



Journal of the Senate

Number 7—Regular Session

Wednesday, January 31, 2018

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CALL TO ORDER

The Senate was called to order by President Negron at 10:00 a.m. A quorum present—38:

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

PRAYER

The following prayer was offered by Apostle Ronald Ssali, Power Evangelism Ministries, West Palm Beach:

To our Heavenly Father, creator of heaven and earth, we exalt and honor your name. Be glorified today as this body of legislators and leaders from all constituents represented here today work earnestly to govern our communities in the State of Florida. Be glorified in the name of Jesus. Guide them by your spirit as they liaise and dialogue on bills, ideas, and viewpoints presented, and in tackling issues concerning their constituencies in the State of Florida.

I ask that you grant them wisdom and strategies to enhance unity, peace, and prosperity in this great State of Florida. As your word says in James 3:17, "If we ask for wisdom, you will give it to us freely." Let these great leaders function in your wisdom. Guide them and bless them. Bless their families. Bless the State of Florida. Let it prosper mightily and experience your glory. In the name of Jesus. Amen.

PLEDGE

Senate Pages, Neil Beaubrun of Miami; Sarah Bedford of Englewood; Leah Dudley of St. Petersburg; and Allen Mortham III of Tallahassee, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Dr. Rudolph Moise of Davie, sponsored by Senator Campbell, as the doctor of the day. Dr. Moise specializes in general medicine.

ADOPTION OF RESOLUTIONS

At the request of Senator Hukill—

By Senator Hukill—

SR 1906—A resolution celebrating the 150th anniversary of the Cape Canaveral Lighthouse on May 11, 2018.

WHEREAS, the Cape Canaveral Lighthouse has been of vital importance to the safe navigation of seafarers to Cape Canaveral and, today, serves as a beacon of light, shining brightly from Cape Canaveral across the Atlantic Ocean, and

WHEREAS, in 1848, the first completed lighthouse, which was built of brick and stood just 65 feet high, was built near the tip of Cape Canaveral and was visible for only 10 miles at sea, and

WHEREAS, construction of the current lighthouse, with its brick lining inside a cast iron exterior, was approved in 1858 and completed on May 11, 1868, after history intervened, halting progress as the Civil War raged, and

WHEREAS, a first-order Fresnel lens, developed by French physicist Augustin-Jean Fresnel in 1822, was installed and first lit on May 11, 1868, and the light, fueled by whale oil, could be seen for 22 miles at sea, and

WHEREAS, in 1873, the new lighthouse was painted with its "day-mark" black and white horizontal bands to make it easier to identify as a navigation point during daytime hours, and

WHEREAS, in 1893, the Cape Canaveral Lighthouse and its keepers' cottages were dismantled as part of an 18-month relocation project and hauled by mule to their present-day location along specially constructed tracks to avoid corrosion from the encroaching sea, and

WHEREAS, in 1939, ownership of the Cape Canaveral Lighthouse and approximately 900 acres of land were granted to the United States Coast Guard, and

WHEREAS, the Cape Canaveral Lighthouse is universally recognized as the historical basis for the location of the United States Air Force's Cape Canaveral Air Force Station and the National Aeronautics and Space Administration's Kennedy Space Center, and

WHEREAS, the advancement of automation in the 1960s eliminated the need for a lighthouse keeper, and, thereafter, the keepers' cottages were vacated and later demolished in the 1970s, and

WHEREAS, in 1967, the Cape Canaveral Lighthouse's first-order Fresnel lens was automated and, in 1993, was replaced with a high-power search light, which is operated by the United States Coast Guard, and

WHEREAS, in 2000, ownership and maintenance of the Cape Canaveral Lighthouse was transferred to the United States Air Force's 45th Space Wing, making it the only operational lighthouse ever owned and maintained by the United States Air Force, and

WHEREAS, in 2002, the Cape Canaveral Lighthouse Foundation was established to support the United States Air Force’s 45th Space Wing in its efforts to preserve, restore, interpret, and exhibit the Cape Canaveral Lighthouse, and to inform and educate the public on its historical significance, and

WHEREAS, the efforts of both the 45th Space Wing and the Cape Canaveral Lighthouse Foundation ensure that this landmark remains a guiding beacon or “living light” amongst mighty metal giants supporting rockets that explore the vastness of space, and

WHEREAS, as rockets soar from the Cape and astronauts head for the Moon, Mars, and beyond, the evening skies are illuminated by a strong beacon of light still shining brightly from the Cape Canaveral Lighthouse across the Atlantic Ocean, and

WHEREAS, the State of Florida recognizes the tremendous efforts of individuals past and present to preserve and maintain the Cape Canaveral Lighthouse and the importance of educating the public on its historical significance to the Florida Space Coast, this state, and this nation, and that these efforts have helped protect what is known today as the oldest standing structure on the Cape, visited and admired by many, and

WHEREAS, on May 11, 2018, the Cape Canaveral Lighthouse will celebrate its 150th anniversary as a navigational aid, charting its shining course through the history of sea and space, NOW, THEREFORE,

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

That the 150th anniversary of the Cape Canaveral Lighthouse is celebrated.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Cape Canaveral Lighthouse Foundation as a tangible token of the sentiments of the Florida Senate.

—was introduced, read, and adopted by publication.

At the request of Senator Farmer—

By Senator Farmer—

SR 1910—A resolution recognizing February 3-10, 2018, as “Mental Health Awareness Week” in Florida.

WHEREAS, an estimated 43.6 million Americans 18 years of age and older experience some form of mental illness, and an estimated 7.9 million Americans experience both a mental illness and a substance abuse disorder, and

WHEREAS, more than 660,000 adults and 181,000 children in the state live with bipolar disorder, severe depression, schizophrenia, or another serious mental illness, and

WHEREAS, mental health is essential to achieving one’s full potential, and mental illness can affect the ability of an individual to carry out daily tasks, establish and maintain relationships, or pursue other fundamental endeavors, and

WHEREAS, it is estimated that approximately \$193 billion in lost work earnings are a result of serious mental illnesses, and

WHEREAS, according to the American College Health Association’s Spring 2014 National College Health Assessment, 14.3 percent of college students were diagnosed with anxiety, 12 percent were diagnosed with depression, and 86.4 percent reported feeling overwhelmed by the expectations of college, and

WHEREAS, mental illnesses affect people of all ages and all walks of life, including first responders, who encounter stresses on the job which can contribute to or worsen depression, anxiety, and other mental health issues, and

WHEREAS, public awareness of mental health issues and the provision of mental health treatment in a caring and supportive atmosphere are vital for those struggling with mental illness, and there are many effective actions that organizations can take to promote mental health, NOW, THEREFORE,

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

That in recognition of the need to support the mental health of the citizens of this state, February 3-10, 2018, is recognized as “Mental Health Awareness Week” in Florida.

—was introduced, read, and adopted by publication.

SPECIAL GUESTS

Senator Galvano recognized his mother, Betty, who was present in the gallery.

BILLS ON THIRD READING

CS for SB 370—A bill to be entitled An act relating to the Land Acquisition Trust Fund; amending s. 375.041, F.S.; requiring a specified annual appropriation to the Florida Forever Trust Fund; deleting an obsolete provision; prohibiting moneys from the Land Acquisition Trust Fund from being used for specified costs; providing an effective date.

—was read the third time by title.

On motion by Senator Bradley, **CS for SB 370** was passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—None

SB 146—A bill to be entitled An act relating to appointment of attorneys for dependent children with special needs; providing a short title; amending s. 39.01305, F.S.; requiring the payment of due process costs of litigation of all pro bono attorneys appointed to represent dependent children with certain special needs, subject to appropriations and review for reasonableness; providing an effective date.

—was read the third time by title.

On motion by Senator Bean, **SB 146** was passed and certified to the House. The vote on passage was:

Yeas—38

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

Mayfield	Rodriguez	Stewart	Garcia	Passidomo	Steube
Montford	Rouson	Taddeo	Gibson	Perry	Stewart
Passidomo	Simmons	Thurston	Grimsley	Powell	Taddeo
Perry	Simpson	Torres	Hukill	Rader	Thurston
Powell	Stargel	Young	Hutson	Rodriguez	Torres
Rader	Steube		Lee	Rouson	Young

Nays—None

SB 192—A bill to be entitled An act relating to public meetings; amending s. 286.011, F.S.; defining terms; specifying conditions under which members of any board or commission of any state agency or authority or of any agency or authority of any county, municipal corporation, or political subdivision may participate in fact-finding exercises or excursions; providing for construction; providing an effective date.

—was read the third time by title.

On motion by Senator Baxley, **SB 192** was passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—None

CS for CS for SB 140—A bill to be entitled An act relating to marriage licenses; amending s. 741.04, F.S.; providing that a marriage license may not be issued to a person under the age of 18 years; requiring parties to a marriage to file a written and signed affidavit with the county court judge or clerk of the circuit court before the judge or clerk may issue a marriage license; requiring such affidavit to include certain information; providing legislative intent; requiring each party to a marriage to provide his or her social security number or an alien registration number for purposes of child support enforcement; prohibiting a judge or clerk from issuing a marriage license unless he or she is presented with certain written statements; providing that the effective date of a marriage license must be delayed by 3 days if the parties to the marriage have not submitted valid certificates of completion of a premarital preparation course; providing exceptions; repealing s. 741.0405, F.S., relating to the issuance of marriage licenses to persons under 18 years of age; amending s. 741.05, F.S.; clarifying that a county court judge or clerk of a circuit court commits a misdemeanor if he or she issues a blank marriage license or if he or she issues a marriage license without obtaining the ages and identification numbers of the parties; conforming cross-references; providing an effective date.

—was read the third time by title.

On motion by Senator Benacquisto, **CS for CS for SB 140** was passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Bracy	Campbell
Baxley	Bradley	Farmer
Bean	Brandes	Flores
Benacquisto	Braynon	Gainer
Book	Broxson	Galvano

Garcia	Passidomo	Steube
Gibson	Perry	Stewart
Hukill	Powell	Taddeo
Hutson	Rader	Thurston
Lee	Rodriguez	Torres
Mayfield	Rouson	Young
Montford	Simmons	
	Simpson	

Nays—None

CO-INTRODUCERS

All Senators voting yea, not previously shown as co-introducers, were recorded as co-introducers of **CS for CS for SB 140**.

Yeas—31

Mr. President	Garcia	Rouson
Baxley	Gibson	Simmons
Bean	Hukill	Simpson
Book	Hutson	Steube
Bracy	Mayfield	Stewart
Braynon	Montford	Taddeo
Broxson	Passidomo	Thurston
Farmer	Perry	Torres
Flores	Powell	Young
Gainer	Rader	
Galvano	Rodriguez	

SB 472—A bill to be entitled An act relating to the National Statuary Hall; requesting the Joint Committee on the Library of Congress to approve the replacement of the statue of Confederate General Edmund Kirby Smith in the National Statuary Hall Collection with a statue of Mary McLeod Bethune; providing for the transfer of ownership of the statue of General Edmund Kirby Smith to the state; requiring the Division of Cultural Affairs of the Department of State to take possession of the statue and make available for public display; providing that the act is an official request to the Joint Committee on the Library of Congress; requiring the Department of State to deliver copies of the act to certain persons on the act's effective date; providing an effective date.

—as amended January 24, was read the third time by title.

On motion by Senator Thurston, **SB 472**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—None

MOTIONS

On motion by Senator Benacquisto, the rules were waived and time of adjournment was extended until 11:15 a.m.

SB 186—A bill to be entitled An act relating to the resign-to-run law; amending s. 99.012, F.S.; requiring an officer who qualifies for federal public office to resign from the office he or she presently holds if the terms, or any part thereof, run concurrently; prescribing requirements for the written resignation; providing for an automatic irrevocable resignation in the event of noncompliance; specifying that a resignation creates a vacancy in office; revising an exception to the resign-to-run law; amending s. 121.121, F.S.; conforming a cross-reference; providing an effective date.

—as amended January 24, was read the third time by title.

On motion by Senator Hutson, **SB 186**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—27

Mr. President	Galvano	Rader
Baxley	Garcia	Rodriguez
Bean	Grimsley	Simmons
Benacquisto	Hukill	Simpson
Bradley	Hutson	Stargel
Brandes	Mayfield	Steube
Broxson	Montford	Taddeo
Flores	Passidomo	Thurston
Gainer	Perry	Young

Nays—7

Bracy	Gibson	Torres
Braynon	Rouson	
Farmer	Stewart	

Vote after roll call:

Yea—Lee

Yea to Nay—Thurston

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.

—as amended January 24, was read the third time by title.

On motion by Senator Steube, **CS for CS for SB 98**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Bean	Book
Baxley	Benacquisto	Bracy

Bradley	Hukill	Simmons
Brandes	Hutson	Simpson
Braynon	Lee	Stargel
Broxson	Mayfield	Steube
Farmer	Montford	Stewart
Flores	Passidomo	Taddeo
Gainer	Perry	Thurston
Galvano	Powell	Torres
Garcia	Rader	Young
Gibson	Rodriguez	
Grimsley	Rouson	

Nays—None

CS for SB 118—A bill to be entitled An act relating to the visitation of schools by state legislators; amending s. 1001.4205, F.S.; authorizing a member of the State Legislature to visit any district school, including any charter school, in his or her legislative district; providing an effective date.

—was read the third time by title.

On motion by Senator Hukill, **CS for SB 118** was passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—None

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.

—as amended January 24, was read the third time by title.

On motion by Senator Young, **CS for CS for SB 568**, as amended, was passed and certified to the House. The vote on passage was:

Yeas—38

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

Rodriguez	Stargel	Thurston
Rouson	Steube	Torres
Simmons	Stewart	Young
Simpson	Taddeo	

Nays—None

SPECIAL RECOGNITION

Senator Gibson recognized Senator Thurston, who celebrated his birthday yesterday.

MOTIONS

Senator Benacquisto moved that the Senate adjourn upon the dissolution of the Senate Reunion to reconvene at 2:30 p.m., Thursday, February 1 or upon call of the President. The motion was adopted.

SENATE REUNION

The following former members of the Senate in attendance for the 2018 Senate Reunion were welcomed by the President: Joseph Abruzzo; Thad Altman; Ellyn Bogdanoff; Charlie Bronson; Walter “Skip” Campbell; Don Childers; Rick Dantzler; Alex Diaz de la Portilla; Vince Fechtel; Steve Geller; Bill Gunter; Mattox Hair; Karen Johnson Gendron; Dennis Jones; Curt Kiser; Bob McKnight; Tom McPherson; Matthew Meadows; Richard “Dick” Pettigrew; Van Poole; Nan Rich; Debby Sanderson; Burt Saunders; Jim Scott; Bruce Smathers; Javier Souto; and Paul Steinberg.

By direction of the President, the Secretary read the names of the former Senators who have passed away since the last reunion: C. Welborn Daniel; Greg Evers; Arnett Girardeau; Richard H. “Dick” Langley; Gerald S. “Jerry” Rehm; Bob Saunders; Samuel E. Teague, Jr.; and Lee Weissenborn.

The President recognized the following former Senate Presidents: Jim Scott, 1994-1996; and Tom Lee, 2004-2006, currently serving in the Senate.

By direction of the President, a video was shown in tribute to the former Senate Presidents and former Senators.

Group photographs were taken of former Senate Presidents and all current and former Senators.

REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bill to be placed on the Special Order Calendar for Wednesday, January 31, 2018: CS for CS for SB 540.

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

The Committee on Commerce and Tourism recommends the following pass: SB 1224

The Committee on Community Affairs recommends the following pass: SB 1426

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

The Committee on Judiciary recommends the following pass: SB 694

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

The Committee on Community Affairs recommends the following pass: SB 1328

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

The Committee on Judiciary recommends the following pass: SB 1580

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

The Committee on Judiciary recommends the following pass: SB 1042

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

The Committee on Regulated Industries recommends the following pass: SB 1076

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

The Committee on Judiciary recommends the following pass: CS for SB 514; SM 940; SB 1028; SM 1382

The bills were referred to the Committee on Rules under the original reference.

The Committee on Health Policy recommends a committee substitute for the following: SB 1594

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 1442

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

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 766

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

The Committee on Health Policy recommends a committee substitute for the following: SB 1874

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

The Committee on Education recommends a committee substitute for the following: SB 1388

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

The Committee on Commerce and Tourism recommends committee substitutes for the following: SB 1450; SB 1646; SB 1714

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1282

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 1214

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

The Committee on Ethics and Elections recommends a committee substitute for the following: SB 1628

The Committee on Health Policy recommends a committee substitute for the following: SB 1850

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

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 a committee substitute for the following: SB 624

The Committee on Education recommends a committee substitute for the following: SB 1254

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

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 1574

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

The Committee on Commerce and Tourism recommends committee substitutes for the following: CS for SB 396; SB 920

The Committee on Judiciary recommends a committee substitute for the following: SB 1348

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

REPORTS OF SUBCOMMITTEES

The Appropriations Subcommittee on Finance and Tax recommends the following pass: SB 538; SB 688; SJR 1742

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

The Appropriations Subcommittee on Finance and Tax recommends a committee substitute for the following: CS for SB 324

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Judiciary; and Senator Galvano—

CS for SB 46—A bill to be entitled An act for the relief of Ramiro Companioni, Jr., by the City of Tampa; providing for an appropriation to compensate Mr. Companioni for injuries sustained as a result of the negligence of an employee of the City of Tampa; providing a limitation on the payment of compensation and fees; providing an effective date.

By the Committees on Commerce and Tourism; and Banking and Insurance; and Senators Hukill, Young, and Hutson—

CS for CS for SB 396—A bill to be entitled An act relating to motor vehicle insurance coverage for windshield glass; amending s. 559.920, F.S.; prohibiting motor vehicle repair shops or their employees from offering anything of value to a customer in exchange for making an insurance claim for motor vehicle glass replacement or repair, including offers made through certain persons; providing an effective date.

By the Committee on Criminal Justice; and Senator Young—

CS for SB 624—A bill to be entitled An act relating to drones; amending s. 330.41, F.S.; redefining the term “critical infrastructure facility”; amending s. 934.50, F.S.; authorizing the use of a drone if a law enforcement agency possesses reasonable suspicion that, under particular circumstances, swift action is needed to facilitate the collection of evidence at a crime scene or traffic crash scene; authorizing the use of a drone by a local or state agency when used in the assessment of damage, flood state, wildfire, or land management, or the monitoring and collection of scientific or marketing data; providing an effective date.

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

CS for SB 766—A bill to be entitled An act relating to the tax exemption on aircraft sales or leases; amending s. 212.08, F.S.; exempting all aircraft sales or leases, rather than the sales or leases of certain aircraft, from the sales and use tax; defining the term “aircraft”; deleting the definition of the term “common carrier” to conform to changes made by the act; providing an effective date.

By the Committee on Commerce and Tourism; and Senators Bradley and Braynon—

CS for SB 920—A bill to be entitled An act relating to deferred presentment transactions; amending s. 560.402, F.S.; providing and revising definitions; amending s. 560.404, F.S.; specifying the maximum face amount of checks that may be taken for deferred presentment installment transactions, exclusive of fees; specifying the maximum rate and frequency of fees that deferred presentment providers or their affiliates may charge on deferred presentment installment transactions; specifying when fees are earned for certain deferred presentment transactions; specifying the calculation of fees earned for deferred presentment installment transactions; prohibiting prepayment penalties; specifying the minimum and maximum terms of a deferred presentment installment transaction; specifying dates that checks must bear; authorizing providers of deferred presentment installment transactions to accept additional checks subject to certain limitations; requiring the deferred presentment agreement to include the deferment period applicable to each check; correcting a reference to federal law; providing an exception to a prohibition against the acceptance or holding of undated checks or checks with certain dates by a deferred presentment provider or its affiliate; conforming a cross-reference; providing a verification process that may be relied upon under certain conditions; revising a notice in deferred presentment agreements; authorizing a

drawer to inform a provider in writing that the drawer cannot redeem or pay in full the amount due and owing to the provider; providing an exception to a prohibition, under certain circumstances, against a deferred presentment provider's deposit or presentation of a drawer's check; requiring a provider of a deferred presentment installment transaction to allow a drawer to defer one scheduled payment under certain circumstances; providing requirements for the deferred payment; specifying the frequency a certain fee may be imposed by Financial Services Commission rule for data on certain transactions submitted by deferred presentment providers to a certain database; providing an exception to a limitation on a deferred presentment provider's acceptance of a certain check or authorization; specifying requirements for amortization, installment repayments, and the calculation of charges for deferred presentment installment transactions; conforming provisions to changes made by the act; amending s. 560.405, F.S.; providing an exception to a prohibition against a deferred presentment provider's or its affiliate's presentment of a drawer's check before the end of the deferment period; revising a condition under which a deferred presentment provider may allow the check to be redeemed in lieu of presentment; revising a prohibition against requiring a drawer to redeem his or her check before the agreed-upon date; reenacting s. 560.111(5), F.S., relating to prohibited acts, to incorporate the amendments made to ss. 560.404 and 560.405, F.S., in references thereto; providing an effective date.

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

CS for SB 1214—A bill to be entitled An act relating to child exploitation; amending s. 16.56, F.S.; revising the offenses that may be investigated and prosecuted by the Office of Statewide Prosecution; amending s. 39.01, F.S.; conforming provisions to changes made by the act; amending s. 39.0132, F.S.; revising the types of offenses committed by a child in certain custody or supervision of the Department of Children and Families which require the department to provide notice to the school superintendent; conforming provisions to changes made by the act; amending s. 39.0139, F.S.; revising the types of offenses that create a rebuttable presumption of detriment for judicial determinations related to contact between a parent or caregiver and certain child victims; conforming provisions to changes made by the act; amending s. 39.301, F.S.; conforming provisions to changes made by the act; amending s. 39.509, F.S.; revising the offenses that may be considered in determining whether grandparental visitation is in the child's best interest; conforming provisions to changes made by the act; amending s. 90.404, F.S.; conforming provisions to changes made by the act; amending s. 92.56, F.S.; revising the offenses for which a criminal defendant may seek an order of disclosure for certain confidential and exempt court records, for which the state may use a pseudonym instead of the victim's name, and for which a publication or broadcast of trial testimony may not include certain victim identifying information; conforming provisions to changes made by the act; amending ss. 92.561, 92.565, and 435.04, F.S.; conforming provisions to changes made by the act; amending s. 435.07, F.S.; revising the offenses that disqualify certain child care personnel from specified employment; conforming provisions to changes made by the act; amending s. 456.074, F.S.; revising the offenses for which the licenses of massage therapists and massage establishments must be suspended; conforming provisions to changes made by the act; amending ss. 480.041 and 480.043, F.S.; revising the offenses for which applications for licensure as a massage therapist or massage establishment must be denied; conforming provisions to changes made by the act; amending s. 743.067, F.S.; revising the offenses for which an unaccompanied homeless youth may consent to specified treatment, care, and examination; conforming provisions to changes made by the act; amending ss. 772.102 and 775.082, F.S.; conforming provisions to changes made by the act; amending s. 775.0847, F.S.; revising definitions; conforming provisions to changes made by the act; amending ss. 775.0877, 775.21, 775.215, 784.046, and 794.0115, F.S.; conforming provisions to changes made by the act; amending s. 794.024, F.S.; revising the offenses for which certain victim information may not be disclosed by public employees or officers; providing penalties; conforming provisions to changes made by the act; amending s. 794.056, F.S.; conforming provisions to changes made by

the act; creating s. 794.10, F.S.; providing definitions; authorizing subpoenas in certain investigations of offenses involving child victims and other specified offenses and specifying requirements therefor; providing for specified reimbursement of witnesses; authorizing certain motions; requiring nondisclosure of the existence or contents of the subpoenas in certain circumstances; providing exceptions to such nondisclosure requirement; requiring certain notice to be provided in a subpoena that contains a nondisclosure requirement; exempting certain records, objects, and other information from production; providing for the return of records, objects, and other information produced; specifying time periods within which records, objects, and other information must be returned; providing for service and enforcement of the subpoenas; providing penalties for a violation of the subpoena or nondisclosure requirement; providing immunity for certain persons complying with the subpoenas in certain circumstances; providing for judicial review and extension of such nondisclosure requirements and specifying requirements therefor; amending s. 796.001, F.S.; conforming provisions to changes made by the act; repealing s. 827.071, F.S., relating to sexual performance by a child; amending s. 847.001, F.S.; revising definitions; creating s. 847.003, F.S.; providing definitions; prohibiting a person from using a child in a sexual performance or promoting a sexual performance by a child; providing penalties; amending s. 847.0135, F.S.; providing for separate offenses of computer pornography and child exploitation under certain circumstances; conforming provisions to changes made by the act; amending s. 847.0137, F.S.; revising and providing definitions; prohibiting a person from possessing, with the intent to promote, child pornography; prohibiting a person from knowingly possessing, controlling, or intentionally viewing child pornography; providing penalties; providing application and construction; providing for separate offenses of transmission of child pornography under certain circumstances; amending ss. 856.022, 895.02, 905.34, and 934.07, F.S.; conforming provisions to changes made by the act; amending s. 938.085, F.S.; revising the offenses for which a surcharge to be deposited into the Rape Crisis Program Trust Fund must be imposed; conforming provisions to changes made by the act; amending s. 938.10, F.S.; revising the offenses for which an additional court cost must be imposed; conforming provisions to changes made by the act; amending ss. 943.0435, 943.04354, 943.0585, 943.059, 944.606, 944.607, 947.1405, 948.03, and 948.04, F.S.; conforming provisions to changes made by the act; amending s. 948.06, F.S.; revising the offenses that constitute a qualifying offense for purposes relating to a violation of probation or community control; conforming provisions to changes made by the act; amending ss. 948.062, 948.101, 948.30, 948.32, 960.03, and 960.197, F.S.; conforming provisions to changes made by the act; amending s. 985.04, F.S.; revising the types of offenses committed by a child in certain custody or supervision of the Department of Juvenile Justice which require the department to provide notice to the school superintendent; conforming provisions to changes made by the act; amending ss. 985.475 and 1012.315, F.S.; conforming provisions to changes made by the act; amending s. 921.0022, F.S.; ranking the offense of solicitation of a child via a computer service while misrepresenting one's age on the offense severity ranking chart; conforming provisions to changes made by the act; providing a directive to the Division of Law Revision and Information; reenacting ss. 39.402(9)(a), 39.506(6), 39.509(6)(b), 39.521(3)(d), 39.806(1)(d) and (n), 63.089(4)(b), 63.092(3), 68.07(3)(i) and (6), 92.55(1)(b), 92.605(1)(b), 322.141(3), 381.004(2)(h), 384.29(1)(c) and (3), 390.01114(2)(b) and (e), 393.067(4)(h), (7), and (9), 394.495(4)(p), 394.9125(2)(a), 397.4872(2)(a) and (c), 435.07(4)(b), 507.07(9), 655.50(3)(g), 741.313(1)(e), 775.084(4)(j), 775.0862(2), 775.13(4)(e) and (f), 775.21(3)(b), (5)(d), (6)(f), and (10)(c), 775.24(2), 775.25, 775.261(3)(b), 784.049(2)(d), 794.011(2)(a), (3), (4), and (5), 794.03, 794.075(1), 847.002(1)(b), (2), and (3), 847.012(3)(b), 847.01357(3), 847.0138(2) and (3), 896.101(2)(h) and (10), 903.0351(1)(b) and (c), 903.046(2)(m), 905.34(3), 921.0022(3)(g), 921.141(6)(o), 943.0435(3), (4)(a), and (5), 943.0436(2), 943.325(2)(g), 944.11(2), 944.607(4)(a) and (9), 944.608(7), 944.609(4), 944.70(1), 947.13(1)(f), 947.1405(2)(c) and (12), 947.141(1), (2), and (7), 948.013(2)(b), 948.06(8)(b) and (d), 948.063, 948.064(4), 948.08(7)(a), 948.12(3), 948.30(3)(b) and (4), 948.31, 951.27, 960.003(2)(a) and (b) and (3)(a), 960.065(5), 984.03(2), 985.0301(5)(c), 985.04(6)(b), 985.441(1)(c), 985.4815(9), and 1012.467(2)(g), F.S., relating to placement in a shelter, arraignment hearings, grandparents rights, disposition hearings,

grounds for termination of parental rights, proceedings to terminate parental rights pending adoption, report to the court of intended placement by an adoption entity, change of name, proceedings involving certain victims or witnesses, production of certain records, color or markings of certain licenses or identification cards, HIV testing, confidentiality, the Parental Notice of Abortion Act, facility licensure, the child and adolescent mental health system of care, authority of a state attorney to refer a person for civil commitment, exemption from disqualification, exemptions from disqualification, violations by movers or moving brokers, Florida Control of Money Laundering and Terrorist Financing in Financial Institutions Act, unlawful action against employees seeking protection, violent career criminals, habitual felony offenders, and habitual violent felony offenders, sexual offenses against students by authority figures, registration of convicted felons, the Florida Sexual Predators Act, duty of the court to uphold laws governing sexual predators and sexual offenders, prosecutions for acts or omissions, career offender registration, sexual cyberharassment, sexual battery, publishing or broadcasting information identifying sexual offense victims, sexual predators and erectile dysfunction drugs, child pornography prosecutions, sale or distribution of harmful materials to minors or using minors in production, civil remedies for exploited children, transmission of material harmful to minors to a minor by electronic device or equipment, the Florida Money Laundering Act, restrictions on pretrial release pending probation-violation hearings or community-control-violation hearings, purposes of and criteria for bail determination, the powers and duties of a statewide grand jury, the offense severity ranking chart of the Criminal Punishment Code, sentence of death or life imprisonment for capital felonies, sexual offenders required to register with the Department of Law Enforcement, duty of the court to uphold laws governing sexual predators and sexual offenders, DNA database, regulation by the Department of Corrections of the admission of books, notification to the Department of Law Enforcement of information on sexual offenders, notification to the Department of Law Enforcement concerning career offenders, career offenders and notification upon release, conditions for release from incarceration, powers and duties of the Florida Commission on Offender Review, the conditional release program, violations of conditional release, control release, or conditional medical release or addiction-recovery supervision, administrative probation, violation of probation or community control, violations of probation or community control by designated sexual offenders and predators, notification of status as a violent felony offender of special concern, the pretrial intervention program, intensive supervision for postprison release of violent offenders, additional terms and conditions of probation or community control for certain sex offenses, the evaluation and treatment of sexual predators and offenders on probation or community control, blood tests of inmates, hepatitis and HIV testing for persons charged with or alleged by petition for delinquency to have committed certain offenses, eligibility for victim assistance awards, definitions relating to children and families in need of services, jurisdiction, oaths, records, and confidential information, commitment, notification to Department of Law Enforcement of information on juvenile sexual offenders, and contractors permitted access to school grounds, respectively, to incorporate the amendments made by the act in cross-references to amended provisions; providing a directive to the Division of Law Revision and Information; providing an effective date.

By the Committee on Education; and Senators Passidomo and Book—

CS for SB 1254—A bill to be entitled An act relating to early learning; amending s. 1002.81, F.S.; revising the definition of “at-risk child”; amending s. 1002.82, F.S.; revising the duties of the Office of Early Learning; revising the standard statewide contract for providers; providing that failing to meet certain measures for a specified period is cause for termination of a provider; providing for the development of a program assessment for school readiness providers; providing program assessment requirements; requiring the office to set a payment differential for certain providers; revising the requirement for an analysis of early learning activities throughout the state; amending s. 1002.84, F.S.; conforming a cross-reference; amending s. 1002.85, F.S.; revising the required contents of the school readiness program plan each early learning coalition must submit; amending s. 1002.87, F.S.; revising the

priority criteria for participation in the school readiness program; amending s. 1002.88, F.S.; revising school readiness provider requirements for program participation; conforming cross-references; amending s. 1002.89, F.S.; providing for the use of specified funds for a required assessment; amending s. 1002.92, F.S.; conforming a cross-reference; providing an appropriation; providing an effective date.

By the Committee on Banking and Insurance; and Senator Taddeo—

CS for 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 law and ordinance and flood insurance coverage; requiring insurers issuing such policies to include the disclosure with the policy documents upon the initial issuance of the policy and each renewal; providing applicability; providing an effective date.

By the Committee on Judiciary; and Senator Perry—

CS for SB 1348—A bill to be entitled An act relating to community development districts; amending s. 190.046, F.S.; authorizing sufficiently contiguous 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.

By the Committee on Education; and Senator Garcia—

CS for SB 1388—A bill to be entitled An act relating to pre-apprenticeship and apprenticeship programs; establishing the Task Force on Apprenticeship Expansion within the Department of Economic Opportunity; defining terms; specifying the duties of the task force; requiring the task force to be comprised of certain members appointed by a specified date; providing requirements for meetings of the task force; requiring task force members to serve without compensation; requiring the department and the Department of Education to provide specified assistance to the task force; requiring the task force to submit a report to the Governor and Legislature by a specified date; providing for the future expiration of the task force; providing an effective date.

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

CS for SB 1442—A bill to be entitled An act relating to Early Childhood Court programs; creating s. 39.01304, F.S.; providing legislative findings and intent; requiring the program to incorporate specified components to be considered an early childhood court; authorizing the courts to create early childhood court programs; requiring the office to coordinate with the appropriate circuit court to employ and train a community coordinator for each program site; authorizing the office to

hire a statewide community coordinator; authorizing the use of an alternative coordination system; requiring the office to contract with certain university based centers; requiring a contracted center to hire a statewide clinical consultant for specified purposes; requiring the office, in partnership with the center and within appropriated funds, to provide training to program court teams; requiring the Florida Institute for Child Welfare to conduct an evaluation of the program's impact in consultation with the Department of Children and Families, the office, and the center; requiring the evaluation to include certain data and recommendations; requiring the institute to submit the results of its evaluation to the Governor and the Legislature by a specified date; requiring the institute to submit annual reports; providing an effective date.

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

CS for SB 1450—A bill to be entitled An act relating to a sales tax refund for eligible job training organizations; creating s. 212.099, F.S.; providing definitions; authorizing eligible organizations to receive a refund of a specified amount of certain sales taxes collected if such amount is used for certain purposes relating to job training and employment services; specifying the annual maximum allowable tax refund for such organizations; providing requirements for receiving the refund; authorizing the Department of Economic Opportunity to certify organizations; authorizing the Department of Revenue to audit, within a certain timeframe, any refund issued; providing the applicable interest rate on overpayments and payments to ineligible organizations; providing that an eligible organization comprised of commonly owned and controlled entities is a single organization; requiring eligible organizations to provide an annual report to the Department of Economic Opportunity; providing an effective date.

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

CS for SB 1574—A bill to be entitled An act relating to licensure of unarmed security guards; amending s. 493.6303, F.S.; authorizing security officer training classes to be offered online under certain circumstances; requiring the Department of Agriculture and Consumer Services to establish reporting requirements for verification of training submission; amending s. 493.6304, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Health Policy; and Senator Brandes—

CS for SB 1594—A bill to be entitled An act relating to nursing; amending s. 464.003, F.S.; defining the term “advanced practice registered nurse”; deleting the terms “advanced registered nurse practitioner”, “clinical nurse specialist” and “clinical nurse specialist practice,” to conform to changes made by the act; repealing s. 464.0115, F.S., relating to the certification of clinical nurse specialists; amending s. 464.012, F.S.; requiring any nurse desiring to be licensed as an advanced practice registered nurse to apply to the Department of Health, submit proof that he or she holds a current license to practice professional nursing, and meet one or more specified requirements as determined by the Board of Nursing; authorizing the board to adopt rules to provide for provisional state licensure of certified nurse midwives, certified nurse practitioners, certified registered nurse anesthetists, clinical nurse specialists, and psychiatric nurses for a specified period of time; requiring the department and the board to establish a transition process for converting certain certified practitioners to licensed practitioners; authorizing certain certified practitioners to continue practicing advanced nursing during a specified period of time; providing construction; providing an expiration date for provisions relating to the transition from certification to licensure; conforming provisions to changes made by the act; amending s. 960.28, F.S.; conforming a cross-reference; amending ss. 39.303, 39.304, 90.503, 110.12315, 121.0515, 252.515, 310.071, 310.073, 310.081, 320.0848, 381.00315, 381.00593, 383.14, 383.141, 384.27, 390.0111, 390.012, 394.455, 395.0191, 397.311, 397.4012, 397.427, 397.679, 397.6793, 400.021, 400.462, 400.487, 400.506, 400.9973, 400.9974, 400.9976, 400.9979, 401.445, 409.905, 409.908, 409.973, 429.918, 456.0391, 456.0392, 456.041, 456.048,

456.072, 456.44, 458.3265, 458.331, 458.348, 459.0137, 459.015, 459.025, 464.003, 464.004, 464.013, 464.015, 464.016, 464.018, 464.0205, 467.003, 480.0475, 483.041, 483.801, 486.021, 490.012, 491.0057, 491.012, 493.6108, 627.357, 627.6471, 627.6472, 627.736, 633.412, 641.3923, 766.103, 766.1115, 766.1116, 766.118, 794.08, 893.02, 893.05, 943.13, 948.03, 1002.20, 1002.42, 1006.062, 1009.65, 1009.66, and 1009.67, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Ethics and Elections; and Senators Book, Benacquisto, Taddeo, and Rodriguez—

CS for SB 1628—A bill to be entitled An act relating to sexual harassment; amending s. 11.045, F.S.; revising requirements for rules governing the registration of lobbyists who lobby the Legislature; creating s. 11.9006, F.S.; creating the Task Force on the Prevention of Sexual Harassment and Misconduct; requiring that the task force meet at 4-year intervals beginning on a specified date; providing for the staffing and the composition of the task force; prescribing duties of and requirements for the task force; requiring the task force to report its findings and recommendations to the Governor and the Legislature before a specified date; authorizing reimbursement for per diem and travel expenses; creating s. 112.3126, F.S.; providing definitions; prohibiting public officers, qualified candidates, agency employees, and lobbyists from sexually harassing any person; prohibiting public officers, qualified candidates, agency employees, and lobbyists from taking any retaliatory action against an individual for filing a complaint alleging certain violations; prohibiting the intentional or reckless disclosure of identifying information of the complainant under specified circumstances; requiring an individual who gains personal knowledge of an alleged violation to report it to the Commission on Ethics or the appropriate agency within a specified timeframe; prohibiting an individual from knowingly or recklessly filing a materially false complaint; authorizing an alleged victim to have a victim advocate and attorney present in any commission hearings held in response to a complaint or referral; amending s. 112.313, F.S.; defining the term “favor”; prohibiting an individual from offering or providing sexual favors, or offering or engaging in sexual conduct, in an effort to influence a public officer or employee or obtain his or her goodwill; defining the term “benefit”; amending ss. 112.3144 and 112.3145, F.S.; requiring certification of review of sexual harassment laws and policies on full and public disclosure of financial interests or statement of financial interests beginning on a specified date; specifying that failure to certify such review does not constitute an immaterial, inconsequential, or de minimis error or omission; reenacting and amending s. 112.317, F.S., relating to penalties for violations of the Code of Ethics for Public Officers and Employees; specifying penalties for certain violations of the act; requiring certain penalties to be paid into the Crimes Compensation Trust Fund; amending s. 112.3215, F.S.; revising requirements for registration of lobbyists who register to lobby before the executive branch or the Constitution Revision Commission; amending s. 112.324, F.S.; waiving the requirement that complaints alleging certain violations of the act be signed under oath or affirmation; authorizing a designated agency official to refer complaints alleging sexual harassment or sexual misconduct to the Commission on Ethics; specifying that the personal identifying information of an alleged victim of sexual harassment contained in a complaint or referral and in related materials remains confidential and exempt from public records requirements; requiring the commission to report its findings and recommendations to the proper disciplinary official or body upon finding a violation of the act; requiring the proper disciplinary official or body to impose penalties within a specified timeframe; providing an effective date.

By the Committee on Commerce and Tourism; and Senators Montford and Gainer—

CS for SB 1646—A bill to be entitled An act relating to regional rural development grants; amending s. 288.018, F.S.; providing that regional rural development grants may be used to hire regional economic development organization professional staff; authorizing the use of matching grant funds to provide technical assistance to certain entities; increasing the annual maximum amount of grant funding that specified

economic development organizations may receive; revising the amount of nonstate matching funds required; requiring that contracts or agreements involving the expenditure of grant funds be placed on a certain website for a specified time period; requiring that certain information be included in a contract or agreement involving the expenditure of grant funds; requiring that a plain language version of certain contracts or agreements be placed on a certain website; deleting a provision authorizing the Department of Economic Opportunity to contract for the development of certain enterprise zone web portals or websites; amending s. 288.0655, F.S.; providing that improving access to and availability of broadband Internet service may be included in a project that is eligible for rural infrastructure grant funds; extending the date by which the department is required to reevaluate certain guidelines and criteria; revising the factors that the department must consider when awarding grant funds; requiring that contracts or agreements involving the expenditure of grant funds be placed on a certain website for a specified time period; requiring that certain information be included in a contract or agreement involving the expenditure of grant funds; requiring that a plain language version of certain contracts or agreements be placed on a certain website; providing an effective date.

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

CS for SB 1714—A bill to be entitled An act relating to economic development and tourism promotion accountability; amending s. 11.45, F.S.; authorizing the Auditor General to audit certain accounts and records; creating s. 288.0751, F.S.; defining terms; providing requirements for the operation of economic development agencies; requiring specified persons to file an annual disclosure of certain interests; providing requirements for such disclosure; requiring board members to serve without compensation; authorizing per diem and travel expenses for certain persons paid from specified funds; prohibiting specified persons from receiving public compensation in excess of a certain amount; prohibiting certain performance bonuses and severance pay except under certain circumstances; subjecting certain persons to a specified code of ethics; requiring an economic development agency to take certain actions regarding a significant potential conflict of interest; limiting lodging expenses for certain persons; providing an exception; authorizing certain persons to expend their own funds in excess of the lodging expense limit; prohibiting the expenditure of economic development agency funds on certain items unless authorized by law; prohibiting specified persons from accepting certain items from specified entities under certain circumstances; requiring that contracts include specified information; requiring that certain contracts be submitted to the governing body of the local governmental entity and published on such entity's website within a certain timeframe; prohibiting an economic development agency from executing certain contracts without obtaining a majority vote of the governing body of the local governmental entity; requiring an economic development agency to submit a report of financial data to the governing body of a local governmental entity and publish such report on its website within a certain timeframe; requiring that the financial data include certain items; requiring that an economic development agency's website contain certain information; specifying that certain records are public records; requiring an economic development agency to provide online access to certain information; requiring an economic development agency to provide the Department of Economic Opportunity with a certain website address; requiring the department to publish and maintain a directory of certain information; prohibiting an economic development agency from receiving or expending public funds while in violation of certain requirements; requiring the Auditor General to conduct certain audits and report to certain persons if certain violations are found; providing that it is unlawful to knowingly and willfully make materially false or misleading statements, provide false or misleading information, fail to report certain information, or purposefully avoid specified requirements; providing civil and criminal penalties; providing applicability; requiring a local governmental entity to cease and desist from transferring or providing public funds to an economic development agency that fails to comply with this section; creating s. 288.12261, F.S.; defining terms; providing requirements for the operation of tourism promotion agencies; requiring board members to serve without compensation; prohi-

biting specified persons from receiving public compensation in excess of a certain amount; prohibiting certain performance bonuses and severance pay except under certain circumstances; requiring that contracts include specified information; requiring a tourism promotion agency to submit a report of financial data to the governing body of the local governmental entity and publish such report on its website within a certain timeframe; requiring that the financial data include certain items; prohibiting a tourism promotion agency from receiving or expending public funds while in violation of certain requirements; requiring a local governmental entity to maintain and provide online access to certain information; requiring a local governmental entity to provide the department with a certain website address; requiring the department to publish and maintain a directory of certain information; amending s. 125.0104, F.S.; requiring the governing board of a county to review certain proposed contracts and certifications relating to potential conflicts of interest and mitigation plans; requiring the governing board of a county that imposes a tourist development tax to provide online access to certain information; amending ss. 288.1226 and 288.904, F.S.; revising financial data required to be included in an annual report; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Health Policy; and Senator Stewart—

CS for SB 1850—A bill to be entitled An act relating to public records; amending s. 406.135, F.S.; revising the definition of the term "medical examiner"; providing that a legal guardian shall have access, under certain circumstances, to a photograph or video or audio recording of an autopsy held by a medical examiner; providing that a legal guardian shall be given reasonable notice of, a copy of, and reasonable notice of an opportunity to be present and heard at any hearing on a petition to view or make a copy of such photograph or recording under certain circumstances; providing an exemption from public records requirements for a specified time after the medical examiner has completed the autopsy report; providing for future legislative review and repeal of the exemption; providing criminal penalties for any custodian of an autopsy report or a certain record who willfully and knowingly violates specified provisions; providing retroactive applicability; providing a statement of public necessity; providing an effective date.

By the Committee on Health Policy; and Senators Passidomo and Stargel—

CS for SB 1874—A bill to be entitled An act relating to emergency power for nursing home and assisted living facilities; amending s. 400.23, F.S.; requiring the Agency for Health Care Administration, 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 by a specified date; requiring the agency to adopt rules establishing minimum criteria for a comprehensive emergency management plan that includes a plan to monitor residents and a plan to transport them in certain situations to avoid complications from heat exposure; 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 to maintain an emergency power source and a supply of fuel which meet certain criteria by a specified date and requiring facilities to have a certain carbon monoxide alarm installed which meets certain requirements; requiring the Department of Elderly Affairs to establish 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; providing an effective date.

EXECUTIVE BUSINESS

EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Architecture and Interior Design Appointee: Jernigan, Gerald Steven, Pensacola	10/31/2021
Barbers' Board Appointee: Whitfield, Robert Paul, Pensacola	10/31/2021
Board of Chiropractic Medicine Appointee: Hunt, Julie Mayer, Crystal Beach	10/31/2021
Board of Trustees of Gulf Coast State College Appointee: Crisp, Donald R., Panama City	05/31/2021
Board of Trustees of Lake-Sumter State College Appointee: Morris, Timothy "Tim," Confidential pursuant to s. 119.071(4), F.S.	05/31/2021
Board of Nursing Appointee: Johnson, Diane, St. Augustine	10/31/2020

Referred to the Committee on Ethics and Elections.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 5 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Metz, Ahern, Grant, J.—

HB 5—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 applicability; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 7 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Burton, Ahern—

HB 7—A bill to be entitled An act relating to local government fiscal transparency; amending s. 11.40, F.S.; expanding the scope of the Legislative Auditing Committee review to include compliance with local government fiscal transparency requirements; amending s. 11.45, F.S.; providing procedures for the Auditor General and local governments to comply with the local government fiscal transparency requirements; amending ss. 125.045 and 166.021, F.S.; revising reporting requirements for certain local government economic development incentives; transferring and renumbering s. 218.80, F.S.; creating pt. VIII of ch. 218, consisting of sections 218.801, 218.803, 218.805, 218.81, 218.82, 218.83, 218.84, 218.88, and 218.89, F.S.; providing a short title; specifying purpose of the local government fiscal transparency requirements; providing definitions; requiring local governments to post certain voting record information on their websites; requiring the posting of specified links to related sites if certain documentation or details are available; requiring property appraisers to post certain property tax information

and history on their websites; requiring local governments to post certain property tax information and history on their websites; requiring public notices for public hearings and meetings prior to certain increases of local government tax levies or issuance of new tax-supported debt; specifying noticing and advertising requirements for such public hearings and meetings; requiring local governments to conduct certain debt affordability analyses under specified conditions; requiring audits of local governments to include affidavits signed by the chair of the local government governing board providing specified information to accompany audits of local governments and filed with the Auditor General; providing a method for local governments that do not operate a website to post certain required information; amending s. 218.32, F.S.; conforming a cross-reference; providing this act fulfills an important state interest; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 9 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Judiciary Committee and Representative(s) Metz, Ahern, Altman, Boyd, Byrd, Drake, Eagle, Fant, Grant, J., Gruters, Hager, Hahnfeldt, Killebrew, Leek, McClain, McClure, Olszewski, Payne, Rodrigues, Rommel, Spano, Stone, White, Williamson, Yarborough—

CS for HB 9—A bill to be entitled An act relating to federal immigration enforcement; providing a short title; creating chapter 908, F.S., relating to federal immigration enforcement; providing legislative findings and intent; providing definitions; prohibiting sanctuary policies; requiring state entities, local governmental entities, and law enforcement agencies to comply with and support the enforcement of federal immigration law; specifying duties concerning certain arrested persons; specifying duties concerning immigration detainees; prohibiting restrictions by such entities and agencies on taking certain actions with respect to information regarding a person's immigration status; providing requirements concerning certain criminal defendants subject to immigration detainees or otherwise subject to transfer to federal custody; authorizing a law enforcement agency to transport an unauthorized alien under certain circumstances; providing an exception to reporting requirements for crime victims or witnesses; requiring recordkeeping relating to crime victim and witness cooperation in certain investigations; authorizing a board of county commissioners to adopt an ordinance to recover costs for complying with an immigration detainer; authorizing local governmental entities and law enforcement agencies to petition the Federal Government for reimbursement of certain costs; requiring report of violations; providing penalties for failure to report a violation; providing whistle-blower protections for persons who report violations; requiring the Attorney General to prescribe the format for submitting complaints; providing requirements for entities to comply with document requests from state attorneys concerning violations; providing for investigation of possible violations; providing for injunctive relief and civil penalties; providing for venue; requiring written findings; prohibiting the expenditure of public funds for specified purposes; providing a cause of action for personal injury or wrongful death attributed to a sanctuary policy; providing that a trial by jury is a matter of right; requiring written findings; providing for applicability to certain education records; prohibiting discrimination on specified grounds; providing for implementation; requiring repeal of existing sanctuary policies within a specified period; providing effective dates.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 11, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Government Accountability Committee and Representative(s) Metz, Ahern, Grant, J., Stevenson—

CS for HB 11—A bill to be entitled An act relating to government accountability; amending s. 11.40, F.S.; specifying that the Governor, the Commissioner of Education, or the designee of the Governor or of the commissioner, may notify the Legislative Auditing Committee of an entity's failure to comply with certain auditing and financial reporting requirements; amending s. 11.45, F.S.; defining the terms "abuse," "fraud," and "waste"; revising the definition of the term "local governmental entity"; excluding water management districts from certain audit requirements; removing a cross-reference; authorizing the Auditor General to conduct audits of tourist development councils and county tourism promotion agencies; revising reporting requirements applicable to the Auditor General; amending s. 28.35, F.S.; revising reporting requirements applicable to the Florida Clerks of Court Operations Corporation; amending s. 43.16, F.S.; revising the responsibilities of the Justice Administrative Commission, each state attorney, each public defender, the criminal conflict and civil regional counsel, the capital collateral regional counsel, and the Guardian Ad Litem Program, to include the establishment and maintenance of certain internal controls; amending s. 112.061, F.S.; revising certain lodging rates for the purpose of reimbursement to specified employees; authorizing an employee to expend his or her funds for certain lodging expenses; defining the term "statewide travel management system"; requiring agencies and the judicial branch to report certain travel information of public officers and employees in the statewide travel management system; requiring executive branch state agencies and the judicial branch to use the statewide travel management system for certain purposes; amending ss. 129.03, 129.06, and 166.241, F.S.; requiring counties and municipalities to maintain certain budget documents on the entities' websites for a specified period; amending s. 215.86, F.S.; revising the purposes for which management systems and internal controls must be established and maintained by each state agency and the judicial branch; amending s. 215.97, F.S.; revising certain audit threshold requirements; amending s. 215.985, F.S.; revising the requirements for a monthly financial statement provided by a water management district; amending s. 218.32, F.S.; revising the requirements of the annual financial audit report of a local governmental entity; authorizing the Department of Financial Services to request additional information from a local governmental entity; requiring a local governmental entity to respond to such requests within a specified timeframe; requiring the department to notify the Legislative Auditing Committee of noncompliance; amending s. 218.33, F.S.; requiring local governmental entities to establish and maintain internal controls to achieve specified purposes; amending s. 218.39, F.S.; requiring an audited entity to respond to audit recommendations under specified circumstances; amending s. 218.391, F.S.; revising membership for the audit committee; prohibiting an audit committee member from being an employee, a chief executive officer, or a chief financial officer of the respective governmental entity; requiring an auditor to include certain information in a management letter; requiring the chair of a governmental entity's governing body to submit an affidavit containing certain information when the entity contracts with an auditor to conduct an audit; providing requirements and procedures for selecting an auditor; requiring the Legislative Auditing Committee to determine whether a governmental entity should be subject to state action under certain circumstances; amending s. 286.0114, F.S.; prohibiting a board or commission from requiring an advance copy of testimony or comments from a member of the public as a precondition to being given the opportunity to be heard at a public meeting; amending s. 373.536, F.S.; deleting obsolete language; requiring water management districts to maintain certain budget documents on the districts' websites for a specified period; amending s. 1001.42, F.S.; authorizing additional internal audits as directed by the district school board; amending s. 1002.33, F.S.; revising the responsibilities of the governing board of a charter school to include the establishment and maintenance of internal controls; amending s. 1002.37, F.S.; requiring completion of an annual financial audit of the Florida Virtual School; specifying audit requirements; requiring an audit report to be submitted to the board of trustees of the Florida Virtual School and the Auditor General; deleting obsolete provisions; amending s. 1010.01, F.S.; requiring each school district, Florida College System institution, and state university to establish and maintain certain internal controls; amending s. 1010.30, F.S.; requiring a district school board, Florida College System institution board of trustees, or university board of trustees to respond to audit recommendations under certain circumstances; amending s. 218.503,

F.S.; conforming provisions and cross-references to changes made by the act; declaring that the act fulfills an important state interest; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 13 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Avila, Diaz, M., Caldwell, Eagle—

HB 13—A bill to be entitled An act relating to sports franchise facilities; creating s. 288.11633, F.S.; prohibiting a sports franchise from constructing, reconstructing, renovating, or improving a facility on leased public land; requiring that a lease of a facility on public land by a sports franchise or a sale of public land for a sports franchise facility be at fair market value; providing requirements for a contract to fund the construction, reconstruction, renovation, or improvement of a facility; defining the terms "facility" and "sports franchise"; specifying that the act does not impair contracts entered into before July 1, 2018; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 15 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Beshears, Ahern, Fischer, Grant, J., Spano—

HB 15—A bill to be entitled An act relating to the deregulation of professions and occupations; amending s. 326.004, F.S.; deleting the requirement for a yacht broker to maintain a separate license for each branch office; deleting the requirement for the division to establish a fee; amending s. 447.02, F.S.; conforming provisions; repealing s. 447.04, F.S., relating to licensure and permit requirements for business agents; repealing s. 447.041, F.S., relating to hearings for persons or labor organizations denied licensure as a business agent; repealing s. 447.045, F.S., relating to confidential information obtained during the application process; repealing s. 447.06, F.S., relating to required registration of labor organizations; amending s. 447.09, F.S.; deleting certain prohibited actions relating to the right of franchise of a member of a labor organization; repealing s. 447.12, F.S., relating to registration fees; repealing s. 447.16, F.S., relating to applicability; amending s. 447.305, F.S.; deleting a provision that requires notification of registrations and renewals to the department; amending s. 469.006, F.S.; revising licensure requirements for asbestos abatement consulting or contracting as a partnership, corporation, business trust, or other legal entity; amending s. 469.009, F.S.; conforming provisions; amending s. 476.034, F.S.; defining the terms "restricted barber" and "restricted barbering"; amending s. 476.114, F.S.; revising training requirements for licensure as a barber; providing requirements for licensure by examination as a restricted barber; amending s. 476.144, F.S.; requiring the department to license an applicant who the board certifies is qualified to practice restricted barbering; amending s. 477.013, F.S.; revising and providing definitions; repealing s. 477.0132, F.S., relating to registration for hair braiding, hair wrapping, and body wrapping; amending s. 477.0135, F.S.; providing that licensure or registration is not required for persons whose occupation or practice is confined solely to hair braiding, hair wrapping, body wrapping, nail polishing, and makeup application; amending s. 477.019, F.S.; conforming provisions; amending s. 477.0201, F.S.; providing requirements for registration as a nail specialist, facial specialist, or full specialist; amending ss. 477.026, 477.0265, and 477.029, F.S.; conforming provisions; amending s. 481.203, F.S.; revising definitions; amending s. 481.219, F.S.; revising the process by which a business organization obtains the requisite li-

cense to perform architectural services or interior design; requiring that a licensee or an applicant apply to qualify a business organization to practice architecture or interior design; providing application requirements; authorizing the Board of Architecture and Interior Design to deny an application under certain circumstances; providing notice requirements; prohibiting a business organization from engaging in certain practices until it is qualified by a qualifying agent; authorizing the executive director or the chair of the board to authorize a temporary qualifying agent for a specified timeframe under certain circumstances; requiring the board to allow an applicant to qualify one or more business organizations or to operate using a fictitious name under certain circumstances; deleting a requirement for the administration of disciplinary action against a corporation, limited liability company, or partnership conforming provisions to changes made by the act; amending s. 481.221, F.S.; requiring a business organization to include the license number of a certain registered architect or interior designer in any advertising; providing an exception; conforming provisions to changes made by the act; amending s. 481.229, F.S.; conforming provisions to changes made by the act; amending s. 481.303, F.S.; revising definitions; amending ss. 481.311 and 481.317, F.S.; conforming provisions; amending s. 481.319, F.S.; deleting the requirement for a certificate of authorization; authorizing landscape architects to practice through a corporation or partnership; amending s. 481.321, F.S.; revising requirements related to the display of a certificate number; amending s. 481.329, F.S.; conforming a cross-reference; amending s. 287.055, F.S.; conforming a provision; amending s. 492.104, F.S.; making conforming and technical changes; amending s. 492.111, F.S.; deleting the requirements for a certificate of authorization for a professional geologist; amending ss. 492.113 and 492.115, F.S.; conforming provisions; amending s. 548.003, F.S.; deleting the requirement that the Florida State Boxing Commission adopt rules relating to a knockdown timekeeper; amending s. 548.017, F.S.; deleting the licensure requirement for a timekeeper or announcer; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 17 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Government Accountability Committee and Representative(s) Raburn, Ahern—

CS for HB 17—A bill to be entitled An act relating to community redevelopment agencies; amending s. 112.3142, F.S.; specifying ethics training requirements for community redevelopment agency commissioners; amending s. 163.356, F.S.; requiring a county or municipality, by resolution, to petition the Legislature to create a new community redevelopment agency; establishing procedures for appointing members of the board of the community redevelopment agency; providing reporting requirements; deleting provisions requiring certain annual reports; amending s. 163.367, F.S.; requiring ethics training for community redevelopment agency commissioners; amending s. 163.370, F.S.; establishing procurement procedures; creating s. 163.371, F.S.; providing annual reporting requirements; requiring publication of notices of reports; requiring reports to be available for inspection in designated places; requiring a community redevelopment agency to post annual reports and boundary maps on its website; creating s. 163.3755, F.S.; providing termination dates for certain community redevelopment agencies; requiring the creation of new community redevelopment agencies to occur by special act after a date certain; providing a phase-out period for existing community redevelopment agencies under specified circumstances; creating s. 163.3756, F.S.; providing legislative findings; requiring the Department of Economic Opportunity to declare inactive community redevelopment agencies that have reported no financial activity for a specified number of years; providing hearing procedures; authorizing certain financial activity by a community redevelopment agency that is declared inactive; requiring the Department of Economic Opportunity to maintain a website identifying all inactive community redevelopment agencies; amending s. 163.387, F.S.; specifying the level of tax increment financing that the governing body may establish for funding the redevelopment trust fund; revising requirements for the expenditure of redevelopment trust fund proceeds; re-

vising requirements for the annual budget of a community redevelopment agency; requiring municipal community redevelopment agencies to provide annual budget to county commission; specifying allowed expenditures from the annual budget; revising requirements for use of moneys in the redevelopment trust fund for specific redevelopment projects; revising requirements for the annual audit; requiring the audit to be included with the financial report of the county or municipality that created the community redevelopment agency; amending s. 218.32, F.S.; requiring county and municipal governments to submit community redevelopment agency annual audit reports as part of an annual report; revising criteria for finding that a county or municipality failed to file a report; requiring the Department of Financial Services to provide to the Department of Economic Opportunity a list of community redevelopment agencies with no revenues, no expenditures, and no debts; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 19, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Commerce Committee and Representative(s) Grall, Grant, J., Hahnfeldt—

CS for HB 19—A bill to be entitled An act relating to motor vehicle insurance; providing a short title; amending s. 316.646, F.S.; revising security requirements for a motor vehicle owner or operator; amending s. 324.011, F.S.; revising legislative intent and purpose; creating s. 324.015, F.S.; excluding personal injury protection from motor vehicle insurance policies issued or renewed on or after a specified date; providing conditions for policies entered into by a specified date; requiring an insurer to permit an insured to change coverages under specified circumstances; providing notice requirements; providing that notice is subject to approval by the Office of Insurance Regulation; providing applicability; amending s. 324.021, F.S.; revising the definition of the terms "motor vehicle" and "proof of financial responsibility" to exclude an exemption relating to owner compliance and to increase the minimum amount of motor vehicle liability coverage required by insureds, respectively; conforming a cross-reference; amending s. 324.022, F.S.; revising financial responsibility requirements for owners and operators of motor vehicles; conforming a cross-reference; amending s. 324.0221, F.S.; conforming provisions to changes made by the act; conforming cross-references; providing certain conditions for the suspension of a motor vehicle license or registration; amending s. 324.151, F.S.; providing definitions; revising provisions relating to certain motor vehicle liability policies; amending s. 324.161, F.S.; revising deposit requirements for self-insurers; amending s. 324.171, F.S.; revising conditions under which a person is able to obtain a certificate of self-insurance; conforming provisions to changes made by the act; amending s. 324.251, F.S.; revising a short title; amending ss. 626.9541 and 627.06501, F.S.; conforming provisions to changes made by the act; conforming cross-references; amending s. 627.727, F.S.; conforming provisions to changes made by the act; revising legal liability of an uninsured motorist coverage insurer; repealing ss. 627.730, 627.731, 627.7311, 627.732, 627.733, 627.734, 627.736, 627.737, 627.739, 627.7401, 627.7403, and 627.7405, F.S., relating to Florida Motor Vehicle No-Fault Law; repealing s. 627.7407, F.S., relating to the application of the Florida Motor Vehicle No-Fault Law; amending ss. 318.18, 320.02, 320.0609, 320.27, 320.771, 322.251, 322.34, 324.032, 324.051, 324.091, 400.9905, 400.991, 400.9935, 409.901, 409.910, 456.057, 456.072, 626.989, 627.0652, 627.0653, 627.4132, 627.7263, 627.7275, 627.728, 627.7295, 627.748, 627.8405, 628.909, 705.184, 713.78, and 817.234, F.S.; conforming provisions to changes made by the act; providing effective dates.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 23 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Renner, Fitzenhagen, Spano—

HB 23—A bill to be entitled An act relating to recovery care services; amending s. 395.001, F.S.; providing legislative intent regarding recovery care centers; amending s. 395.002, F.S.; revising and providing definitions; amending s. 395.003, F.S.; including recovery care centers as facilities licensed under chapter 395, F.S.; creating s. 395.0171, F.S.; providing admission criteria for a recovery care center; requiring emergency care, transfer, and discharge protocols; authorizing the Agency for Health Care Administration to adopt rules; amending s. 395.1055, F.S.; authorizing the agency to establish separate standards for the care and treatment of patients in recovery care centers; amending s. 395.10973, F.S.; directing the agency to enforce special-occupancy provisions of the Florida Building Code applicable to recovery care centers; amending s. 408.802, F.S.; providing applicability of the Health Care Licensing Procedures Act to recovery care centers; amending s. 408.820, F.S.; exempting recovery care centers from specified minimum licensure requirements; amending ss. 385.211, 394.4787, 409.975, and 627.64194, F.S.; conforming cross-references; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 35 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Grant, M.—

HB 35—A bill to be entitled An act relating to patient safety culture surveys; amending s. 408.05, F.S.; requiring the Agency for Health Care Administration to develop surveys to assess patient safety culture in certain health care facilities; amending s. 408.061, F.S.; revising requirements for the submission of health care data to the agency; amending s. 408.810, F.S.; requiring the submission of patient safety culture survey data as a condition of licensure; amending ss. 400.991, 408.8065, and 408.820, F.S.; conforming cross-references; providing an appropriation; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 41 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee and Representative(s) Toledo, Ahern, Altman, Fischer, Spano, White—

CS for HB 41—A bill to be entitled An act relating to pregnancy support and wellness services; creating s. 381.96, F.S.; providing definitions; requiring the Department of Health to contract with a not-for-profit statewide alliance of organizations to provide pregnancy support and wellness services through subcontractors; providing duties of the department; providing contract requirements; requiring the contractor to spend a specified percentage of funds on direct client services; requiring the contractor to annually monitor subcontractors; providing for subcontractor background screenings under certain circumstances; specifying the entities eligible for a subcontract; requiring services to be provided in a noncoercive manner and forbidding inclusion of religious content; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 53 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Jacobs, Abruzzo, Berman, Cortes, J., DuBose, Duran, Geller, Hager, Harrell, Jenne, Lee, Moraitis, Raschein, Richardson, Russell, Silvers, Slosberg, Stark, Willhite—

HB 53—A bill to be entitled An act relating to coral reefs; establishing the Southeast Florida Coral Reef Ecosystem Conservation Area; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 6001 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Avila, Ingoglia, Caldwell, Diaz, M., Eagle, Fischer, Hardemon—

HB 6001—A bill to be entitled An act relating to traffic infraction detectors; repealing s. 316.003(35) and (89), F.S., relating to the definitions of "local hearing officer" and "traffic infraction detector"; repealing ss. 316.008(8), 316.0083, and 316.00831, F.S., relating to the installation and use of traffic infraction detectors to enforce specified provisions when a driver fails to stop at a traffic signal, provisions that authorize the Department of Highway Safety and Motor Vehicles, a county, or a municipality to use such detectors, and the distribution of penalties collected for specified violations; repealing s. 316.07456, F.S., relating to transitional implementation of such detectors; repealing s. 316.0776, F.S., relating to placement and installation of traffic infraction detectors; repealing s. 318.15(3), F.S., relating to failure to comply with a civil penalty; repealing s. 321.50, F.S., relating to the authorization to use traffic infraction detectors; amending ss. 28.37, 316.003, 316.640, 316.650, 318.121, 318.14, 318.18, 320.03, 322.27, and 655.960, F.S.; conforming cross-references and provisions to changes made by the act; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 6021 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Stevenson, Geller, Killebrew—

HB 6021—A bill to be entitled An act relating to the guardian ad litem direct-support organization; amending s. 39.8298, F.S.; abrogating the future repeal of provisions related to the guardian ad litem direct-support organization; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 7003 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Public Integrity & Ethics Committee and Representative(s) Metz, Ahern—

HB 7003—A bill to be entitled An act relating to local government ethics reform; amending s. 112.313, F.S.; providing that contractual relationships held by business entities are deemed held by public officers or employees in certain situations; amending s. 112.3142, F.S.; requiring certain ethics training for governing board members of special districts and water management districts; authorizing certain continuing education to satisfy the ethics training requirement; deleting a requirement that the Commission on Ethics adopt certain rules relating to ethics training class course content; providing course content requirements; encouraging training providers to seek accreditation; amending s. 112.3143, F.S.; prohibiting governing board members of special districts or school districts from voting in an official capacity on specified matters; prohibiting county, municipal, or other local public officers or governing board members of special districts or school districts from participating in specified matters; amending s. 112.3144, F.S.; requiring certain mayors and members of a municipality governing body to file a full and public disclosure of financial interests; providing disclosure requirements; amending s. 112.3145, F.S.; providing disclosure requirements; providing applicability; amending s. 112.31455, F.S.; applying provisions relating to collecting unpaid fines for failing to file such disclosures to school districts; amending s. 112.3148, F.S.; conforming provisions to specified local government lobbyist registration requirements effective October 1, 2019; providing for the future removal of local government authority to enact a rule or ordinance requiring lobbyists to register with the local government; providing for the future repeal of s. 112.3261, F.S., relating to registration and reporting for lobbying water management districts; creating s. 112.3262, F.S.; providing definitions; requiring the commission to create the Local Government Lobbyist Registration System; requiring lobbyists to register with the commission before lobbying governmental entities effective a specified date; providing registration requirements and fees; providing responsibilities of the lobbyist, governmental entity, commission, and Governor; providing civil penalties; authorizing the suspension of certain lobbyists; authorizing the commission to adopt rules; requiring the commission to provide advisory opinions for specified purposes; amending s. 218.32, F.S.; requiring the Department of Financial Services to file an annual report with the Legislature and commission by a specified date; declaring that the act fulfills an important state interest; providing effective dates.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 7005 by the required constitutional three-fifths vote of the membership and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Public Integrity & Ethics Committee and Representative(s) Metz, Ahern—

HB 7005—A bill to be entitled An act relating to trust funds; creating s. 112.3263, F.S.; creating the Local Government Lobbyist Registration System Trust Fund within the Commission on Ethics; providing for the purpose of the trust fund and source of funds; providing for the future legislative review and termination or re-creation of the trust fund; providing a contingent effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 7009 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Commerce Committee and Representative(s) Burgess, Ahern, Grant, J.—

HB 7009—A bill to be entitled An act relating to workers' compensation; amending s. 440.02, F.S.; redefining the term "specificity"; amending s. 440.105, F.S.; authorizing certain attorneys to receive fees or other consideration for services related to Workers' Compensation Law; amending s. 440.13, F.S.; requiring carriers to take specified actions by telephone or in writing relating to a request for authorization; specifying that a notice to the employer is not a notice to the carrier; conforming a provision to changes made by the act; requiring a panel to annually adopt statewide workers' compensation schedules of maximum reimbursement allowances by using specified methodologies; authorizing such panel to adopt a reimbursement methodology under certain circumstances; revising and providing maximum reimbursement methodologies to be incorporated in such schedules; prohibiting dispensing practitioners from possessing prescription medications in certain circumstances; amending s. 440.15, F.S.; extending the timeframe in which certain employees may receive temporary total disability benefits; providing conditions under which employees may receive permanent impairment benefits; extending the timeframe in which carriers must notify treating doctors of certain requirements; deleting a provision relating to the calculation of time periods for payment of benefits; conforming provisions; creating s. 440.1915, F.S.; requiring claimants to sign an attestation before engaging the services of an attorney related to a workers' compensation claim; providing requirements; amending s. 440.192, F.S.; revising conditions under which the Office of the Judges of Compensation Claims must dismiss petitions for benefits; revising requirements for such petitions; requiring a good faith effort to resolve a dispute; requiring dismissal of a petition for failure to make such good faith effort; authorizing sanctions and attorney fees for failure to make a good faith effort to resolve a dispute; revising construction relating to dismissals of petitions or portions thereof; requiring judges of compensation claims to enter orders on certain motions to dismiss within specified timeframes; revising a restriction on awarding attorney fees; amending s. 440.25, F.S.; requiring the filing of a verified statement detailing a claimant's attorney hours before pretrial and final hearings; extending the timeframe in which attorney fees attach; amending s. 440.34, F.S.; revising provisions relating to awarding attorney fees; providing that retainer agreements do not require approval by a judge of compensation claims but are required to be filed with the Office of the Judges of Compensation Claims; conforming a cross-reference; extending the timeframe in which attorney fees attach; authorizing a judge of compensation claims to depart from the attorney fees schedule under certain circumstances; requiring a judge to consider certain factors when awarding attorney fees that depart from such schedule; defining terms; limiting the amount of such fee; amending s. 440.345, F.S.; providing requirements for a carrier's report; amending s. 440.491, F.S.; specifying that training and education benefits provided to a claimant are not in addition to the maximum number of weeks in which a claimant may receive temporary benefits; amending s. 627.211, F.S.; authorizing a member of or subscriber to a rating organization to depart from the rates set by such organization under certain circumstances; providing requirements for such departure; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 7015 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Judiciary Committee and Representative(s) Trumbull, Grant, J., Boyd—

HB 7015—A bill to be entitled An act relating to property insurance assignment agreements; creating s. 627.7152, F.S.; providing definitions; providing requirements and limitations of assignment agreements; providing a burden of proof; providing an assignment agreement does not affect managed repair arrangements under an insurance policy; providing an insured's payment obligations under an assignment agreement; requiring notice of intent to initiate litigation; specifying requirements for such notice; providing for an award of reasonable attorney fees for certain claims arising under an assignment agreement; requiring the Office of Insurance Regulation to require insurers to report specified data; providing applicability; amending s. 627.422, F.S.; specifying certain residential property insurance policies may not prohibit assignment of post-loss benefits; providing an effective date.

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

CORRECTION AND APPROVAL OF JOURNAL

The Journals of January 24 and January 30 were corrected and approved.

CO-INTRODUCERS

Senators Bean—SB 622; Brandes—CS for SB 484; Mayfield—CS for SB 204; Passidomo—CS for SB 370; Powell—SR 550; Steube—CS for SB 444; Young—CS for SB 370

ADJOURNMENT

Pursuant to the motion by Senator Benacquisto previously adopted, the Senate adjourned following the dissolution of the Senate Reunion at 11:29 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 2:30 p.m., Thursday, February 1 or upon call of the President.