—A bill to be entitled An act relating to juvenile justice; amending s. 985.26, F.S.; requiring that a prolific juvenile offender be held in secure detention until a detention hearing is held if the juvenile violated the conditions of nonsecure detention; amending s. 985.433, F.S.; requiring a court to receive and consider a predisposition report before committing a child if the court determines that adjudication and commitment to the Department of Juvenile Justice is appropriate; providing that the predisposition report is an indispensable prerequisite to commitment which cannot be waived; conforming a cross-reference; amending s. 985.672, F.S.; requiring that a board of directors for the department's direct-support organization be appointed according to the organization's established bylaws; deleting a provision relating to membership of the organization; extending the date of a future repeal; reenacting ss. 790.22(8), 985.115(2), 985.13(2), 985.255(2) and (3)(a) and

(c), and 985.35(1)(a), F.S., relating to detention of a minor for committing a crime and using or possessing a firearm, releasing and delivery of a child from custody, probable cause affidavits, detention criteria and detention hearings, and adjudicatory hearings, respectively, to incorporate the amendment made to s. 985.26, F.S., in references thereto; providing an effective date.

—was referred to the Committees on Criminal Justice; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

By Senator Perry—

SB 1300—A bill to be entitled An act relating to public nuisances; amending s. 823.05, F.S.; providing that the use of a location by a criminal gang, criminal gang members, or criminal gang associates for the purpose of engaging in criminal gang-related activity is a public nuisance; providing that any place or premises that has been used on more than two occasions within a certain period as the site of specified violations is declared a nuisance and may be abated or enjoined pursuant to specified provisions; making technical changes; providing an effective date.

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

By Senator Brandes—

SB 1302—A bill to be entitled An act relating to consumer report security freezes; amending s. 501.005, F.S.; deleting the authorization for consumer reporting agencies to charge specified fees to consumers electing to place, remove, or temporarily lift a security freeze on their consumer reports; amending s. 501.0051, F.S.; deleting the authorization for consumer reporting agencies to charge a specified fee to representatives of protected consumers electing to place a security freeze on such consumer's consumer reports; deleting the authorization for consumer reporting agencies to charge a specified fee to protected consumers or representatives of protected consumers who elect to remove a security freeze on such consumer's consumer reports; providing an effective date.

—was referred to the Committees on Banking and Insurance; Commerce and Tourism; and Rules.

By Senator Young—

SB 1304—A bill to be entitled An act relating to dockless bicycle sharing; creating s. 341.851, F.S.; providing legislative intent; providing definitions; providing insurance requirements for a bicycle sharing company; providing requirements for dockless bicycles made available for reservation by such company; providing company responsibilities; providing for preemption; providing construction; providing an effective date.

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

By Senator Perry—

SB 1306—A bill to be entitled An act relating to reading instruction; amending s. 1011.62, F.S.; requiring K-12 comprehensive reading plans to provide for intensive reading interventions that are delivered by teachers who meet certain criteria beginning with a specified school year; providing requirements for such interventions; amending s. 1012.586, F.S.; requiring the Department of Education to consider the award of endorsements for a teaching certificate to individuals who hold specified certifications or who complete specified programs that meet certain criteria in a specified review; amending s. 1012.98, F.S.; requiring school districts to provide access to training sufficient for certain instructional personnel to earn an endorsement in reading; providing an effective date.

—was referred to the Committees on Education; Appropriations Subcommittee on Pre-K - 12 Education; and Appropriations.

By Senator Perry—

SB 1308—A bill to be entitled An act relating to environmental regulation; amending s. 373.250, F.S.; deleting an obsolete provision; providing examples of reclaimed water use that may create an impact offset; revising the required provisions of the water resource implementation rule; amending s. 403.064, F.S.; revising legislative findings; requiring the Department of Environmental Protection and the water management districts to develop and enter into a memorandum of agreement providing for a coordinated review of any reclaimed water project requiring a reclaimed water facility permit, an underground injection control permit, and a consumptive use permit; specifying the required provisions of such memorandum; specifying the date by which the memorandum must be developed and executed; amending s. 403.706, F.S.; prohibiting counties and municipalities from requiring the recycling of contaminated recyclable material; providing that counties, municipalities, and recyclable material contractors are not required to collect, transport, or process contaminated recyclable material; defining the term "contaminated recyclable material"; providing applicability; amending s. 403.813, F.S.; providing that a local government may not require further verification from the department for certain projects; revising the types of dock and pier replacements and repairs that are exempt from such verification and certain permitting requirements; providing a directive to the Division of Law Revision and Information; providing an effective date.

—was referred to the Committees on Environmental Preservation and Conservation; Appropriations Subcommittee on the Environment and Natural Resources; and Appropriations.

By Senator Rodriguez—

SB 1310—A bill to be entitled An act relating to postsecondary educational institutions; amending s. 1005.04, F.S.; revising the required disclosures specified institutions must make to each prospective student; creating s. 1005.11, F.S.; requiring the commission to annually prepare an accountability report by a specified date; requiring licensed institutions to annually provide certain data to the commission by a specified date; requiring administrative fines for an institution that fails to timely submit the required data; requiring the commission to establish certain benchmarks by rule; amending s. 1005.21, F.S.; revising the membership of the commission; limiting the terms of commission members; amending s. 1005.22, F.S.; requiring the commission to approve an annual budget; providing for the review of certain complaints; authorizing the commission, under certain circumstances, to prohibit the enrollment of new students or to limit the number of students in a program at a licensed institution; amending s. 1005.31, F.S.; revising the commission's evaluation standards for licensure of an institution; requiring the commission to deny a renewal of an annual license for institutions whose federal student loan cohort default rates exceed a specified percent; authorizing the commission to require certain institutions to post a surety bond or similar financial security for specified purposes; requiring the commission to adopt rules; requiring the commission to examine an application for licensure and take certain actions within a specified period; amending s. 1005.32, F.S.; revising criteria for independent postsecondary educational institutions to apply for a license by accreditation; requiring certain institutions to file a retention and completion management plan; amending s. 1005.36, F.S.; revising the criminal penalty for the unlawful closure of certain institutions; requiring the commission to create a Closed Institution Panel by a specified date; providing membership and duties of the panel; amending s. 1005.37, F.S.; requiring the commission to annually determine fees to support the Student Protection Fund; prohibiting the commission from collecting the fees under certain circumstances; amending s. 1005.39, F.S.; requiring the commission to determine the qualifications of certain personnel of licensed institutions; requiring the commission to annually verify that certain personnel have completed certain training by a specified date; authorizing the provision of continuing education by licensed institutions under certain circumstances; requiring that certain evidence be included in initial or renewal application forms provided by the commission; amending ss. 1011.81 and 1011.905, F.S.; requiring that Florida College System institution performance funding for industry certifications and State University System university performance funding take into consideration an institution's federal student loan cohort default rate; providing an effective date.

—was referred to the Committees on Education; Appropriations Subcommittee on Higher Education; and Appropriations.

By Senator Thurston—

SB 1312—A bill to be entitled An act relating to building standards for state-subsidized developments; amending s. 553.79, F.S.; providing that the Florida Building Code must require state-subsidized developments to have an operational emergency power source; defining the term “emergency power source”; providing an effective date.

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

By Senator Brandes—

SB 1314—A bill to be entitled An act relating to the Florida Capital Formation Act; amending s. 20.60, F.S.; deleting the requirement that the Department of Economic Opportunity manage certain activities related to the commercialization of specified products, services, and ideas; specifying that the Institute for Commercialization of Florida Technology is not an appropriate direct-support organization; amending s. 288.9621, F.S.; including s. 288.96255, F.S., in the Florida Capital Formation Act; amending s. 288.9622, F.S.; revising legislative intent; amending s. 288.9623, F.S.; defining terms; amending s. 288.9625, F.S.; redesignating the Institute for the Commercialization of Public Research as the Institute for Commercialization of Florida Technology; deleting provisions regarding the institute’s responsibilities; requiring that the investment-related affairs of the institute be managed by the private fund manager and overseen by the board of directors; restructuring the board of directors and the selection process for the board of directors; specifying term limits of the board members under certain circumstances; requiring the board of directors to amend the bylaws of the institute under certain circumstances; providing that a director is subject to restrictions on certain conflicts of interest; prohibiting a director from having a financial interest in certain investments; authorizing a director to be reimbursed for certain expenses; granting the institute certain powers; requiring the institute to indemnify certain persons; delegating certain duties to the board of directors; revising to whom the board must provide a copy of the annual report and who may require and receive supplemental data relative to the institute’s operation; specifying that certain requirements be met before the private fund manager is authorized to make an investment in a company, on behalf of the institute; deleting provisions relating to certain duties of the institute; deleting provisions relating to certain fees charged by the institute and the prohibition on using capital in support of certain entities; specifying that the annual report is considered a public record subject to certain exemptions; revising the requirements of the institute’s annual report; listing requirements and prohibitions for the private fund manager; stating the purpose of the institute’s use of the private fund manager; requiring the private fund manager to assume the management of certain assets; authorizing the private fund manager to act on behalf of the institute for certain purposes; requiring that the private fund manager be paid certain fees; authorizing the private fund manager to undertake certain activities on behalf of the institute; requiring the private fund manager to issue an annual report to the board of directors by a specific date; specifying that the annual report is considered a public record subject to certain exemptions; requiring that the report contain certain information; amending s. 288.96255, F.S.; requiring that certain proceeds be returned to the Florida Technology Seed Capital Fund after the payment of certain costs and fees; requiring the institute to employ a private fund manager; requiring the private fund manager to perform specific duties; requiring that the private fund manager receive certain fees and costs at a specified time; requiring the private fund manager to use a certain process to evaluate a proposal; requiring the private fund manager to consider certain factors when approving a company for investment; deleting specific requirements for the investment of funds; authorizing the private fund manager, in addition to the institute, to perform certain tasks; amending s. 288.9627, F.S.; conforming provisions to changes made by this act; providing an effective date.

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

By Senator Simmons—

SB 1316—A bill to be entitled An act relating to the Uniform Voidable Transactions Act; providing a directive to the Division of Law Revision and Information; amending s. 726.101, F.S.; revising a short title; amending s. 726.102, F.S.; revising and defining terms; amending s. 726.103, F.S.; removing conditions under which a partnership is insolvent; imposing upon certain debtors the burden of proving insolvency; amending ss. 726.105 and 726.106, F.S.; imposing upon certain creditors the burden of proving elements of a claim for relief; amending s. 726.107, F.S.; conforming provisions to changes made by the act; amending s. 726.108, F.S.; providing conditions under which attachments or other provisional remedies are available to creditors; amending s. 726.109, F.S.; revising the parties subject to judgments for recovery of a creditor’s claim; revising conditions under which a transfer is not voidable; imposing upon specified persons the burden of proving certain applicability, claim elements, and adjustments; providing requirements for standard of proof; amending ss. 726.110, 726.111, and 726.112, F.S.; conforming provisions to changes made by the act; creating s. 726.113, F.S.; providing that claims for relief are governed by specified claims law; creating s. 726.114, F.S.; defining terms; providing applicability of specified provisions for series organizations and the protected series of such organizations; creating s. 726.115, F.S.; providing applicability of a specified federal act; providing an effective date.

—was referred to the Committees on Banking and Insurance; Judiciary; and Rules.

By Senator Rouson—

SB 1318—A bill to be entitled An act relating to education for prisoners; amending s. 944.801, F.S.; authorizing the Department of Corrections to contract with certain entities to provide educational services for the Correctional Education Program; amending s. 951.176, F.S.; authorizing each county to contract with certain entities to provide educational services for county inmates; amending s. 1011.80, F.S.; removing a provision prohibiting state funds for the operation of post-secondary workforce programs from being used for the education of certain state inmates; providing an effective date.

—was referred to the Committees on Criminal Justice; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

By Senator Braynon—

SB 1320—A bill to be entitled An act relating to the Sterile Needle and Syringe Exchange Pilot Program; amending s. 381.0038, F.S.; authorizing the pilot program established by the University of Miami and its affiliates to serve Palm Beach County in addition to Miami-Dade County; requiring certain quarterly reports to be submitted to the Department of Health in Palm Beach County on or before specified dates; providing an effective date.

—was referred to the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Powell—

SB 1322—A bill to be entitled An act relating to open and expired building permits; amending s. 489.129, F.S.; authorizing the Construction Industry Licensing Board to take specified actions against any certificateholder or registrant if a contractor, a financially responsible officer, or a certain business organization is found guilty of failing to properly close any permit or satisfy any applicable permit requirement; creating s. 553.7905, F.S.; requiring a building permit to be considered an open permit if it is issued for any portion of construction of any commercial, residential, or mixed-use project that has not received final inspection approval and that has not complied with other requirements of the permit at issue within a specified period; requiring an open permit that expires without receiving final inspection approval and complying with other requirements of the permit at issue to be considered an expired permit; specifying conditions under which a permit is a closed permit; authorizing uncompleted permitted projects to be transferred, or sold, and completed by a new owner in accordance with procedures or requirements of a local governmental jurisdiction; au-

thorizing open or expired permits to be closed by or on behalf of the current property owner by complying with certain requirements; providing applicability; prohibiting the permitting authority from denying issuance of permits to, issuing notices of violation to, or fining, penalizing, sanctioning, or assessing fees against a subsequent arms-length purchaser of the subject property for value solely because a building permit was not properly closed within certain periods; requiring the permitting authority to continue to have all rights and remedies against the property owner and contractor identified on the permit; requiring the Florida Building Commission to adopt rules and amend the applicable Florida Building Code to enact procedures designed to encourage property owners and contractors to close permits properly; authorizing individual trade permits or certain other permit types to be closed under certain circumstances; providing applicability; authorizing local boards or governmental jurisdictions to adopt stricter standards to govern the closure of building permits under certain circumstances; authorizing the owner of a home for sale to assume the role of an owner-builder in order to resolve an open permit for a substantially completed project under certain circumstances; prohibiting such owner from being required to continue to reside in the home for a specified period; authorizing a local building official to refuse to accept new permit applications from any contractor who holds expired or inactive permits under a specified circumstance; authorizing a contractor to hold an unlimited number of active permits; providing that provisions in the Florida Building Code authorizing permits to be administratively closed by the local building official are not applicable to a permit subject to regulation by an agency not specifically enforcing the Florida Building Code, except where the local building official has regulatory authority over other areas related to the permit; requiring the local building department to provide to the property owner a certain mandatory written notice when issuing a building permit, subject to certain requirements; authorizing a governmental entity to charge only one search fee for searching for and identifying certain open or unexpired building permits in an amount commensurate with research and time costs incurred by the jurisdiction; requiring, for a permit issued after a certain date, the local building department to send a written notice to the current property owner within a specified period after issuance of such permit if the permit has not been properly closed within that period; providing requirements for the notice; providing that failure to receive written notice does not relieve the contractor or property owner from taking the necessary actions to legally close a permit; providing construction; providing an effective date.

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

By Senator Mayfield—

SB 1324—A bill to be entitled An act relating to instructional personnel and school administrator salary schedules; amending s. 1012.22, F.S.; removing a definition; authorizing a district school board to use an advanced degree in setting a salary schedule for specified employees; requiring each district school board to adopt a salary schedule for specified employees; authorizing, rather than requiring, a district school board to adopt a performance salary schedule; providing requirements for setting the base salary for specified personnel under the performance salary schedule; authorizing, rather than requiring, a district school board to provide for specified salary supplements; amending ss. 24.121 and 1002.333, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was referred to the Committees on Education; Appropriations Subcommittee on Pre-K - 12 Education; and Appropriations.

By Senator Baxley—

SB 1326—A bill to be entitled An act relating to the management of storm-generated debris and solid waste; amending s. 403.703, F.S.; revising the definition of “recovered materials” to include certain wood, asphalt, and concrete materials; amending s. 403.7071, F.S.; specifying that the Governor may also order or proclaim storm events that result in certain storm-generated debris provisions; requiring local governments to suspend exclusive contracts for the collection, hauling, staging, or disposal of storm-generated debris and solid waste under certain conditions; prohibiting local governments from entering into and extending such contracts after a specified date; providing applicability;

providing a directive to the Division of Law Revision and Information; providing an effective date.

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

By Senator Perry—

SB 1328—A bill to be entitled An act relating to affordable housing; amending ss. 125.379 and 166.0451, F.S.; revising the criteria that counties and municipalities must use when evaluating real property as part of their inventory for disposal of lands; amending s. 163.3180, F.S.; prohibiting local governments from charging certain mobility fees for a specified period; preempting to the state the right to impose such fees; amending s. 163.31801, F.S.; prohibiting local governments from charging certain impact fees for a specified period; preempting to the state the right to impose such fees; specifying additional information that must be submitted by specified entities when submitting their annual financial reports; creating s. 420.0007, F.S.; providing a local permit approval process for affordable housing; amending s. 420.5087, F.S.; revising the criteria used by a review committee when evaluating and selecting specified applications for state apartment incentive loans; creating s. 420.54, F.S.; creating the Hurricane Housing Recovery Program to provide funds for specified purposes related to affordable housing; requiring that the Florida Housing Finance Corporation administer the program according to specified procedures; specifying how program funds are to be used; creating the Recovery Rental Loan Program to provide funds for specified purposes related to rental housing; providing legislative intent; requiring an annual report regarding the housing recovery program; authorizing the corporation to adopt emergency rules to implement the programs; providing legislative findings regarding such emergency rulemaking; exempting the emergency rules from specified requirements; providing appropriations; creating s. 420.56, F.S.; providing a process for certain entities to dispose of surplus lands for use for the construction of affordable housing; amending s. 420.9071, F.S.; revising the definition of “local housing incentive strategies”; amending ss. 253.0341, 337.25, and 373.089, F.S.; revising the procedures under which the board of trustees, the Department of Transportation, and the water management districts must dispose of nonconservation surplus lands; providing an effective date.

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

By Senator Rouson—

SB 1330—A bill to be entitled An act relating to state officer post-service lobbying restrictions; amending s. 112.313, F.S.; prohibiting legislators and statewide elected officers from personally representing another person or entity for compensation before any state government body or state agency except judicial tribunals for a specified time period following vacation of office; deleting a prohibition on a former legislator from acting as a lobbyist before an executive branch agency, agency official, or employee for a specified period following vacation of office; providing retroactive applicability; providing an effective date.

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

By Senator Perry—

SB 1332—A bill to be entitled An act relating to the restoration of civil rights; creating s. 947.131, F.S.; defining terms; requiring an application for the restoration of civil rights that has been submitted before a specified date which qualifies as a priority application to be processed and the investigation completed before certain other applications; specifying deadlines to complete investigations for certain priority applications; requiring the Department of Law Enforcement to conduct the portion of the investigation related to an applicant’s criminal history background screening under certain circumstances; requiring the criminal history background screening to provide specified information; requiring the applicant to keep the Florida Commission on Offender Review informed of his or her correct address, including his or her e-mail address, throughout the clemency process; requiring the

commission to provide annual written notification to the applicant on the status of the application review process; providing requirements for such notification; requiring the commission to notify an applicant within a specified period of time of any incomplete portions of the application or any facts that are determined in the prescreening review to deem the applicant ineligible for restoration of civil rights; requiring an applicant to be given a specified period of time to remedy any incomplete portions or discrepancies of the application; requiring a confidential case analysis report prepared by the commission to be submitted to the applicant immediately upon completion, subject to certain requirements; requiring an applicant to be given a specified period of time to dispute and remedy any discrepancies in the confidential case analysis report; providing that records maintained by the commission related to a submitted application and such application's status are public records; requiring the commission to provide information on the status of an application if a member of the Senate or the House of Representatives submits any written request to the commission for such information on behalf of the member's constituent; providing rule-making authority; providing an effective date.

—was referred to the Committees on Criminal Justice; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

By Senator Baxley—

SB 1334—A bill to be entitled An act relating to early childhood education; creating s. 1002.78, F.S.; requiring schools designated as one of the 300 lowest-performing elementary schools to include an Early Childhood Transition Team in their required school improvement plans; requiring the principal of each school, in consultation with a local early learning coalition, to appoint certain members to the team; requiring the team to develop a transition plan that contains certain elements; providing an effective date.

—was referred to the Committees on Education; Appropriations Subcommittee on Pre-K - 12 Education; and Appropriations.

By Senator Thurston—

SB 1336—A bill to be entitled An act relating to medical marijuana retail facilities; amending s. 381.986, F.S.; revising definitions of the terms “edibles,” “low-THC cannabis,” “marijuana,” and “marijuana delivery device” to include items that are dispensed by a medical marijuana retail facility; defining the term “medical marijuana retail facility”; revising the definition of the term “medical use” to include the use of marijuana dispensed by a medical marijuana retail facility; revising the definition of the term “physician certification” to authorize a qualified patient to receive marijuana and a marijuana delivery device from a medical marijuana retail facility; prohibiting qualified physicians and caregivers from being employed by or having an economic interest in a medical marijuana retail facility; requiring that the medical marijuana use registry maintained by the Department of Health be accessible to medical marijuana retail facilities for certain verification purposes; revising provisions to authorize medical marijuana retail facilities to dispense marijuana, marijuana delivery devices, and edibles under certain conditions; providing that a medical marijuana retail facility is not subject to certain dispensing facility requirements; requiring that the computer seed-to-sale marijuana tracking system that is maintained by the department be used by medical marijuana retail facilities; specifying that a medical marijuana treatment center may contract with no more than a specified number of medical marijuana retail facilities; prohibiting a medical marijuana treatment center from owning or operating a medical marijuana retail facility; requiring the department to license medical marijuana retail facilities, beginning on a specified date, for a specified purpose; requiring the department to adopt rules related to the application form and establishing a procedure for the issuance and biennial renewal of licenses, including fees; requiring that the department identify applicants with strong diversity plans and implement training and other educational programs to enable certain minority persons and enterprises to qualify for licensure; prohibiting an individual identified as an applicant, owner, officer, board member, or manager from being listed as such on more than one application for licensure as a medical marijuana retail facility; prohibiting an individual or entity from being awarded more than one facility license; providing that each such license is valid for only one physical location; prohibiting a medical marijuana treatment center from being

awarded a license as a medical marijuana retail facility; requiring that applicants demonstrate that they satisfy certain criteria; prohibiting a medical marijuana retail facility from making a wholesale purchase of marijuana from a medical marijuana treatment center and from transporting marijuana, marijuana delivery devices, or edibles; specifying that a medical marijuana retail facility may only contract with one medical marijuana treatment center; providing requirements for the transfer of ownership of a medical marijuana retail facility; prohibiting medical marijuana retail facilities and any individuals who control or have a certain ownership or voting interest in such facilities from acquiring certain direct or indirect ownership or control of another medical marijuana retail facility; prohibiting certain profit-sharing arrangements; providing operational and dispensing requirements and prohibitions for medical marijuana retail facilities; prohibiting a medical marijuana retail facility from engaging in Internet sales; prohibiting certain medical marijuana retail facility advertising and providing exceptions; requiring that certain information be posted on a medical marijuana retail facility website; authorizing the department to adopt rules; requiring the department to establish procedures for operation, conduct periodic inspections, and restrict the location of such facilities; authorizing counties and municipalities to determine the location of such facilities by ordinance under certain conditions; imposing criminal penalties on persons or entities that engage in specified unlicensed activities; providing that a medical marijuana retail facility and its owners, managers, and employees are exempt from prosecution for certain offenses and from other specified regulation and requirements; amending s. 381.987, F.S.; requiring the department to allow a medical marijuana retail facility to access confidential and exempt information in the medical marijuana use registry for certain verification purposes; providing an effective date.

—was referred to the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Thurston—

SB 1338—A bill to be entitled An act relating to mold assessors and mold remediators; amending s. 468.841, F.S.; authorizing, upon the declaration of an emergency, an exemption from mold assessor and mold remediator licensure and certain regulatory requirements for out-of-state assessors and remediators for a specified time, subject to certain conditions; providing an effective date.

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

By Senator Benacquisto—

SB 1340—A bill to be entitled An act relating to the Florida Statutes; amending ss. 11.2421, 11.2422, 11.2424, and 11.2425, F.S.; adopting the Florida Statutes 2018 and designating the portions thereof that are to constitute the official law of the state; providing that the Florida Statutes 2018 shall be effective immediately upon publication; providing that general laws enacted during the June 7-9, 2017, special session and prior thereto and not included in the Florida Statutes 2018 are repealed; providing that general laws enacted after the June 7-9, 2017, special session are not repealed by this adoption act; providing an effective date.

—was referred to the Committee on Rules.

By Senator Benacquisto—

SB 1342—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 14.20195, 14.31, 27.341, 27.405, 27.511, 39.3035, 106.34, 119.071, 119.092, 121.091, 197.3632, 197.502, 199.303, 206.8745, 213.755, 215.442, 215.444, 215.4725, 252.357, 252.358, 258.501, 261.04, 261.20, 284.02, 286.29, 288.0001, 288.101, 288.1258, 315.03, 320.833, 320.865, 331.3051, 332.007, 344.26, 364.386, 366.92, 373.036, 373.042, 373.470, 373.709, 376.303, 379.2495, 381.986, 381.987, 394.75, 400.6045, 403.061, 403.064, 408.0611, 408.062, 408.811, 408.9091, 409.1754, 409.906, 409.913, 420.609, 429.52, 429.75, 455.219, 456.013, 456.017, 456.041, 462.18, 471.003, 475.451, 475.611, 477.014, 487.2071, 489.529, 490.012, 497.140, 497.282, 497.468, 497.552, 497.553, 497.608, 499.012, 499.01211, 509.049, 520.68,

554.115, 559.11, 626.9541, 627.066, 627.285, 627.748, 663.532, 741.0306, 744.331, 796.04, 817.311, 817.625, 876.24, 905.37, 943.0311, 944.48, 948.03, 1000.06, 1001.215, 1002.61, 1003.4282, 1003.491, 1003.621, 1004.34, 1004.4473, 1006.735, 1007.01, 1011.67, 1011.71, and 1013.64, F.S.; and reenacting ss. 1001.42 and 1008.34, F.S.; deleting provisions that have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation; providing an effective date.

—was referred to the Committee on Rules.

By Senator Benacquisto—

SB 1344—A reviser’s bill to be entitled An act relating to the Florida Statutes; repealing ss. 39.0011, 161.143(5)(e), 193.1552, 216.292(8), 218.417, 218.418, 218.421, 218.422, 259.105(3)(m), 272.136(7), 296.37(3), 322.03(1)(c), 327.4105, 328.76(1)(e) and (f), 339.135(4)(i) and (j) and (5)(b) and (c), 375.075(4), 380.507(2)(h), 393.065(8), 403.7095(3), 408.0436, 420.5087(10), 420.9072(10), 430.82, 663.01(9), 663.041, 893.055(17), 1008.34(7), and 1012.341, F.S., and amending ss. 212.08(7)(jjj) and 394.462, F.S., to delete provisions which have become inoperative by noncurrent repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), F.S., may be omitted from the 2018 Florida Statutes only through a reviser’s bill duly enacted by the Legislature; amending ss. 39.001, 409.1666, and 663.532, F.S., to conform cross-references; providing an effective date.

—was referred to the Committee on Rules.

By Senator Benacquisto—

SB 1346—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 20.2551, 101.5614, 122.34, 201.02, 394.907, 395.602, 395.603, and 395.604, F.S., to conform to the directive of the Legislature in section 9 of chapter 2012-116, Laws of Florida, codified as section 11.242(5)(j), Florida Statutes, to prepare a reviser’s bill to omit all statutes and laws, or parts thereof, which grant duplicative, redundant, or unused rulemaking authority; amending ss. 101.6952, 102.141, and 102.166, F.S., to conform cross-references; providing an effective date.

—was referred to the Committee on Rules.

By Senator Perry—

SB 1348—A bill to be entitled An act relating to community development districts; amending s. 190.046, F.S.; authorizing adjacent lands located within the county or municipality which a petitioner anticipates adding to the boundaries of a new community development district to also be identified in a petition to establish the new district under certain circumstances; providing requirements for the petition; providing notification requirements for the petition; prohibiting a parcel from being included in the district without the written consent of the owner of the parcel; authorizing a person to petition the county or municipality to amend the boundaries of the district to include a certain parcel after establishment of the district; prohibiting a filing fee for such petition; providing requirements for the petition; requiring the person to provide the petition to the district and to the owner of the proposed additional parcel before filing the petition with the county or municipality; requiring the county or municipality to process the addition of the parcel to the district as an amendment to the ordinance that establishes the district once the petition is determined sufficient and complete; authorizing the county or municipality to process all such petitions even if the addition exceeds specified acreage; providing notice requirements for the intent to amend the ordinance establishing the district; providing that the amendment of a district by the addition of a parcel does not alter the transition from landowner voting to qualified elector voting; requiring the petitioner to cause to be recorded a certain notice of boundary amendment upon adoption of the ordinance expanding the district; providing construction; providing an effective date.

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

By Senator Perry—

SB 1350—A bill to be entitled An act relating to airports; amending s. 332.007, F.S.; increasing eligibility for certain funding by the Department of Transportation to include airports that have fewer than a specified number of commercial passenger enplanements annually; providing an effective date.

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

By Senator Taddeo—

SB 1352—A bill to be entitled An act relating to a long-acting reversible contraception pilot program; providing legislative findings; creating s. 381.00515, F.S.; requiring the Department of Health to establish a long-acting reversible contraception (LARC) pilot program in Broward, Miami-Dade, and Palm Beach Counties; providing the purpose of the pilot program; requiring the department to contract with family planning providers to implement the pilot program; requiring such contracts to include specified provisions; requiring the department to apply for grants for additional funding; requiring the department to submit a report to the Governor and the Legislature; requiring the department to publish the report on its website; specifying requirements for the report; providing an appropriation; requiring the department to distribute appropriated funds equally among the participating counties; providing an effective date.

—was referred to the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; Appropriations; and Rules.

By Senator Taddeo—

SB 1354—A bill to be entitled An act relating to tax preferences; amending s. 216.012, F.S.; requiring the Legislative Budget Commission’s long-range financial outlook to delineate projected revenues attributable to tax preferences; creating s. 216.41, F.S.; defining the term “tax preference”; requiring the repeal of a new tax preference or a substantially amended existing tax preference after a specified time-frame unless the Legislature acts to reenact the tax preference; requiring such reenactments, under certain circumstances, to include the identifiable public purpose served by the tax preference; providing retroactive applicability of certain legislative review requirements to tax preferences enacted before a specified date; providing that such tax preferences do not remain in effect after a specified date unless specifically reviewed and reenacted; requiring a tax preference enacted or substantially amended after a specified date to include the identifiable public purpose served by the tax preference and to specify certain information; providing construction; requiring the Legislature to establish and publish a certain schedule of tax preference reviews during certain regular legislative sessions; requiring that subsequent tax preference reviews be conducted at certain intervals; requiring the Legislature to consider certain factors in reviewing tax preferences; providing that the state may not be made a party to any suit and does not incur liability for certain actions; providing an effective date.

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

By Senator Rader—

SB 1356—A bill to be entitled An act relating to the Companion Animal Public-Private Partnership Act; providing legislative findings; providing definitions; prohibiting animal shelters from euthanizing animals under certain conditions; authorizing animal shelters to assess certain fees; providing exceptions; providing an effective date.

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

By Senator Rader—

SB 1358—A bill to be entitled An act relating to income inequality; providing a short title; requiring the Office of Program Policy Analysis and Government Accountability to conduct a study to identify the legislative actions and funding necessary to achieve specified goals in reducing income inequality; requiring the office to submit a report to the Legislature by a certain date; providing an effective date.

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

By Senator Broxson—

SB 1360—A bill to be entitled An act relating to child welfare; amending s. 39.0138, F.S.; authorizing the Department of Children and Families to grant an exemption from a fingerprinting requirement to certain household members who are being considered for placement of a child; requiring the department to adopt rules; revising offenses that prohibit the department from placing a child with the offender; amending s. 409.175, F.S.; defining the term “severe disability”; authorizing the department to grant an exemption from a fingerprinting requirement to certain household members who have a severe disability and for purposes of licensure as a licensed family foster home, child-placing agency, or residential child-caring agency; amending s. 409.991, F.S.; redefining the term “proportion of children in care” to include children whose families are receiving support services; revising the equity allocation of core services funds; revising the equity allocation model for the allocation of new core services funds; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Baxley—

SB 1362—A bill to be entitled An act relating to registration of home caregivers; creating s. 430.075, F.S.; providing definitions; authorizing local governmental authorities to establish a registration program for home caregivers under certain conditions; establishing minimum requirements for registration; providing exclusions from registration requirements; providing applicability of existing ordinances; providing an effective date.

—was referred to the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Rader—

SB 1364—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records requirements to certain identifying and location information of current or former directors, managers, supervisors, nurses, and clinical employees of substance abuse service providers that are licensed under part II of ch. 397, F.S., and the spouses and children thereof; providing for retroactive applicability; 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 Health Policy; Governmental Oversight and Accountability; and Rules.

By Senator Rader—

SB 1366—A bill to be entitled An act relating to bullying and harassment in community associations; providing a short title; providing applicability; providing definitions; providing association requirements relating to the prohibition of bullying and harassment; providing civil penalties; providing immunity to certain persons from certain causes of action for damages; providing legislative intent; providing an effective date.

—was referred to the Committees on Regulated Industries; Children, Families, and Elder Affairs; and Rules.

By Senator Mayfield—

SB 1368—A bill to be entitled An act relating to interruption of services; amending s. 180.06, F.S.; prohibiting a municipality or private company from charging for garbage pick-up services that are not rendered within a specified period; requiring a municipality or private company to issue a credit on a monthly bill or a refund within a specified timeframe; providing for the calculation of the credit or refund; requiring the payment to the customer of a specified penalty if a credit or refund is not issued within a specified timeframe; amending s. 364.04, F.S.; prohibiting a telecommunications company from charging for services that are interrupted for longer than a specified period; requiring a telecommunications company to issue a credit on a customer’s monthly bill or a refund within a specified timeframe; providing for the calculation of the credit or refund; requiring payment to the customer of a specified penalty if a credit or refund is not issued within a specified timeframe; authorizing the Public Service Commission to adopt rules for a certain purpose; amending s. 610.108, F.S.; prohibiting a cable and video service provider from charging for services that are interrupted for longer than a specified period; requiring a cable or video service provider to issue a credit on a monthly bill or a refund within a specified timeframe; providing for the calculation of the credit or refund; requiring payment to the customer of a specified penalty if a credit or refund is not issued within a specified timeframe; providing an effective date.

—was referred to the Committees on Community Affairs; Communications, Energy, and Public Utilities; and Rules.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Judiciary; and Senator Mayfield—

CS for SB 52—A bill to be entitled An act for the relief of Cathleen Smiley by Brevard County; providing for an appropriation to compensate Cathleen Smiley for personal injuries and damages sustained in an automobile accident caused by a Brevard County employee; providing for payment by Brevard County; providing a limitation on the payment of compensation and attorney fees; providing an effective date.

By the Committees on Rules; and Judiciary; and Senators Steube and Mayfield—

CS for CS for SB 98—A bill to be entitled An act relating to health insurer authorization; amending s. 627.42392, F.S.; redefining the term “health insurer”; defining the term “urgent care situation”; prohibiting prior authorization forms from requiring certain information; authorizing the Financial Services Commission to adopt certain rules; requiring health insurers and pharmacy benefits managers on behalf of health insurers to provide certain information relating to prior authorization by specified means; prohibiting such insurers and pharmacy benefits managers from implementing or making changes to requirements or restrictions to obtain prior authorization except under certain circumstances; providing applicability; requiring such insurers and pharmacy benefits managers to authorize or deny prior authorization requests and provide certain notices within specified timeframes; creating s. 627.42393, F.S.; defining terms; requiring health insurers to publish on their websites and provide to insureds in writing a procedure for insureds and health care providers to request protocol exceptions; specifying requirements for such procedure; requiring health insurers, within specified timeframes, to authorize or deny a protocol exception request or respond to appeals of their authorizations or denials; requiring authorizations or denials to specify certain information; requiring health insurers to grant protocol exception requests under certain circumstances; authorizing health insurers to request documentation in support of a protocol exception request; providing an effective date.

By the Committee on Agriculture; and Senator Grimsley—

CS for SB 170—A bill to be entitled An act relating to the Rural Economic Development Initiative; amending s. 288.0656, F.S.; revising legislative intent relating to the Rural Economic Development Initiative; redefining the term “rural area of opportunity”; revising the duties, responsibilities, and membership of the Rural Economic Development Initiative; deleting a provision limiting the number of rural areas of opportunity that may be designated; deleting a provision listing the economic development incentives for which the Governor may waive criteria requirements or similar provisions; deleting a requirement that certain catalyst projects be identified as such by Enterprise Florida, Inc.; revising reporting requirements; amending ss. 163.3177, 163.3187, 257.193, 288.019, 288.06561, 290.0055, 290.06561, 337.403, 339.2818, 339.2819, 339.63, 479.16, and 627.6699, F.S.; conforming cross-references; providing an effective date.

By the Committee on Criminal Justice; and Senator Bracy—

CS for SB 238—A bill to be entitled An act relating to conditional medical release; amending s. 947.149, F.S.; defining the term “inmate with a debilitating illness”; expanding eligibility for conditional medical release to include inmates with debilitating illnesses; creating permissive conditional medical release; requiring the Department of Corrections to refer eligible inmates; authorizing the Florida Commission on Offender Review to release eligible inmates; creating mandatory conditional medical release; providing criteria for eligibility; requiring the department to refer an eligible inmate to the commission; requiring that certain inmates whose eligibility is verified by the commission be placed on conditional medical release; requiring that the department’s referral for release include certain information; requiring the commission to review the information and verify an inmate’s eligibility within a certain timeframe; authorizing electronic monitoring for an inmate on conditional medical release; reenacting ss. 316.1935(6), 775.084(4)(k), 775.087(2)(b) and (3)(b), 784.07(3), 790.235(1), 794.0115(7), 893.135(1)(b), (c), and (g) and (3), 921.0024(2), 944.605(7)(b), 944.70(1)(b), 947.13(1)(h), and 947.141(1), (2), and (7), F.S., all relating to authorized conditional medical release granted under s. 947.149, F.S., to incorporate the amendment made to s. 947.149, F.S., in references thereto; providing an effective date.

By the Committees on Commerce and Tourism; and Regulated Industries; and Senator Brandes—

CS for CS for SB 296—A bill to be entitled An act relating to the Beverage Law; repealing s. 564.05, F.S., relating to limitations on the size of individual wine containers; repealing s. 564.055, F.S., relating to limitations on the size of individual cider containers; amending s. 564.09, F.S.; revising provisions authorizing a restaurant to allow a patron to remove bottles of wine from a restaurant for off-premises consumption; amending s. 565.03, F.S.; redefining the term “craft distillery”; providing limitations on retail sales by a craft distillery to consumers; providing that it is unlawful to transfer a distillery license, or ownership in a distillery license, for certain distilleries to certain individuals or entities; prohibiting a craft distillery from having its ownership affiliated with certain other distilleries; authorizing a craft distillery to transfer distilled spirits from certain locations to its souvenir gift shop; providing an effective date.

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

CS for SB 424—A bill to be entitled An act relating to public records and public meetings; amending s. 415.1103, F.S.; specifying that information obtained by an elder abuse fatality review team which is exempt or confidential and exempt from public records requirements retains its protected status; providing an exemption from public records requirements for identifying information of an elder abuse victim in records created by a review team; providing an exemption from public meetings requirements for portions of review team meetings at which exempt or confidential and exempt information or the identity of an elder abuse victim is discussed; providing for future legislative review and repeal; providing statements of public necessity; providing a contingent effective date.

By the Committee on Judiciary; and Senator Young—

CS for SB 566—A bill to be entitled An act relating to unlawful detention by a transient occupant; amending s. 82.045, F.S.; revising factors that establish a person as a transient occupant of residential property; specifying circumstances when a transient occupancy terminates; providing that a transient occupancy is not extended by the presence of personal belongings of a former transient occupant; requiring the party entitled to possession of a dwelling to allow a former transient occupant to recover personal belongings at reasonable times and under reasonable conditions; specifying a reasonable time to recover personal belongings; authorizing a party entitled to possession of the dwelling, under certain circumstances, to impose additional conditions on access to the dwelling or personal belongings; providing a presumption of when a former transient occupant has abandoned his or her personal belongings; providing circumstances in which the period for recovering personal belongings may be extended or shortened; authorizing a former transient occupant, under certain circumstances, to bring a civil action for damages or recovery of personal belongings; requiring a court to award the prevailing party reasonable attorney fees and costs; providing construction; providing an effective date.

By the Committees on Rules; and Commerce and Tourism; and Senator Young—

CS for CS for SB 568—A bill to be entitled An act relating to telephone solicitation; amending s. 501.059, F.S.; revising the definition of the term “telephonic sales call” to include voicemail transmissions; defining the term “voicemail transmission”; prohibiting the transmission of voicemails to specified persons who communicate to a telephone solicitor that they would not like to receive certain voicemail solicitations or requests for donations; requiring a solicitor to ensure that if a telephone number is available through a caller identification system, that telephone number must be capable of receiving calls and must connect the original call recipient to the solicitor; revising penalties; providing an effective date.

By the Committee on Criminal Justice; and Senators Baxley, Steube, Book, Rouson, and Mayfield—

CS for SB 618—A bill to be entitled An act relating to subpoenas in investigations of sexual offenses; creating s. 934.255, F.S.; defining terms; authorizing an investigative or law enforcement officer conducting an investigation into specified matters to subpoena certain persons or entities for the production of records, documents, or other tangible things and testimony; specifying requirements for the issuance of a subpoena; authorizing a subpoenaed person to petition a court for an order modifying or setting aside the subpoena or a prohibition on disclosure; authorizing an investigative or law enforcement officer to retain subpoenaed records, documents, or other tangible objects under certain circumstances; prohibiting the disclosure of a subpoena for a specified period if the disclosure might result in an adverse result; providing exceptions; specifying the acts that constitute an adverse result; requiring the investigative or law enforcement officer to maintain a true copy of a written certification; authorizing a court to grant extension of certain periods under certain circumstances; requiring an investigative or law enforcement officer to serve or deliver a copy of the process along with specified information upon the expiration of a non-disclosure period or delay of notification; authorizing an investigative or law enforcement officer to apply to a court for an order prohibiting certain entities from notifying the existence of a subpoena under certain circumstances; authorizing an investigative or law enforcement officer to petition a court to compel compliance; authorizing a court to punish a person who does not comply with a subpoena as indirect criminal contempt; providing criminal penalties; precluding a cause of action against certain entities or persons for providing information, facilities, or assistance in accordance with terms of a subpoena; providing for preservation of evidence pending issuance of process; providing that certain entities or persons shall be held harmless from any claim and civil liability resulting from disclosure of specified information; providing for reasonable compensation for reasonable expenses incurred in providing assistance; requiring that a subpoenaed witness be paid certain fees and mileage; providing an effective date.

By the Committee on Agriculture; and Senator Stargel—

CS for SB 740—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 structures in citrus production; amending s. 379.361, F.S.; transferring authority to issue licenses for oyster harvesting in Apalachicola Bay from the department to the City of Apalachicola; revising the disposition and permitted uses of license proceeds; amending s. 487.041, F.S.; deleting obsolete provisions; deleting a requirement that all pesticide registration fees be submitted electronically; amending s. 493.6105, F.S.; revising the submission requirements for a Class “K” firearm license application; amending s. 493.6113, F.S.; revising submission requirements for a Class “K” firearm license renewal; amending s. 496.415, F.S.; prohibiting the comingling of funds in connection with the planning, conduct, or execution of any solicitation or charitable or sponsor sales promotion; amending s. 496.418, F.S.; revising recordkeeping and accounting requirements for solicitations of funds; amending s. 500.459, F.S.; revising permitting requirements and operating standards for water vending machines; amending s. 501.059, F.S.; revising the term “telephonic sales call”; prohibiting telephone solicitors from initiating certain contact with businesses who previously communicated that they did not wish to be so contacted; creating s. 501.6175, F.S.; specifying recordkeeping requirements for commercial telephone sellers; amending s. 501.912, F.S.; revising terms; amending s. 501.913, F.S.; authorizing antifreeze brands to be registered for a specified period; deleting a provision relating to the registration of brands that are no longer in production; specifying a certified report requirement for first-time applications; amending s. 501.917, F.S.; revising department sampling and analysis requirements for antifreeze; specifying that the certificate of analysis is prima facie evidence of the facts stated therein; amending s. 501.92, F.S.; revising when the department may require an antifreeze formula for analysis; amending s. 525.07, F.S.; authorizing the department to seize skimming devices without a warrant; amending s. 526.51, F.S.; revising application requirements and fees for brake fluid brands; deleting a provision relating to the registration of brands that are no longer in production; amending s. 526.53, F.S.; revising department sampling and analysis requirements for brake fluid; specifying that the certificate of analysis is prima facie evidence of the facts stated therein; amending s. 527.01, F.S.; revising terms; amending s. 527.02, F.S.; revising the persons subject to liquefied petroleum business licensing provisions; revising such licensing fees and requirements; revising reporting and fee requirements for certain material changes to license information; deleting a provision authorizing license transfers; amending s. 527.0201, F.S.; revising the persons subject to liquefied petroleum qualifier competency examination, registry, supervisory, and employment requirements; revising the expiration of qualifier registrations; revising the persons subject to master qualifier requirements; revising master qualifier application requirements; deleting provisions specifying that a failure to replace master qualifiers within certain periods constitutes grounds for license revocation; deleting a provision relating to facsimile transmission of duplicate licenses; amending s. 527.021, F.S.; revising the circumstances under which liquefied petroleum gas bulk delivery vehicles must be registered with the department; amending s. 527.03, F.S.; authorizing certain liquefied petroleum gas registrations to be renewed for 2 or 3 years; deleting certain renewal period requirements; amending s. 527.04, F.S.; revising the persons required to provide the department with proof of insurance; revising the required payee for a bond in lieu of such insurance; amending s. 527.0605, F.S.; deleting provisions requiring licensees to submit a site plan and review fee for liquefied petroleum bulk storage container locations; amending s. 527.065, F.S.; revising the circumstances under which a liquefied petroleum gas licensee must notify the department of an accident; amending ss. 527.10 and 527.21, F.S.; conforming provisions to changes made by the act; amending s. 527.22, F.S.; deleting an obsolete provision; amending s. 531.67, F.S.; extending the expiration date of certain provisions relating to permits for commercially operated or tested weights or measures instruments or devices; amending s. 570.07, F.S.; authorizing the department to waive certain fees during a state of emergency; amending s. 573.111, F.S.; revising the required posting location for the issuance of an agricultural commodity marketing order; amending s. 578.011, F.S.; revising and defining terms; creating s. 578.012, F.S.; providing legislative intent; creating a preemption of local law relating to regulation of seed; amending s. 578.08, F.S.; revising application requirements for the registration of seed dealers; conforming provisions to changes made by the act; specifying that a receipt from the department need not be written to constitute a

permit; deleting an exception to registration requirements for certain experiment stations; requiring the payment of fees when packet seed is placed into commerce; amending s. 578.09, F.S.; revising labeling requirements for agricultural, vegetable, flower, tree, and shrub seeds; conforming a cross-reference; repealing s. 578.091, F.S., relating to labeling of forest tree seed; amending s. 578.10, F.S.; revising exemptions to seed labeling, sale, and solicitation requirements; amending s. 578.11, F.S.; conforming provisions to changes made by the act; making technical changes; amending s. 578.12, F.S.; conforming provisions to changes made by the act; amending s. 578.13, F.S.; conforming provisions to changes made by the act; specifying that it is unlawful to move, handle, or dispose of seeds or tags under a stop-sale notice or order without permission from the department; specifying that it is unlawful to represent seed as certified except under specified conditions or to label seed with a variety name under certain conditions; repealing s. 578.14, F.S., relating to packet vegetable and flower seed; amending s. 578.181, F.S.; revising penalties; amending s. 578.23, F.S.; revising recordkeeping requirements relating to seed labeling; amending s. 578.26, F.S.; conforming provisions to changes made by the act; specifying that certain persons may not commence legal proceedings or make certain claims against a seed dealer before certain findings and recommendations are transmitted by the seed investigation and conciliation council to the complainant and dealer; deleting a requirement that the department transmit such findings and recommendations to complainants and dealers; requiring the department to mail a copy of the council’s procedures to both parties upon receipt of a complaint; amending s. 578.27, F.S.; removing alternate membership from the seed investigation and conciliation council; revising the terms of members of the council; conforming provisions to changes made by the act; revising the purpose of the council; revising the council’s investigatory process; renumbering and amending s. 578.28, F.S.; making a technical change; creating s. 578.29, F.S.; prohibiting certain noxious weed seed from being offered or exposed for sale; amending s. 590.02, F.S.; authorizing the Florida Forest Service to pay certain employees’ initial commercial driver license examination fees; amending s. 790.06, F.S.; revising required department handling of incomplete criminal history information in relation to licensure to carry concealed firearms; revising the required furnished statement to obtain a duplicate or substitute concealed weapon or firearm license; amending s. 790.0625, F.S.; revising required tax collector collection and remittance of firearm license fees; revising the fees which a tax collector may retain; authorizing certain tax collectors to print and deliver certain replacement licenses under certain conditions; authorizing certain tax collectors to offer fingerprinting and photographing services to aid license applicants; creating s. 817.417, F.S.; providing a short title; defining terms; specifying department duties and responsibilities relating to government impostor and deceptive advertisements; requiring rulemaking by the department; specifying that it is a violation to disseminate certain misleading or confusing advertisements, to make certain misleading or confusing representations, to use content implying or leading to confusion that such content is from a governmental entity when such is not true, to fail to provide certain disclosures, and to fail to provide certain responses and answers to the department; requiring a person offering documents that are available free of charge or at a lesser price from a governmental entity to provide a certain disclosure; providing penalties; amending s. 489.105, F.S.; conforming provisions to changes made by the act; reenacting s. 527.06(3), F.S., relating to published standards of the National Fire Protection Association; providing an effective date.

By the Committee on Regulated Industries; and Senator Hutson—

CS for SB 822—A bill to be entitled An act relating to the Beverage Law; amending s. 561.42, F.S.; providing an exemption from provisions relating to the tied house evil for specified financial transactions between a manufacturer or importer of malt beverages and a licensed vendor; providing conditions for the exemption; prohibiting the manufacturer or importer of malt beverages from soliciting or receiving any portion of certain payments from its distributors; specifying that a brand naming rights agreement does not obligate or place responsibility upon a distributor; providing an effective date.

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

CS for SB 826—A bill to be entitled An act relating to the taxpayers' rights advocate; amending s. 20.21, F.S.; providing for the appointment of the taxpayers' rights advocate within the Department of Revenue by the Chief Inspector General rather than by the department's executive director; revising the supervisory authority over the taxpayers' rights advocate; providing that the taxpayers' rights advocate may be removed from office only by the Chief Inspector General; requiring the taxpayers' rights advocate to furnish an annual report to the Governor, the Legislature, and the Chief Inspector General by a specified date; providing requirements for the report; amending s. 213.018, F.S.; conforming a provision to changes made by the act; providing an effective date.

By the Committee on Criminal Justice; and Senator Brandes—

CS for SB 854—A bill to be entitled An act relating to correctional officers; amending s. 943.13, F.S.; authorizing a full-time, part-time, or auxiliary correctional officer to be employed at 18 years of age; creating s. 944.145, F.S.; prohibiting a correctional officer who is under 19 years of age from supervising inmates; authorizing a correctional officer who is under 19 years of age to perform all other tasks performed by a full-time, part-time, or auxiliary correctional officer; providing an effective date.

By the Committee on Regulated Industries; and Senator Bean—

CS for SB 876—A bill to be entitled An act relating to alarm verification; amending s. 489.529, F.S.; revising requirements for alarm verification to include additional methods by which an alarm monitoring company may verify a residential or commercial intrusion/burglary alarm signal and to require that two attempts be made to verify an alarm signal; providing an effective date.

By the Committee on Criminal Justice; and Senators Bracy and Rouson—

CS for SB 928—A bill to be entitled An act relating to theft; amending s. 812.014, F.S.; revising threshold amounts and types of property which qualify for theft offenses; amending s. 812.015, F.S.; revising threshold amounts for retail theft; amending s. 921.0022, F.S.; conforming provisions to changes made by the act; conforming a cross-reference; amending s. 985.557, F.S.; conforming cross-references; re-enacting ss. 95.18(10), 373.6055(3)(c), 400.9935(3), 409.910(17)(g), 489.126(4), 538.09(5), 538.23(2), 550.6305(10), 634.319(2), 634.421(2), 636.238(3), 642.038(2), 705.102(4), 718.111(1)(d), 812.015(2), 812.0155(1) and (2), 812.14(4),(7), and (8), 893.138(3), 943.051(3)(b), and 985.11(1)(b), F.S., relating to adverse possession without color of title, criminal history checks for certain water management district employees and others, clinic responsibilities, responsibility for payments on behalf of Medicaid-eligible persons when other parties are liable, moneys received by contractors, secondhand dealer registration, secondary metals recycler violations and penalties, intertrack wagering, diversion or appropriation of funds by warranty association sales representatives, collection of fees for purported membership in discount plan organizations, diversion or appropriation of funds by legal expense insurance sales representatives, reporting lost or abandoned property, condominium associations, retail and farm theft, suspension of driver license following an adjudication of guilt for theft, trespass and larceny with relation to utility fixtures and theft of utility services, local administrative action to abate drug-related, prostitution-related, or stolen-property-related public nuisances and criminal gang activity, fingerprinting of certain minors, and fingerprinting and photographing of certain children, respectively, to incorporate the amendments made by the act in cross-references to amended provisions; providing an effective date.

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

CS for SB 960—A bill to be entitled An act relating to mental health and substance abuse; amending s. 397.321, F.S.; deleting a provision requiring the Department of Children and Families to develop a certi-

fication process by rule for community substance abuse prevention coalitions; amending ss. 916.13 and 916.15, F.S.; requiring the department to request a defendant's medical information from a jail within a certain timeframe after receiving a commitment order and other required documentation; requiring the jail to provide such information within a certain timeframe; requiring the continued administration of psychotropic medication to a defendant if he or she is receiving such medication at a mental health facility at the time that he or she is discharged and transferred to the jail; providing an exception; requiring the jail and department physicians to collaborate on a defendant's medication changes for certain purposes; specifying that the jail physician has the final authority regarding the administering of medication to an inmate; providing an effective date.

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

CS for SB 962—A bill to be entitled An act relating to telephone solicitation; creating s. 365.176, F.S.; providing a short title; defining terms; authorizing telecommunication providers to block certain calls; prohibiting the blocking of certain calls; authorizing telecommunication providers to rely upon caller identification service information to determine originating numbers for the purpose of blocking such calls; providing an effective date.

By the Committee on Criminal Justice; and Senator Brandes—

CS for SB 970—A bill to be entitled An act relating to alcohol and drug-related overdoses; amending s. 893.21, F.S.; prohibiting the arrest, charging, prosecution, or penalizing under specified provisions of a person acting in good faith who seeks medical assistance for an individual experiencing, or believed to be experiencing, an alcohol or a drug-related overdose; prohibiting the arrest, charging, prosecution, or penalizing under specified provisions of a person who experiences, or has a good faith belief that he or she is experiencing, an alcohol or a drug-related overdose; prohibiting a person from being penalized for a violation of a condition of certain programs if that person in good faith seeks medical assistance for an individual experiencing, or believed to be experiencing, an alcohol or a drug-related overdose; prohibiting the protection from arrest, charge, and prosecution for certain offenses from being grounds for suppression of evidence in other criminal prosecutions; providing an effective date.

By the Committee on Communications, Energy, and Public Utilities; and Senator Bean—

CS for SB 1018—A bill to be entitled An act relating to Lifeline service; amending s. 364.10, F.S.; revising the term "eligible telecommunications carrier" to include commercial mobile radio service providers under a specified circumstance; providing an effective date.

By the Committee on Regulated Industries; and Senator Young—

CS for SB 1020—A bill to be entitled An act relating to alcohol deliveries; amending s. 561.57, F.S.; including an electronic order as a type of order construed as a sale made at a vendor's licensed place of business; authorizing a manufacturer, distributor, or vendor to make certain deliveries in vehicles that are under the licensee's control and direction pursuant to a contract with a third party; providing an effective date.

By the Committee on Judiciary; and Senator Book—

CS for SB 1216—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; expanding the exemption from public records requirements for any information in a videotaped statement of a minor who is alleged to be or who is a victim of sexual battery, lewd acts, or other sexual misconduct; providing for future review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of January 9 was corrected and approved.

CO-INTRODUCERS

Senators Baxley—CS for SB 140; Campbell—SB 286; Farmer—CS for SB 140, SB 1026; Flores—SB 824; Hutson—SB 1114; Mayfield—CS for SB 4; Montford—CS for SB 204; Perry—SB 890; Rodriguez—SB 286, SB

1628; Steube—SB 1492; Taddeo—SCR 264, SB 852, SM 882, SB 1628; Young—SB 1134

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 4:46 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 4:00 p.m., Wednesday, January 24 or upon call of the President.