Because of your greatness and power, we implore your blessing and guidance upon this representative, deliberative body, elected by the citizens of this state. May you fortify them with divine wisdom to seek the highest moral virtue, to work for the benefit of the common good, and to strive for justice and righteousness in the high calling of legislating.

We ask you to protect those who serve and protect us. May your hand of safety be upon our men and women serving in the armed forces of this nation; may it be upon all of our law enforcement, firefighters, and first responders. May we continue to strive together to remain one nation under God for generations to come. We ask you now to superintend this session of the Florida Senate and to hear our prayers in the name of our Lord and Savior. Amen.

PLEDGE

The President recognized Dr. Julia Jenkins of Clearwater, sponsored by Senator Hooper, as the doctor of the day. Dr. Jenkins specializes in family medicine.

ADOPTION OF RESOLUTIONS

At the request of Senator Broxson—

By Senator Broxson—

SR 1900—A resolution congratulating Officer Mary Green on her recognition as the 2019 Pensacola Police Department Officer of the Year.

WHEREAS, in 2019, Pensacola Police Department Officer Mary Green was assigned as one of two school resource officers (SROs) at Pensacola High School, and

WHEREAS, during the school year, Officer Mary Green went above and beyond the regular duties of an SRO, serving as a mentor to students and constantly pursuing opportunities for student engagement, and

WHEREAS, Officer Mary Green was the inspiration for the Manna Food Pantries SRO Food Program, which was launched in 2019 after Officer Green realized that, for some students, a school lunch is their only meal of the day, and

WHEREAS, in cooperation with Manna Food Pantries, SROs countywide now keep a box of nonperishable food in their offices to distribute at their discretion to students, and the SRO Food Program will serve as a best practice model for SROs statewide, and

WHEREAS, over the summer, Officer Mary Green accompanied participants in the General Daniel “Chappie” James Flight Academy to Tuskegee, Alabama, where her extraordinary commitment to students was recognized by the academy board chair, and

WHEREAS, Officer Mary Green has been named the 2019 Officer of the Year by the Pensacola Police Department, NOW, THEREFORE,
Be It Resolved by the Senate of the State of Florida:

That Officer Mary Green is congratulated on her recognition as the 2019 Pensacola Police Department Officer of the Year.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Officer Mary Green as a tangible token of the sentiments of the Florida Senate.

—was introduced, read, and adopted by publication.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Benacquisto, by two-thirds vote, SB 4 was withdrawn from the Special Master on Claim Bills.

BILLS ON THIRD READING

SB 400—A bill to be entitled An act relating to elder abuse fatality review teams; creating s. 415.1103, F.S.; authorizing the establishment of elder abuse fatality review teams in each judicial circuit, to be housed, for administrative purposes only, in the Department of Elderly Affairs; providing conditions for review team membership, establishment, and organization; specifying requirements for a review team's operations and meeting schedules; requiring that the administrative costs of operating a review team be paid by team members or the entities they represent; authorizing elder abuse fatality review teams in existence on a certain date to continue to exist; requiring such existing teams to comply with specified requirements; specifying review team duties; requiring each review team to annually submit to the department by a certain date a summary report containing specified information; requiring the department to annually prepare a summary report based on the review teams' information and submit such report to the Governor, the Legislature, and the Department of Children and Families; providing immunity from monetary liability for review team members under certain conditions; providing an effective date.

Yeas—37
Albritton Farmer
Baxley Gainer
Bean
Benaquisto
Berman
Book
Bracy
Bradley
Braynes
Broxson
Cruz

Nays—1
Harrell

Vote after roll call:
Nay to Yea—Harrell

Consideration of CS for CS for SB 404 and CS for CS for SB 406 was deferred.

SPECIAL ORDER CALENDAR

CS for SB 476—A bill to be entitled An act relating to law enforcement vehicles; creating ss. 718.129, 719.131, and 720.318, F.S.; providing that condominium, cooperative, and homeowners' associations, respectively, may not prohibit a law enforcement officer from parking his or her assigned law enforcement vehicle in certain areas; providing an effective date.

—was read the second time by title. On motion by Senator Hooper, by two-thirds vote, CS for SB 476 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39
Mr. President Diaz Roper
Albritton Farmer Powell
Baxley Flores Rader
Bean Gainer Rodriguez
Benaquisto Gibson Rouson
Berman Gruters Simmons
Book Harrell Simpson
Bracy Hooper Stargel
Bradley Hutson Stewart
Braynes
Brayson
Broxson
Cruz

Nays—None

SB 886—A bill to be entitled An act relating to errors in deeds; creating s. 689.041, F.S.; defining terms; providing that a deed containing a scrivener's error conveys title as if there had been no such error if certain requirements are met; providing a form for a curative notice; authorizing the clerks of the circuit court to accept and record curative notices; providing for the operation of a curative notice; providing construction; providing an effective date.

—was read the second time by title.

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

Senator Powell moved the following amendment which was adopted:

Amendment 1 (199466) (with title amendment)—Delete line 139 and insert:

which any intended real property is located shall accept and

And the title is amended as follows:

Delete line 7 and insert: requiring the clerks of the circuit court to accept

On motion by Senator Powell, by two-thirds vote, SB 886, as amended, was read the third time by title, passed, ordered engrossed, and then certified to the House. The vote on passage was:

Yeas—39
Mr. President Brosnan Mayfield
Albritton Cruz Montford
Baxley Diaz Passidomo
Bean Farmer Perry
Benaquisto Flores Pizzo
Berman
Book Gainer Powell
Bracy
Brady Harrell Rouson
Braynes
Brayson
Broxson
Cruz

Nays—1
Harrell

Vote after roll call:
Nay to Yea—Harrell

Consideration of CS for CS for SB 404 and CS for CS for SB 406 was deferred.


**SENATE REUNION**

The following former members of the Senate in attendance for the 2020 Senate Reunion were welcomed by the President: Joseph Abruzzo, Ellyn Bogdanoff, Charlie Bronson, Lisa Carlton, Don Childers, Charlie Clary, Richard Crotty, Paula Dockery, Buddy Dyer, Pat Frank, Rene Garcia, Steve Geller, Karen Johnson Gendron, Bill Gunter, Matt Ox Hair, James Hargrett, Curt Kiser, Frank Mann, Richard Mitchell, Richard “Dick” Pettigrew, Van Poole, Nan Rich, Bruce Smathers, and Javier Souto.

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

The President recognized the following former Senate Presidents: Bob Crawford, 1988-1990; Jim Scott, 1994-1996; John McKay, 2000-2002; Tom Lee, 2004-2006, currently serving in the Senate; and Jeff Atwater, 2008-2010. A group photograph was taken of the former Senate Presidents.

By direction of the President, the Secretary read the names of the former Senators who have passed away since the last reunion and a video was shown honoring their service: Malcolm Beard, John R. Broxson, Walter “Skip” Campbell, Alberto “Al” Gutman, Donald Gruber, Dorothy Hukill, W. Thomas “Tom” Spencer, Richard B. “Dick” Stone, Alan Trask, John Vogt, and Lori Wilson. At the request of the President, the Senate observed a moment of silence in honor of these former Senators.

A group photograph was taken of 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 bills to be placed on the Special Order Calendar for Tuesday, February 4, 2020: CS for SB 476, SB 886, CS for SB 1056.

Respectfully submitted,

Lizbeth Benacquisto, Rules Chair
Kathleen Passidomo, Minority Leader
Audrey Gibson, Minority Leader

The Committee on Community Affairs recommends the following pass: CS for SB 1302

The Committee on Criminal Justice recommends the following pass: CS for SB 952

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 1146

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

The Committee on Environment and Natural Resources recommends the following pass: SB 1720

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 1714

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

The Committee on Education recommends the following pass: SB 1784

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

The Committee on Health Policy recommends the following pass: SB 1014

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

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 1570

The Committee on Infrastructure and Security recommends the following pass: SB 306

The bills contained in the foregoing reports were referred to the Appropriations Subcommittee on Transportation, Tourism, and Economic Development under the original reference.
The Committee on Innovation, Industry, and Technology recommends the following pass: SB 1174

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

The Committee on Health Policy recommends the following pass: SB 1650

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

The Committee on Agriculture recommends the following pass: SB 806

The Committee on Infrastructure and Security recommends the following pass: SB 1272

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

The Committee on Environment and Natural Resources recommends the following pass: SB 32

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

The Committee on Community Affairs recommends the following pass: SB 1424

The bill was referred to the Committee on Innovation, Industry, and Technology under the original reference.

The Committee on Education recommends the following pass: SB 1746

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

The Committee on Criminal Justice recommends the following pass: SB 842

The Committee on Education recommends the following pass: SB 7000

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 716; SB 786; SB 1042; CS for SB 1060; SB 1292; SB 1398

The Committee on Innovation, Industry, and Technology recommends the following pass: SB 630; CS for SB 708

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

The Committee on Environment and Natural Resources recommends a committee substitute for the following: SB 1174

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

The Committee on Education recommends committee substitutes for the following: SB 1320; SB 1402; SB 1438; SB 1578

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1338

The Committee on Health Policy recommends a committee substitute for the following: SB 1726

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

The Committee on Innovation, Industry, and Technology recommends a committee substitute for the following: SB 1656

The bill with committee substitute attached was referred to the Appropriations Subcommittee on Agriculture, Environment, and General Government under the original reference.
The Committee on Agriculture recommends a committee substitute for the following: SB 1876

The bill with committee substitute attached was referred to the Committee on Innovation, Industry, and Technology under the original reference.

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 682

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

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: CS for SB 812; SB 1170; SB 1188; SB 1490

The Committee on Judiciary recommends committee substitutes for the following: SB 604; SB 994

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 Criminal and Civil Justice recommends committee substitutes for the following: CS for SB 556; CS for SB 574

The Appropriations Subcommittee on Education recommends committee substitutes for the following: SB 62; SB 72

The Appropriations Subcommittee on Health and Human Services recommends a committee substitute for the following: SB 82

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

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Education recommends that the Senate confirm the following appointments made by the Board of Governors:

Office and Appointment

Board of Trustees, Florida A & M University
Appointee: Harper, Kristin R. 01/06/2021

Board of Trustees, Florida Atlantic University
Appointees: Dennis, Michael T.B. 01/06/2025
             Morris, Elycia 01/06/2025

Board of Trustees, University of Central Florida
Appointees: McAlpin, Caryl C. 01/06/2025
             Mills, Harold F. 01/06/2025
             Okaty, Michael A. 01/06/2025

Board of Trustees, Florida State University
Appointees: Sasser, Bobby L. 01/06/2025
             Thiel, John William 01/06/2025

Office and Appointment

Board of Governors of the State University System
Appointees: Lamb, Brian D. 01/06/2026
             Scott, Steven M. 01/06/2026
             Silagy, Eric E. 01/06/2026
             Stermon, Kent 01/06/2026

Board of Trustees, Florida Gulf Coast University
Appointee: Coone, Ashley 01/06/2021

Board of Trustees, Florida Polytechnic University
Appointee: Sasser, W. Earl, Jr. 07/15/2024

Board of Trustees, Florida International University
Appointees: Brandon, David Lee 01/06/2025
             Zucker, Anita G. 01/06/2025

Board of Trustees, New College of Florida
Appointees: Christaldi, Ronald A. 01/06/2025
             Ruiz, Mary 01/06/2021

Board of Trustees, University of Florida
Appointees: Lowell, Natasha 01/06/2025
             White, Stephanie S. 01/06/2025

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

Office and Appointment

Board of Trustees, University of South Florida
Appointees: Callahan, Sandra W. 01/06/2025
             Griffin, Michael E. 01/06/2025

Board of Trustees, University of West Florida
Appointees: Singer, Jill Anne 01/06/2025
             White, Stephanie S. 01/06/2025
The Committee on Environment and Natural Resources recommends that the Senate confirm the following appointments made by the Governor:

**Office and Appointment**

**Executive Director of Northwest Florida Water Management District**

Appointee: Cyphers, Brett J. Pleasure of the Board

**Executive Director of St. Johns River Water Management District**

Appointee: Shortelle, Ann B. Pleasure of the Board

**Executive Director of Southwest Florida Water Management District**

Appointee: Armstrong, Brian J. Pleasure of the Board

The Committee on Health Policy recommends that the Senate confirm the following appointments made by the Governor:

**Office and Appointment**

**State Surgeon General**

Appointee: Rivkees, Scott A. Pleasure of the Governor

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

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**FIRST READING**

By the Committee on Judiciary; and Senator Taddeo—

**CS for SB 186**—A bill to be entitled An act relating to the lease of dogs and cats; creating s. 828.32, F.S.; prohibiting the transfer of possession of dogs and cats under specified circumstances; prohibiting the lease of dogs and cats under certain circumstances; providing remedies for noncompliance; providing an effective date.

By the Committee on Judiciary; and Senator Bean—

**CS for SB 604**—A bill to be entitled An act relating to the Servicemembers Civil Relief Act; amending s. 39.01, F.S.; revising the definition of the terms “abandoned” or “abandonment”; amending s. 39.0137, F.S.; providing that certain state laws relating to children do not supersede the Servicemembers Civil Relief Act; requiring the Department of Children and Families to ensure that the act is observed in certain cases; providing an effective date.

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

**CS for SB 682**—A bill to be entitled An act relating to the Florida Guide to a Healthy Marriage; creating s. 741.0307, F.S.; creating the Marriage Education Committee within the Department of Children and Families for the purpose of creating the Florida Guide to a Healthy Marriage; providing for committee operation; providing for appointment of committee members and terms of office; requiring the committee to submit the completed guide to the Governor and the Legislature; providing for committee termination; providing for periodic reconstitution of the committee to review and update the guide; providing requirements for filling vacancies; providing requirements for the guide’s content; requiring the committee to oversee the design and layout of the guide and obtain private funds to cover associated costs; authorizing the committee to obtain private funds for the costs of printing and distributing copies of the guide; authorizing the committee to distribute printed copies of the guide under certain circumstances; requiring clerks of court to post an electronic copy of the guide on the court’s website and provide printed copies to applicants for marriage licenses under certain circumstances; encouraging clerks of court to provide a list of certain course providers and websites where certain classes are available; providing for periodic review and revision of the guide; requiring the committee to periodically submit a report to the Governor and the Legislature detailing its revisions to the guide and recommendations for further updates; amending s. 741.04, F.S.; prohibiting clerks of court from posting an electronic copy of the guide on the court’s website; providing an effective date.

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

**CS for SB 812**—A bill to be entitled An act relating to public records; creating s. 379.1026, F.S.; providing an exemption from public records requirements for the site-specific location information of certain endangered and threatened species; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

By the Committee on Ethics and Elections; and Senator Perry—

**CS for SB 814**—A bill to be entitled An act relating to the disposition of surplus funds by candidates; amending s. 106.141, F.S.; prohibiting a candidate from donating surplus funds to a charitable organization that employs the candidate; authorizing any candidate to give certain sur-
plus funds to the state or a political subdivision to be disbursed in a
specified manner; providing an effective date.

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

CS for SB 826—A bill to be entitled An act relating to marina evacu-
ations; amending s. 327.59, F.S.; prohibiting vessels under a specified
weight from remaining in certain marinas that have been deemed unsui-
suitable for refuge during a hurricane after the issuance of a hurricane
watch; requiring a marina owner, operator, employee, or agent to re-
move specified vessels under certain circumstances; providing that such
owner, operator, employee, or agent may charge the vessel owner a
reasonable fee for such removal and may not be held liable for any
damages as a result of such removal; providing construction; authoriz-
ing certain penalty fees; providing an effective date.

By the Committee on Judiciary; and Senators Passidomo, Stewart,
and Thurston—

CS for SB 994—A bill to be entitled An act relating to guardianship;
amending s. 744.312, F.S.; expanding factors for a court to consider
when appointing a guardian; amending s. 744.3215, F.S.; prohibiting a
guardian from consenting to, or signing on behalf of a ward, an order not
to resuscitate without court approval; requiring the court to make a
determination within a specified timeframe after the filing of a certain
petition; amending s. 744.334, F.S.; revising requirements for a petition
for the appointment of a guardian; defining the term "alternatives to
guardianship"; prohibiting professional guardians from petitioning for
their own appointment except under certain circumstances; defining the
term "relative"; providing that a specified provision does not apply to
public guardians under specified circumstances; amending s. 744.363,
F.S.; expanding requirements for initial guardianship plans; amending
s. 744.367, F.S.; expanding requirements for annual guardianship re-
ports; defining the term "remuneration"; amending s. 744.3675, F.S.;
expanding requirements for annual guardianship plans; amending s.
744.446, F.S.; prohibiting guardians from taking certain actions on
behalf of an alleged incapacitated person or minor; revising provisions
relating to conflicts of interest; providing an effective date.

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

CS for SB 1152—A bill to be entitled An act relating to brownfield site
rehabilitation; amending s. 376.79, F.S.; defining the term "PFAS";
amending s. 376.82, F.S.; providing that potential brownfield sites
owned by the state or a local government which are impacted by PFAS
are eligible to participate in a brownfield site rehabilitation agreement
regardless of contribution; providing an effective date.

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

CS for SB 1170—A bill to be entitled An act relating to public records
and meetings; amending s. 282.318, F.S.; revising a provision to reflect
the abolishment of the Agency for State Technology; providing an ex-
emption from public records requirements for portions of records held
by a state agency which contain network schematics, hardware and
software configurations, or encryption; removing the scheduled repeal of
a certain public records exemption; providing an exemption from
public meetings requirements for portions of meetings which would reveal
secret records; requiring the recording and transcription of ex-
empt portions of such meetings; providing an exemption from public
records requirements for such recordings and transcripts; providing an
exception; revising applicability of provisions requiring and authorizing
certain records to be made available to certain entities; providing for
future legislative review and repeal under the Open Government Sun-
set Review Act of the exemptions; providing for retroactive application
of the exemptions; providing statements of public necessity; providing
an effective date.

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

CS for SB 1188—A bill to be entitled An act relating to public re-
cords; creating s. 631.195, F.S.; defining the terms “consumer” and
“personal financial and health information”; providing an exemption
from public records requirements for consumer personal financial and
health information; certain underlying files, insurer personnel and
payroll records, consumer claim files, certain reports and documents
relating to insurer own-risk, solvency assessments, corporate govern-
ance annual disclosures, and certain information received from the
National Association of Insurance Commissioners or governments in
records made or received by the Department of Financial Services act-
ing as receiver as to an insurer, providing retroactive applicability of the
exemptions; authorizing the release of confidential and exempt in-
formation under specified circumstances; providing for future legisla-
tive review and repeal of the exemptions; providing statements of public
necessity; providing an effective date.

By the Committee on Ethics and Elections; and Senator Gruters—

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

By the Committee on Education; and Senators Cruz and Perry—

CS for SB 1320—A bill to be entitled An act relating to postsec-
ondary fee waivers; amending s. 1009.26, F.S.; providing specified fee
waivers for graduate students who meet certain requirements; provid-
ing an effective date.

By the Committee on Judiciary; and Senator Wright—

CS for SB 1328—A bill to be entitled An act relating to fines and
fees; amending s. 28.24, F.S.; removing the option for a monthly pro-
cessing charge for certain payment plans established with the clerk of
the circuit court; authorizing certain persons to make partial payments
of an existing administrative processing charge; amending s. 28.246
F.S.; revising the methods by which the clerk of the circuit court may
accept payments for certain fees, charges, costs, and fines; requiring
certain persons to apply to the clerk to enroll in a payment plan within
a specified timeframe; requiring clerks to coordinate with courts to de-
velop a specified process; providing requirements and court procedures
for the payment plan; conforming a cross-reference; authorizing clerks
of court to establish multicity governmental authorities to adminis-
ter payment plans; amending s. 28.42, F.S.; requiring the clerks of
court, in consultation with the Florida Clerks of Court Operations
Corporation, to develop a uniform payment plan form by a specified
date; providing requirements for such form; requiring clerks of court,
beginning on a specified date, to utilize such forms when establishing
payment plans; amending s. 318.15, F.S.; expanding requirements for
specified orders issued by the Department of Highway Safety and Motor
Vehicles to include information related to a person’s option to enter into
certain a payment plan; amending s. 318.20, F.S.; requiring that a no-
ification form and the uniform traffic citation include certain infor-
mation about paying a civil penalty; amending s. 322.245, F.S.; ex-
panding requirements for specified notices issued by the clerks of court
to the Department of Highway Safety and Motor Vehicles to include
information related to a person’s option to enter into a certain payment
plan; amending ss. 27.52, 34.191, and 57.082, F.S.; conforming cross-
references; providing an effective date.

By the Committee on Banking and Insurance; and Senators Wright
and Harrell—

CS for SB 1338—A bill to be entitled An act relating to prescription
drug coverage; amending s. 624.3161, F.S.; authorizing the Office of
Insurance Regulation to examine pharmacy benefit managers; specify-
ing that certain examination costs are payable by persons examined;
transferring, renumbering, and amending s. 465.1885, F.S.; revising
entities conducting pharmacy audits to which certain requirements and
restrictions apply; authorizing audited pharmacies to appeal certain
findings; providing that health insurers and health maintenance organi-
izations that transfer a certain payment obligation to pharmacy ben-
efit managers remain responsible for certain violations; creating s. 624.492, F.S.; providing applicability; requiring health insurers and
health maintenance organizations, or pharmacy benefit managers on behalf of health insurers and health maintenance organizations, to
annually report specified information to the office; requiring reporting pharmacy benefit managers to also provide the information to health
insurers and health maintenance organizations they contract with;
authorizing the Financial Services Commission to adopt rules; amending
ss. 627.64741, 627.6572, and 641.314, F.S.; defining and redefining
terms; specifying requirements relating to brand-name and generic
drugs in contracts between pharmacy benefit managers and pharmacies or
pharmacy services administration organizations; requiring an agree-
ment for pharmacy benefit managers to pass through certain fi-
nancial benefits to the individual or group health insurer or health
maintenance organization, respectively; authorizing the office to re-
quire health insurers or health maintenance organizations to submit
such contracts under certain circumstances; authorizing the commis-
sion to adopt rules; revising applicability; providing an effective date.

By the Committee on Education; and Senator Diaz—

CS for SB 1402—A bill to be entitled An act relating to higher education; amending s. 1001.7065, F.S.; revising standards for the
preeminent state research universities program; requiring such stan-
dards to be reported annually in a specified plan; removing funding
provisions for emerging preeminent state research universities; dele-
ting the programs of excellence designation within the State University System; creating the “state universities of distinction” designation
within the State University System; requiring the Board of Governors
to establish standards and measures for specific state university com-
petencies; providing requirements for such standards and measures;
authorizing the Board of Governors to annually submit such programs to
the Legislature for funding by a specified date; amending s. 1001.92,
F.S.; revising the performance-based metrics for state universities to
include specific data beginning in a certain fiscal year; authorizing the
Board of Governors to approve other metrics; prohibiting the adjust-
ment of such metrics and benchmarks once specified data has been
received; amending s. 1004.085, F.S.; requiring innovative pricing
techniques and payment options to include an opt-out provision;
amending s. 1004.346, F.S.; removing a limitation on the length of time
a Phosphate Research and Activities Board member may serve after
expiration of his or her term; amending s. 1011.90, F.S.; providing re-
quirements for a specified legislative budget request; requiring the
Board of Governors to define specified classifications in regulation and
provide such classifications in specified budget requests; prohibiting the
growth rate of administrators at a state university from exceeding the
growth rate of faculty at such university; providing effective dates.

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

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

By the Committee on Education; and Senators Harrell and Perry—

CS for SB 1438—A bill to be entitled An act relating to dyslexia;
creating s. 1001.2151, F.S.; providing legislative intent; requiring public
schools to screen all students in kindergarten through grade 3 for
dyslexia within a certain timeframe; requiring public school students
with a substantial deficiency in reading to be placed in an intensive
remedial intervention program; requiring parental notification of dys-
lexia diagnoses and biweekly progress reports; providing for subsequent
diagnostic assessment; requiring that intensive remedial intervention
meet certain requirements; requiring remedial intervention to continue
to until the student can perform at a certain level; requiring public schools
have at least one person on staff with specified certification in te-
aching instruction for students with dyslexia; requiring the State
Board of Education to adopt rules; amending ss. 1003.01, F.S.; defining
the terms “dyscalculia,” “dysgraphia,” and “dyslexia”; creating the
Dyslexia Task Force within the Department of Education; specifying
the purpose and membership of the task force; requiring the task force
members to be appointed by the Commissioner of Education; requiring
task force to consist of nine members of certain backgrounds; requiring
the task force to hold its first meeting within a certain timeframe; providing
that task force members serve without compensation, but may receive
reimbursement for certain expenses; amending s. 1003.26, F.S.; re-
moving a requirement for district school superintendents to refer par-
tents failing to provide a portfolio to such committee; amending ss.
11.45, 39.0016, 414.1251, 1002.33, 1002.385, 1002.42, 1002.43, 1003.03, 1003.21, 1002.26, 1003.4282,
1003.52, 1003.575, 1006.07, 1008.24, and 1012.2315, F.S.; conforming
cross-references; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senators Bradley, Broxson, Farmer, Bray, and Rader—

CS for SB 1490—A bill to be entitled An act relating to public officers
and employees; amending ss. 112.3148, F.S.; defining terms; authorizing
the giving, solicitation, and acceptance of gifts or compensation to be
used toward costs incurred due to a serious bodily injury or the diag-
nosis of a serious disease or illness of specified reporting individuals,
procurement employees, or a child thereof; specifying limitations and
requirements; amending ss. 11.045 and 112.3215, F.S.; revising provi-
sions regarding prohibited lobbying expenditures in the legislative and
executive branches to conform to changes made by the act; providing an
effective date.

By the Committee on Education; and Senator Hutson—

CS for SB 1578—A bill to be entitled An act relating to education;
creating s. 1002.24, F.S.; providing legislative findings and intent; re-
quiring the Department of Education to collect certain information about
career preparation and placement in this state; requiring the
department to annually distribute such information to school guidance
counselors at each public high school in this state; requiring such career
preparation and placement information to be distributed to students by
a certain date each year; authorizing the department to enter into a
memorandum of understanding to share the career preparation and
placement information with other state agencies; amending ss. 1002.53,
F.S.; authorizing state universities designated by the State Board of
Education to sponsor a charter school; authorizing a Florida College
System institution designated by the state board to sponsor a charter
school under certain circumstances; authorizing a state university or
Florida College System institution to deny an application for a charter
school; revising requirements for the report made by sponsors to the
Department of Education; eliminating a requirement that a charter
school working with a Florida College System institution must imple-
ment a blended learning instructional model; providing that the board
of trustees of a sponsoring state university or Florida College System
institution is the local educational agency for purposes of receiving
federal funds for sponsored charter schools; providing that a student
enrolled in a charter school is also sponsored by a state university or a
Florida College System institution may not be included in the calcula-
tion of a school district’s grade; requiring the department, in colla-
soration with charter school sponsors and charter school operators, to
develop a sponsor evaluation framework that must address certain re-
quirements; deleting a provision related to acceptance and considera-
tion of charter school applications; deleting a provision requiring that
the sponsor identify the location of a charter school if approved by a
specified timeframe; providing that charter schools operated by a muni-
plicity, a public entity, or a private, not-for-profit organization are eligible for a
15-year charter if approved by the sponsor; requiring sponsors to report
a charter school that closes as part of a consolidation; clarifying the circumstances under which a charter may be terminated immediately; providing for certain property, improvements, furnishings, and equipment to revert to the sponsor upon dissolution of a charter school; providing that a sponsor may not assume charter school debt except under certain circumstances; authorizing charter schools to limit the enrollment process to target certain additional student populations; requiring such agreements to be approved by the department to borrow or涂写fund secure funds for a charter school from certain sources indemnify the sponsor, rather than the school district; specifying funding requirements for students enrolled in a charter school sponsored by a state university or a Florida College System institution; requiring a local governing authority to provide a written justification for any challenged requirement that specified information be listed on licenses for certain providers; authorizing a school district to enter into an agreement to plan, design, and construct a charter school and to execute, by a specified date, a memorandum of agreement for the cοmbination of the technical advisory committee; providing for the applicability of specified reclaimed water aquifer storage and recovery well requirements; providing a directive to the Division of Law Revision; providing a declaration of important state interest; providing an effective date.

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

CS for SB 1668—A bill to be entitled An act relating to damages; amending s. 768.042, F.S.; requiring that certain medical expenses in personal injury claims be based on certain usual and customary charges; specifying what constitutes a usual and customary charge; deleting an obsolete provision; providing an effective date.

By the Committee on Health Policy; and Senator Bean—

CS for SB 1726—A bill to be entitled An act relating to the Agency for Health Care Administration; amending s. 383.327, F.S.; requiring birth centers to report certain deaths and stillbirths to the agency; removing a requirement that a certain report be submitted annually to the agency; authorizing the agency to prescribe by rule the frequency at which such report is submitted; amending s. 395.003, F.S.; removing a requirement that specified information be listed on licenses for certain facilities; repealing s. 395.7015, F.S., relating to an annual assessment on health care entities; amending s. 395.7016, F.S.; conforming a provision to changes made by the act; amending s. 400.19, F.S.; revising provisions requiring the agency to conduct licensure inspections of nursing homes; requiring the agency to conduct additional licensure surveys under certain circumstances; requiring the agency to assess a specified fine for such surveys; amending s. 400.462, F.S.; revising definitions; amending s. 400.471, F.S.; revising provisions related to certain application requirements for home health agencies; amending s. 400.492, F.S.; revising provisions related to services provided by home health agencies during an emergency; amending s. 400.506, F.S.; revising provisions related to licensure requirements for nurse registries; amending s. 400.991, F.S.; revising provisions related to the registration of certain service providers; amending s. 400.605, F.S.; removing a requirement that the agency conduct specified inspections of certain licensees; amending s. 400.60501, F.S.; deleting an obsolete date; removing a requirement that the agency develop a specified annual report; amending s. 400.9905, F.S.; revising the definition of the term “clinic”; amending s. 400.991, F.S.; removing the option for health care clinics to file a surety bond under certain circumstances; amending s. 400.9935, F.S.; removing a requirement that certain directors conduct specified reviews; requiring certain clinics to publish and post a schedule of charges; amending s. 408.033, F.S.; conforming a provision to changes made by the act; amending s. 408.061, F.S.; revising provisions requiring health care facilities to submit specified data to the agency; amending s. 408.061, F.S.; removing the requirement that the agency annually report to the Governor and the Legislature by a specified date on the progress of implementation of electronic pre-scribing; amending s. 408.062, F.S.; removing requirements that the agency annually report specified information to the Governor and Legislative by a specified date and, instead, requiring the agency to annually publish such information on its website; amending s. 408.063, F.S.; removing a requirement that the agency publish certain annual reports; amending s. 408.803, F.S.; conforming a definition to changes made by the act; defining the term “low-risk provider”; amending ss. 408.802, 408.820, 408.831, and 408.832, F.S.; conforming provisions to changes made by the act; amending s. 408.806, F.S.; exempting certain providers from a specified inspection; amending s. 408.805, F.S.; authorizing the issuance of a provisional license to certain applicants; amending ss. 408.809 and 409.907, F.S.; revising background screening requirements for certain licensees and providers; amending s. 408.811, F.S.; authorizing the agency to grant certain providers an exemption from a specified inspection under certain circumstances; authorizing...
the agency to adopt rules to grant waivers of certain inspections and extended inspection periods under certain circumstances; amending s. 408.821, F.S.; revising provisions requiring licensees to have a specified plan; providing requirements for the submission of such plan; amending s. 408.909, F.S.; removing a requirement that the agency and Office of Insurance Regulation evaluate a specified program; amending s. 408.9091, F.S.; requiring the agency and office to each, instead of jointly, submit a specified annual report to the Governor and Legislature; amending s. 409.905, F.S.; providing construction for a provision that requires the agency to discontinue its hospital retrospective review program under certain circumstances; providing legislative intent; amending s. 409.913, F.S.; revising the due date for a certain annual report; deleting the requirement that certain agencies submit their annual reports jointly; amending s. 409.967, F.S.; revising the length of managed care plan contracts procured by the agency beginning during a specified timeframe; requiring the agency to extend the term of certain existing managed care plan contracts until a specified date; amending s. 429.11, F.S.; removing an authorization for the issuance of a provisional license to certain facilities; amending s. 429.19, F.S.; removing requirements that the agency develop and disseminate a specified list and the Department of Children and Families disseminate such list to certain persons; amending ss. 429.35, 429.905, and 429.929, F.S.; revising provisions requiring a biennial inspection cycle for specified facilities and centers, respectively; repealing part I of ch. 483, F.S., relating to the Florida Multiphasic Health Testing Center Law; redesignating parts II and III of ch. 483, F.S., as parts I and II, respectively; amending ss. 20.43, 381.0034, 456.001, 456.057, 456.076, and 456.47, F.S.; conforming cross-references; providing effective dates.

By the Committee on Criminal Justice; and Senator Pizzo—

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

By the Committee on Agriculture; and Senator Montford—

CS for SB 1876—A bill to be entitled An act relating to the state hemp program; amending s. 500.03, F.S.; revising the definition of the term “food” to include hemp extract for purposes of the Florida Food Safety Act; amending s. 500.12, F.S.; providing that a person operating a minor food outlet that sells hemp extract is not exempt from certain food permit requirements; amending s. 581.217, F.S.; redefining terms; providing that hemp extract that does not meet certain requirements will be considered adulterated or misbranded; prohibiting the sale of certain hemp extract products to individuals under a specified age; authorizing the Department of Agriculture and Consumer Services to contract with entities to provide certain collection, testing, and disposal services; providing that such contracts are exempt from specified provisions; requiring the director of the Division of Plant Industry to notify a licensee of certain findings; requiring such licensee or, if the licensee fails to act within a specified timeframe, the director, to remove and destroy certain plants; requiring that expenses associated with such removal or destruction be assessed, collected, and enforced against the licensee; prohibiting the award of certain damages; providing an effective date.

REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

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

CS for SB 1450—A bill to be entitled An act relating to environmental enforcement; amending s. 161.054, F.S.; revising administrative penalties for violations of certain provisions relating to beach and shore construction and activities; providing that each day that certain violations occur or are not remediated constitutes a separate offense until such violations are resolved by order or judgment; making technical changes; amending ss. 258.397, 258.46, 373.129, 376.16, 376.25, 377.37, 378.211, and 403.141, F.S.; revising civil penalties for violations of certain provisions relating to the Biscayne Bay Aquatic Preserve, aquatic preserves, water resources, the Pollutant Discharge Prevention and Control Act, the Clean Ocean Act, regulation of oil and gas resources, the Phosphate Land Reclamation Act, and other provisions relating to pollution and the environment, respectively; providing that each day that certain violations occur or are not remediated constitutes a separate offense until such violations are resolved by order or judgment; making technical changes; amending ss. 373.209, 376.065, 376.071, 403.086, 403.413, 403.7234, and 403.93345, F.S.; revising civil penalties for violations of certain provisions relating to artesian wells, terminal facilities, discharge contingency plans for vessels, sewage disposal facilities, dumping violations, small quantity generators, and coral reef protection, respectively; making technical changes; amending ss. 373.430 and 403.161, F.S.; revising criminal penalties for violations of certain provisions relating to pollution and the environment; providing that each day that certain violations occur or are not remediated constitutes a separate offense until such violations are resolved by order or judgment; increasing the amount of penalties that can be assessed administratively; making technical changes; amending ss. 403.726 and 403.727, F.S.; revising civil penalties for violations of certain provisions relating to pollution and the environment; providing that each day that certain violations occur or are not remediated constitutes a separate offense until such violations are resolved by order or judgment; increasing the amount of penalties that can be assessed administratively; making technical changes; amending ss. 403.726 and 403.727, F.S.; revising civil penalties for violations of certain provisions relating to hazardous waste for each day that certain violations occur and are not resolved by order or judgment; making technical changes; reenacting s. 823.11(5), F.S., to incorporate the amendment made to s. 376.16, F.S., in a reference thereto; reenacting ss. 403.077(5), 403.131(2), 403.4154(3)(d), and 403.860(5), F.S., to incorporate the amendment made to s. 403.121, F.S., in a reference thereto; reenacting ss. 403.708(10), 403.7191(7), and 403.811, F.S., to incorporate the amendment made to s. 403.141, F.S., in a reference thereto; reenacting s. 403.7255(2), F.S., to incorporate the amendment made to s. 403.161, F.S., in a reference thereto; reenacting s. 403.7186(8), F.S., to incorporate the amendment made to ss. 403.141 and 403.161, F.S., in references thereto; providing an effective date.

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

By the Committee on Judiciary; and Senator Simmons—

CS for SB 1668—A bill to be entitled An act relating to damages; amending s. 768.042, F.S.; requiring that certain medical expenses in personal injury claims be based on certain usual and customary charges; specifying what constitutes a usual and customary charge; deleting an obsolete provision; providing an effective date.

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

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:

For Term Ending

Office and Appointment
Florida Development Finance Corporation
Appointee: Bradshaw, James Nelson, Jacksonville Beach
05/02/2023

Referred to the Committee on Ethics and Elections.
For Term Ending

Board of Trustees, Florida A & M University
Appointee: Washington, T. Nicole, Miami Beach 01/06/2025

Referred to the Committees on Education; and Ethics and Elections.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of January 29 was corrected and approved.

CO-INTRODUCTORS

Senators Berman—CS for SB 178, SB 280, CS for SB 356, SB 680; Book—SB 680; Bracy—CS for SB 554, SB 1308, SB 1504, SB 1506, SB 1716; Braynon—SB 46, SB 496; Cruz—SB 1870; Farmer—SB 1306; Flores—CS for SB 810; Montford—SB 206, SB 1044; Perry—SB 1320; Pizzo—SB 1716; Powell—SB 254, SB 1592; Rader—SB 46, SB 256, SB 496, SB 1490, SB 1628; Stewart—SB 56, SB 680; Taddeo—SB 1194, SB 1724; Thurston—SB 206

ADJOURNMENT

Pursuant to the motion by Senator Benacquisto previously adopted, the Senate adjourned following the dissolution of the Senate Reunion at 3:45 p.m. to reconvene at 1:30 p.m., Thursday, February 6 or upon call of the President.

SENATE PAGES

February 3-7, 2020

Jay Ayala, Live Oak; Levi Chapman, Live Oak; Kevin Diaz, Tampa; Rylee Elkins, Bristol; Ryan Forbes, Tallahassee; Lexie Giles, Gulf Breeze; Antonio Grant, Jacksonville; Shelby Gregory, Tallahassee; Kylah Hall, Live Oak; Ellis Landauer, Aventura; Amya Miller, Winter Haven; Carson Pendry, Oviedo; Lyle Reeves, Tallahassee; Ashton Topham, Live Oak; Kendall Vickers, Bristol; Reagan Wells, DeFuniak Springs; Kelli Wolinski, Wewahitchka
JOURNAL OF THE SENATE

Daily Numeric Index for
February 4, 2020

BA — Bill Action
BF — Bill Failed
BP — Bill Passed
CO — Co-Introducers
CR — Committee Report
CS — Committee Substitute, First Reading
FR — First Reading
MO — Motion
RC — Reference Change

SB 4 ................................................................. (MO) 227  SB 1174 ................................................................. (CR) 229
SB 32 .............................................................. (CR) 229  CS/SB 1188 ...........................................................(CS) 232
SB 46 .............................................................. (CO) 236  SB 1188 ................................................................. (CR) 230
SB 56 .............................................................. (CO) 236  SB 1194 ................................................................. (CO) 236
SB 62 .............................................................. (CR) 230  CS/SJR 1216 .............................................................. (CR) 232
SB 72 .............................................................. (CR) 230  SJR 1216 .................................................................(CR) 229
SB 82 .............................................................. (CR) 230  SB 1272 .................................................................(CR) 229
CS/SB 178 ......................................................... (CO) 236  SB 1292 .................................................................(CR) 229
CS/SB 186 ......................................................... (CS) 231  CS/SB 1302 ..............................................................(CR) 228
SB 186 .............................................................. (CR) 229  SB 1306 .................................................................(CO) 236
SB 206 .............................................................. (CO) 236  SB 1308 .................................................................(CO) 236
SB 254 .............................................................. (CO) 236  CS/SB 1326 ..............................................................(CS) 232
SB 256 .............................................................. (CO) 236  SB 1320 .................................................................(CR) 229, (CO) 236
SB 280 .............................................................. (CO) 236  CS/SB 1328 ..............................................................(CS) 232
SB 306 .............................................................. (CR) 228  SB 1328 .................................................................(CR) 229
CS/SB 356 ......................................................... (BA) 228, (MO) 228, (CO) 236  CS/SB 1338 ..............................................................(CS) 232
SB 400 .............................................................. (BA) 227, (BP) 227, (MO) 228  SB 1338 .................................................................(CR) 229
CS/CS/SB 404 ..................................................... (BA) 227  SB 1398 .................................................................(CR) 229
CS/CS/SB 406 ..................................................... (BA) 227  CS/SB 1402 ..............................................................(CS) 233
CS/SB 476 ........................................................... (BA) 227, (BP) 227, (MO) 228, (CR) 228  SB 1402 .................................................................(CR) 229
SB 496 .............................................................. (CO) 236  CS/SB 1414 ..............................................................(CR) 233
CS/SB 554 ........................................................... (CO) 236  SB 1424 .................................................................(CR) 229
CS/SB 556 ........................................................... (CR) 230  CS/SB 1438 ..............................................................(CS) 233
CS/SB 574 ........................................................... (CR) 230  SB 1438 .................................................................(CR) 229
CS/SB 604 ........................................................... (CS) 231  CS/SB 1450 ..............................................................(RC) 235
SB 604 .............................................................. (CR) 230  CS/SB 1490 ..............................................................(CS) 233
SB 630 .............................................................. (CR) 229  CS/SB 1490 ..............................................................(CR) 229
SB 680 .............................................................. (CO) 236  SB 1490 .................................................................(CR) 230, (CO) 236
CS/SB 682 ........................................................... (CS) 231  SB 1504 .................................................................(CO) 236
SB 682 .............................................................. (CR) 230  SB 1506 .................................................................(CO) 236
CS/SB 708 ........................................................... (CR) 229  SB 1570 .................................................................(CR) 228
SB 716 .............................................................. (CR) 229  CS/SB 1578 ..............................................................(CS) 233
SB 786 .............................................................. (CR) 229  SB 1578 .................................................................(CR) 229
SB 806 .............................................................. (CR) 229  SB 1592 .................................................................(CO) 236
CS/SB 810 ........................................................... (CO) 236  SB 1628 .................................................................(CO) 236
CS/CS/SB 812 ....................................................... (CS) 231  SB 1630 .................................................................(CR) 229
CS/SB 812 ........................................................... (CR) 230  CS/SB 1656 ..............................................................(CS) 234
CS/SB 814 ........................................................... (CS) 231  SB 1656 .................................................................(CR) 229
SB 814 .............................................................. (CR) 229  CS/SB 1668 ..............................................................(CS) 234, (RC) 235
CS/SB 826 ........................................................... (CS) 232  SB 1668 .................................................................(CR) 229
SB 826 .............................................................. (CR) 229  SB 1671 .................................................................(CR) 228
SB 842 .............................................................. (CR) 229  SB 1714 .................................................................(CR) 228
SB 886 .............................................................. (BA) 227, (BP) 227, (MO) 228, (CR) 228  SB 1716 .................................................................(CO) 236
CS/SB 892 ........................................................... (CR) 228  SB 1720 .................................................................(CR) 228
CS/SB 904 ........................................................... (CS) 232  SB 1724 .................................................................(CO) 236
SB 994 .............................................................. (CR) 230  CS/SB 1726 ..............................................................(CS) 234
SB 1014 ............................................................. (CR) 228  SB 1726 .................................................................(CR) 229
SB 1042 ............................................................. (CR) 229  SB 1784 .................................................................(CR) 228
SB 1044 ............................................................. (CO) 236  CS/SB 1802 ..............................................................(CS) 235
CS/SB 1056 .......................................................... (BA) 228, (BP) 228, (MO) 228, (CR) 228  SB 1802 .................................................................(CR) 229
CS/SB 1060 .......................................................... (CR) 229  SB 1870 .................................................................(CO) 236
CS/SB 1146 .......................................................... (CR) 228  CS/SB 1876 ..............................................................(CS) 235
CS/SB 1152 .......................................................... (CS) 232  CS/SB 1726 ..............................................................(CS) 234
SB 1152 ............................................................. (CR) 229  SR 1900 .................................................................(FR) 226
CS/SB 1170 .......................................................... (CS) 232  SB 7000 .................................................................(CR) 229
SB 1170 ............................................................. (CR) 230