Cruz  Broxson  Bradley  Bracy  Book  Berman  Benacquisto  Bean  Baxley  Albritton

Mr. President

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CALL TO ORDER

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

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

PRAYER

The following prayer was offered by Colonel Glenn Finch of the Florida National Guard's Joint Force Headquarters in St. Augustine:

Our gracious God, we pause in gratitude for all that you have given us as a people, a state, and a nation; for this body of men and women who are engaged in a most honorable profession that counts duty more than cost, and integrity more than praise. As we honor and give praise to our citizen soldiers and airmen today, we are mindful of their sacrifices and those of their families who make up the Florida National Guard. May we never take for granted what so many have sacrificed and died for: our security and freedom.

Please help us to be citizens who are steadfast in making liberty, safety, and justice a reality for all. Rekindle in all of us the spirit and commitment of upholding our responsibilities this day. Bless the leaders of our government that they may have the knowledge and wisdom to conduct the business of this great state. Assist them in their decisions so that “In God We Trust” is not merely our motto, but the inspiration to preserve the dignity and the rights of the people who have entrusted them with authority.

May your spirit empower our Governor and legislators with respect and understanding that their work together will fortify the lives of our citizens against those things which would tear us down. Bless and guide our leaders as they exercise instruments of power so that their influence is good and our state’s goodness is influential. May the decisions and recognitions this day give you glory and reflect our commitment to you, our state, our families, and ourselves. Lead us in this charge of awesome trust. Amen.

COLOR GUARD

At the direction of the President, the Sergeant at Arms opened the doors of the chamber and a Color Guard of the Florida National Guard marched into the chamber bearing flags of the United States of America and the State of Florida.

PLEDGE

Senate Pages, Donovin Cooper of Gainesville; Clare Grammig of Tampa; Madelyn Guevara of Bristol; and Nicholas Voyer of Trinity, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

MILITARY DOCTOR OF THE DAY

The President recognized Colonel Terry Hashey of the Florida National Guard’s Joint Force Headquarters in St. Augustine, sponsored by the Senate, as military doctor of the day. Colonel Hashey specializes in family medicine.

SPECIAL RECOGNITION

The President recognized today, March 3, 2020, as Florida’s 175th Anniversary of Statehood.

ADOPTION OF RESOLUTIONS

On motion by Senator Wright—

SR 1926—A resolution honoring the Florida National Guard and recognizing March 3, 2020, as “Florida National Guard Day” in Florida.

WHEREAS, as the military arm of the Governor and the people of this state, the Florida National Guard stands ready in times of crisis or emergency to immediately respond to a call from the Governor, and

WHEREAS, as the military arm of the Governor and the people of this state, the Florida National Guard stands ready in times of crisis or emergency to immediately respond to a call from the Governor, and

WHEREAS, the Florida National Guard traces its lineage back 455 years to 1565 when the first muster of a civilian militia took place in St. Augustine, making Florida’s militia the oldest in the nation, and

WHEREAS, today’s Florida National Guard stands strong with approximately 11,000 of the best soldiers and airmen this nation has ever known, and

WHEREAS, the men and women of the Florida National Guard and their families willingly make sacrifices during times of hurricanes, fires, floods, and other natural disasters, serving domestically and around the world in contingency operations, and

WHEREAS, more than 21,000 men and women of the Florida National Guard have answered the call to federal active duty, without reservation, following the attack on our nation on September 11, 2001, serving with distinction and honor during Operation Enduring Freedom, Operation Iraqi Freedom, and Operation New Dawn, and

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WHEREAS, many of these dedicated men and women continue to serve in Operation Noble Eagle, Operation Freedom’s Sentinel, Operation Inherent Resolve, and Operation Observant Compass, which continue to take them from their families and friends while they ensure that we are safe at home, and

WHEREAS, the employers and families of those serving in the National Guard have made significant sacrifices to conduct their businesses and support their households, respectively, during the absence of these men and women, with employers providing them jobs when they return home, and

WHEREAS, the men and women of the Florida National Guard remain involved in hundreds of community service projects across the state each day while preparing for their federal duty, protecting the citizens of this state during emergencies, and contributing to local programs that enrich the lives of the people of this great state and nation, NOW, THEREFORE,

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

That the Florida National Guard is honored and that March 3, 2020, is recognized as “Florida National Guard Day” in Florida.

—was taken up instanter and read the second time in full. On motion by Senator Wright, SR 1926 was adopted.

SPECIAL RECOGNITION

The President recognized Senators who have served in the military: Senator Brandes, from the 24th District, served in the United States Army Reserves from 1996-2007; and Senator Torres, from the 15th District, served in the United States Marine Corps from 1967-1970.

The President also recognized the following staff members who have served in the military and were present in the chamber: Tim Hybart, Colonel, served in the United States Army (1982-1988), Florida Army National Guard (1988-2007), and United States Army Reserve (2007-2012); Gary Austin, First Class Petty Officer, served in the United States Navy (1980-1988); Josh Stephens, Sergeant, served in the United States Army (1974-1996); and Dustin Morgan, E-3 Boatswain’s Mate, served in the United States Coast Guard (2009-2011) and United States Coast Guard Reserve (2011-2013).

SPECIAL GUESTS

Senator Wright recognized Major General James O. Eifert, accompanied by his wife, Beth, and all other service members who were present in the gallery.

—was introduced, read, and adopted by publication.

At the request of Senator Berman—

By Senator Berman—

SR 1890—A resolution recognizing March 2020 as “Colorectal Cancer Awareness Month” in Florida.

WHEREAS, colorectal cancer is currently the third leading cause of cancer death in the United States among both men and women, and

WHEREAS, in 2019, approximately 101,420 people in the United States were diagnosed with colorectal cancer and approximately 51,020 people died in 2019 from the disease, and

WHEREAS, according to the American Cancer Society, 11,310 Floridians were diagnosed with colorectal cancer and 3,700 Floridians died from the disease, and

WHEREAS, the colorectal cancer survival rate could increase if adults older than 45 years of age were regularly screened to discover the cancer in its earlier stages, and

WHEREAS, increasing awareness of and education concerning colorectal cancer leads to significant progress in both preventing and overcoming the disease, as the majority of cases have proven to be both treatable and survivable, NOW, THEREFORE,

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

That March 2020 is recognized as “Colorectal Cancer Awareness Month” in Florida.

—was introduced, read, and adopted by publication.

At the request of Senator Berman—

By Senators Berman and Rader—

SR 1894—A resolution recognizing April 19 through April 26, 2020, as the “Days of Remembrance” and Tuesday, April 21, 2020, as “Holocaust Memorial Day” in Florida.

WHEREAS, between 1933 and 1945, the Holocaust, the state-sponsored, systematic persecution and annihilation of European Jewry by Nazi Germany and its collaborators, resulted in the murder of 6 million Jewish people, and
WHEREAS, in addition, the Romani people, also known as Gypsies, and Polish people were targeted for decimation on the basis of race, ethnicity, or nation of origin, and millions of others, including persons with disabilities, Jehovah’s Witnesses, Soviet prisoners of war, political dissidents, and homosexuals, suffered grievous oppression and death under Nazi tyranny, and

WHEREAS, the history of the Holocaust offers an opportunity to reflect on the moral responsibilities of individuals, societies, and governments to remain vigilant against hatred, persecution, and tyranny, and

WHEREAS, pursuant to an act of the United States Congress, Public Law No. 96-388, which was signed into law on October 7, 1980, the United States Holocaust Memorial Council has designated April 19 through April 26, 2020, as the “Days of Remembrance” for the victims of the Holocaust, including “Holocaust Memorial Day,” also known as Yom HaShoah, on Tuesday, April 21, 2020, and

WHEREAS, in memory of the victims of the Holocaust, in honor of its survivors, and in utmost gratitude for the risks taken by rescuers and liberators, the residents of this state are encouraged to rededicate themselves to the principles of human dignity and to individual freedom in a just society, thereby ensuring that such atrocities are never repeated, NOW, THEREFORE,

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

That April 19 through April 26, 2020, is recognized as the “Days of Remembrance” and Tuesday, April 21, 2020, is recognized as “Holocaust Memorial Day” in Florida.

—was introduced, read, and adopted by publication.

DOCTOR OF THE DAY

The President recognized Dr. Laurie Welton of Vero Beach, sponsored by Senator Mayfield, as doctor of the day. Dr. Welton specializes in infectious diseases.

BILLS ON THIRD READING

CS for CS for SB 1286—A bill to be entitled An act relating to contraband in specified facilities; amending s. 916.1085, F.S.; prohibiting the introduction of certain cannabis related substances, cellular telephones and other portable communication devices, and vapor-generating electronic devices inside specified facilities of the Department of Children and Families or of the Agency for Persons with Disabilities; providing criminal penalties; amending s. 944.47, F.S.; prohibiting the introduction of certain cannabis related substances and vapor-generating electronic devices inside a state correctional institution; providing criminal penalties; amending s. 951.22, F.S.; prohibiting the introduction of certain cannabis related substances and vapor-generating electronic devices inside a county detention facility; providing criminal penalties; amending s. 985.711, F.S.; prohibiting the introduction of certain cannabis related substances, cellular telephones and other portable communication devices, and vapor-generating electronic devices inside specified juvenile detention facilities or commitment programs; providing criminal penalties; amending s. 921.0022, F.S.; ranking the offense of introducing certain contraband into specified facilities of the Department of Children and Families on level 4 of the offense severity ranking chart; providing an effective date.

—as amended February 26, was read the third time by title.

On motion by Senator Simmons, CS for CS for SB 1286, as amended, was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President
Albritton
Baxley
Bean
Benaquisto
Berman
Book
Bradley
Brandes
Brayson
Broxson

Gainer
Gibson
Gruters
Harrell
Hooper
Hutson
Lee
Mayfield
Nays—1

Montford
Passidomo
Rader
Rodríguez
Rouson
Rusk
Ruder
Ruder
Rouson

Stargel
Simmons
Simpson
Stargel
Stewart
Stadler
Stadler
Stewart
Thurston
Thurston
Torres
Torres
Wright

SB 1362—A bill to be entitled An act relating to rental agreements; repealing s. 83.561, F.S., relating to the termination of a rental agreement upon foreclosure; creating s. 83.5615, F.S.; providing a short title; providing for the assumption of interest in certain foreclosures on dwellings or residential real property; providing construction; defining the term “federally-related mortgage loan”; requiring the director of the Division of Consumer Services of the Department of Agriculture and Consumer Services to notify the Division of Law Revision of the repeal of the Protecting Tenants at Foreclosure Act of 2009 within a specified timeframe; providing effective dates, including a contingent effective date.

—was read the third time by title.

On motion by Senator Rodriguez, SB 1362 was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President
Albritton
Baxley
Bean
Benaquisto
Berman
Book
Bracy
Brady
Brandes
Brayson

Gainer
Gibson
Gruters
Harrell
Hooper
Hutson
Lee
Mayfield

Nays—1

Montford
Passidomo
Rader
Rodríguez
Rouson
Rusk
Ruder
Ruder
Ruder
Rouson

Stargel
Simmons
Simpson
Stargel
Stewart
Stadler
Stadler
Stewart
Thurston
Thurston
Torres
Torres
Wright

CS for SB 1398—A bill to be entitled An act relating to community planning; amending s. 120.525, F.S.; providing requirements for establishing a quorum for meetings of certain councils when a voting member appears via telephone, real-time videoconferencing, or similar real-time electronic or video communication by a specified time; amending s. 163.3168, F.S.; requiring the Department of Economic Opportunity to give a preference to certain counties and municipalities when selecting applications for funding for technical assistance; providing an effective date.

—as amended February 26, was read the third time by title.

On motion by Senator Flores, CS for SB 1398 was passed and certified to the House. The vote on passage was:
Yeas—39

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

Nays—None

Vote after roll call:

Yea—Farmer

CS for SB 1590—A bill to be entitled An act relating to juror sanctions; amending s. 409.23, F.S.; revising available sanctions for any person who fails to attend court as a juror without any sufficient excuse; restricting a court from imposing a term of imprisonment on any person who fails to attend as a juror without any sufficient excuse and is found in contempt of court unless the person is able to obtain legal representation; providing an effective date.

—was read the third time by title.

On motion by Senator Powell, CS for SB 1590 was passed and certified to the House. The vote on passage was:

Yeas—39

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

Nays—None

HB 7013—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 409.1678, F.S., which provides an exemption from public records requirements for information about the location of safe houses, safe foster homes, and other residential facilities serving victims of sexual exploitation; removing the scheduled repeal of the exemption; amending s. 787.06, F.S., which provides an exemption from public records requirements for information about the location of residential facilities serving adult victims of human trafficking involving commercial sexual activity; removing the scheduled repeal of the exemption; providing an effective date.

—was read the third time by title.

On motion by Senator Perry, HB 7013 was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President  Bradley  Gainer
Albritton  Brandes  Gibson
Baxley  Braynon  Gruters
Bean  Broxson  Harrell
Benacquisto  Cruz  Hooper
Berman  Diaz  Hutson
Book  Farmer  Lee
Bracy  Flores  Mayfield

Nays—None

SB 28—A bill to be entitled An act for the relief of Clifford Williams; providing an appropriation to compensate him for being wrongfully incarcerated for 43 years; directing the Chief Financial Officer to draw a warrant for the purchase of an annuity; requiring the Department of Financial Services to pay specified funds; providing for the waiver of certain tuition and fees for Mr. Williams; specifying conditions for payment; providing that the act does not waive certain defenses or increase the state’s limits of liability; prohibiting any further award to include certain fees and costs; providing that certain benefits are vacated upon specified findings; providing an effective date.

—was read the third time by title.

Senator Gibson moved the following amendment which was adopted by two-thirds vote:

Amendment 1 (819976) (with title amendment)—Delete lines 70-94 and insert:

Section 2. The sum of $2,150,000 is appropriated from the General Revenue Fund to the Department of Financial Services for the relief of Clifford Williams, for his wrongful incarceration. The Chief Financial Officer is directed to draw a warrant in the sum of $2,150,000 payable to the Clifford Williams, Irrevocable Trust, whose co-trustees are Nathaniel Glover, Jr., Tracy Bernice Magwood, and Seaside National Bank and Trust. The trustees shall distribute the funds as may be in the best interests of Clifford Williams for his lifetime, including a reasonable monthly living allowance.

Section 3. Tuition and fees for Clifford Williams shall be waived for up to a total of 120 hours of instruction at any career center established pursuant to s. 1001.44, Florida Statutes, Florida College System Institution established under part III of chapter 1004, Florida Statutes, or state university. For any educational benefit made, Clifford Williams must meet and maintain the regular admission and registration requirements of such career center, institution, or state university and make satisfactory academic progress as defined by the educational institution in which he is enrolled.

Section 4. The Chief Financial Officer shall pay the funds directed by this act upon the delivery by Clifford

And the title is amended as follows:

Delete lines 5-7 and insert: Chief Financial Officer to draw a warrant payable to an irrevocable trust for the benefit of Clifford Williams; specifying conditions for payment; providing

On motion by Senator Gibson, SB 28, as amended, was passed, ordered engrossed, and certified to the House. The vote on passage was:

Yeas—40

Mr. President  Bradley  Gainer
Albritton  Brandes  Gibson
Baxley  Braynon  Gruters
Bean  Broxson  Harrell
Benacquisto  Cruz  Hooper
Berman  Diaz  Hutson
Book  Farmer  Lee
Bracy  Flores  Mayfield
March 3, 2020

JOURNAL OF THE SENATE

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Montford    Rodriguez    Taddeo
Passidomo   Rouson      Thurston
Perry       Simons      Torres
Pizzo       Stargel     Wright
Powell      Stargel     Wright
Rader       Stewart     Wright

Nays—None

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

—was read the third time by title.

On motion by Senator Harrell, CS for SB 100 was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

CS for SB 344—A bill to be entitled An act relating to designation of school grades; amending s. 1008.94, F.S.; revising the components on which a school's grade is based; providing an effective date.

—as amended February 26, was read the third time by title.

On motion by Senator Montford, CS for SB 344, as amended, was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

HB 6027—A bill to be entitled An act relating to the Citrus/Hernando Waterways Restoration Council; repealing chapters 2003-287 and 2006-43, Laws of Florida, relating to the membership, powers, and duties of the council; providing an effective date.

—was read the third time by title.

On motion by Senator Hooper, HB 6027 was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

CS for SB 434—A bill to be entitled An act relating to the Florida Best and Brightest Principal Program; amending s. 1012.732, F.S., relating to the Florida Best and Brightest Teacher Program; repealing s. 1012.731, F.S., relating to the Florida Best and Brightest Principal Program; amending s. 1011.62, F.S.; conforming provisions to changes made by the act; amending s. 1011.71, F.S.; conforming a cross-reference; providing an effective date.

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

On motion by Senator Montford, CS for SB 434, as amended, was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

SB 486—A bill to be entitled An act relating to the Florida Best and Brightest programs; repealing s. 1012.731, F.S., relating to the Florida Best and Brightest Teacher Program; repealing s. 1012.732, F.S., relating to the Florida Best and Brightest Principal Program; amending s. 1011.62, F.S.; conforming provisions to changes made by the act; amending s. 1011.71, F.S.; conforming a cross-reference; providing an effective date.

—as passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None
SB 828—A bill to be entitled An act relating to the Florida ABLE program; amending s. 1009.986, F.S.; abrogating the future repeal of provisions relating to the Florida ABLE program; providing an effective date.

—was read the third time by title.

On motion by Senator Benacquisto, SB 828 was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

SB 830—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 1009.987, F.S., which provides an exemption from public records requirements for certain personal financial and health information held by the Florida Prepaid College Board, Florida ABLE, Inc., or the Florida ABLE program, or an agent or service provider thereof; removing the scheduled repeal of the exemption; providing an effective date.

—was read the third time by title.

On motion by Senator Benacquisto, SB 830 was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

SB 1084—A bill to be entitled An act relating to emotional support animals; creating s. 760.27, F.S.; defining the terms “emotional support animal” and “housing provider”; prohibiting discrimination in housing provided to a person with a disability or a disability-related need for an emotional support animal; specifying that such person may not be required to pay extra compensation for such animal; authorizing a housing provider to request specified information under certain circumstances; restricting such requests; specifying liability for owners of emotional support animals relating to damage done by their emotional support animals; providing applicability; amending s. 413.08, F.S.; providing applicability; amending s. 456.072, F.S.; prohibiting a health care practitioner from providing information regarding a person’s need for an emotional support animal without having personal knowledge of that person’s need for the animal; amending s. 760.22, F.S.; revising the definition of the term “handicap”; amending ss. 419.001, 760.23, 760.24, 760.25, 760.29, and 760.31, F.S.; replacing the term “handicap” with the term “disability,” to conform to changes made by the act; conforming provisions to changes made by the act; creating s. 817.265, F.S.; prohibiting the falsification of information or other fraudulent misrepresentation regarding the use of an emotional support animal; providing penalties; providing an effective date.

—as amended February 26, was read the third time by title.

On motion by Senator Diaz, SB 1084, as amended, was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

SPECIAL ORDER CALENDAR

On motion by Senator Wright—

SB 294—A bill to be entitled An act relating to crimes against veterans; providing a short title; amending s. 775.0844, F.S.; providing an enhanced sentence for any person who commits aggravated white collar crimes against a certain number of veterans by obtaining or attempting to obtain a specified amount of money; providing criminal penalties; providing an effective date.
—was read the second time by title.

Pursuant to Rule 4.19, CS for SB 294 was placed on the calendar of Bills on Third Reading.

Consideration of CS for SB 372 was deferred.

CS for SB 604—A bill to be entitled An act relating to the Service-members 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 Service-members Civil Relief Act; requiring the Department of Children and Families to ensure that the act is observed in certain cases; providing an effective date.

—was read the second time by title.

Pending further consideration of CS for SB 604, pursuant to Rule 3.11(3), there being no objection, CS for HB 197 was withdrawn from the Committees on Children, Families, and Elder Affairs; Judiciary; and Rules.

On motion by Senator Bean—

CS for HB 197—A bill to be entitled An act relating to the Service-members Civil Relief Act; amending s. 39.01, F.S.; revising the definition of “abandoned” or “abandonment”; amending s. 39.0137, F.S.; providing that certain state laws relating to children do not supersede the Service-members Civil Relief Act; requiring the Department of Children and Families to ensure that the act is observed in certain cases; providing an effective date.

—a companion measure, was substituted for CS for SB 604 and read the second time by title.

Pursuant to Rule 4.19, CS for HB 197 was placed on the calendar of Bills on Third Reading.

On motion by Senator Wright—

CS for CS for CS for SB 662—A bill to be entitled An act relating to education and the military; amending s. 1003.05, F.S.; providing that a student whose parent is transferred or is pending transfer to a military installation within this state is considered a resident of the school district in which the military installation is located for the purpose of enrollment; requiring such students to receive certain preferential treatment; amending s. 1008.34, F.S.; revising the calculation of school enrollment; requiring such students to receive certain preferential treatment; requiring the Department of Children and Families to ensure that the act is observed in certain cases; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for CS for SB 662 was placed on the calendar of Bills on Third Reading.

The bills were placed on the Calendar.

On motion by Senator Wright—

CS for CS for SB 7010—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 119.071, F.S., which provides a public records exemption for the identification and location information of servicemembers and the spouses and dependents of servicemembers; revising and defining terms; narrowing the exemption by requiring the servicemember to have been deployed to overseas service for the United States Department of Defense; requiring a servicemember to provide certain documentation to the custodial agency in order for his or her identification and location information to be subject to the exemption; revising the scheduled repeal of the exemption; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 7010 was placed on the calendar of Bills on Third Reading.

Consideration of CS for SB 1490 was deferred.

MOTIONS

On motion by Senator Benaquisto, the rules were waived and the following bills temporarily postponed on the Special Order Calendar this day were retained on the Special Order Calendar: CS for SB 1074, SJR 1076, CS for SB 372, and CS for SB 1490.

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, March 3, 2020: SB 294, CS for SB 372, CS for SB 604, CS for CS for SB 662, CS for SB 1074, SJR 1076, CS for SB 7010.

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

The Committee on Rules recommends the following pass: CS for SB 218; CS for SB 302; SB 510; CS for SB 660; CS for SB 688; SB 726; CS for SB 822; CS for SB 826; CS for SB 898; SB 946; SB 1042; CS for SB 1082; SB 1140; CS for SB 1148; CS for SB 1170; CS for SB 1216; SB 1244; CS for SB 1270; CS for SB 1366; SB 1376; SB 1424; CS for SB 1466; CS for SB 1572; CS for SB 1582; SB 1618; CS for SB 1672; SB 7002; SB 7008; SB 7032; SB 7048

The bills were placed on the Calendar.

The Committee on Appropriations recommends committee substitutes for the following: SB 884; CS for SB 922; CS for SB 1118; SB 1312; SB 1326; CS for SB 1450; CS for SB 1628

The Committee on Rules recommends committee substitutes for the following: CS for SB 160; CS for SB 410; CS for SB 504; CS for CS for SB 664; CS for CS for SB 680; CS for SB 888; CS for SB 1060; CS for SB 1258; CS for SB 1352; CS for CS for SB 1876; SB 7066

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committees on Rules; and Judiciary; and Senators Perry and Hooper—

CS for CS for SB 160—A bill to be entitled An act relating to peer-to-peer support for first responders; creating s. 111.09, F.S.; defining terms; prohibiting a first responder peer from testifying or divulging specified information except under certain circumstances; providing that there is no liability on the part of, and no cause of action against, a first responder peer for disclosing certain information; providing that a first responder peer who violates the act is subject to disciplinary action; providing that certain information improperly divulged is inadmissible in criminal, civil, administrative, and disciplinary proceedings; providing construction; providing an effective date.
By the Committees on Rules; and Community Affairs; and Senator Perry—

CS for CS for SB 410—A bill to be entitled An act relating to growth management; amending s. 163.3167, F.S.; specifying requirements for certain comprehensive plans effective after a specified date and for associated land development regulations; prohibiting county charter provisions and comprehensive plan goals, objectives, and policies adopted after a specified date from imposing limitations on lands unless certain conditions are met; providing retroactive applicability; prohibiting county charter provisions and comprehensive plan goals, objectives, and policies from limiting a municipality from deciding land uses, density, and intensity allowed on certain lands; amending s. 163.3168, F.S.; requiring the Department of Economic Opportunity to give a preference to certain counties and municipalities when selecting applications for funding for specified technical assistance; amending s. 163.3177, F.S.; requiring local governments to include a property rights element in their comprehensive plans; providing a statement of rights that a local government may use; requiring a local government to adopt a property rights element by a specified date; prohibiting a local government’s property rights element from conflicting with the statutorily provided statement of rights; amending s. 163.3237, F.S.; providing that certain property owners are not required to consent to development agreement changes under certain circumstances; amending s. 337.401, F.S.; specifying timeframes for processing a permit application for a utility’s use of a right-of-way; amending s. 390.06, F.S.; authorizing certain developments of regional impact agreements to be amended under certain circumstances; providing retroactive applicability; providing an effective date.

By the Committees on Rules; and Governmental Oversight and Accountability; and Senator Perry—

CS for CS for SB 504—A bill to be entitled An act relating to local government public construction works; amending s. 218.80, F.S.; revising disclosure requirements for bidding documents and other requirements filed for bids by a local government and public contracts entered into between local governmental entities and contractors; amending s. 255.20, F.S.; revising the term cost to include specified information; requiring the governing board of a local government to consider estimated costs of certain projects that account for specified costs when the board is making a specified determination; requiring that a local government that performs projects using its own services, employees, and equipment provide a report to the local governing board with certain information; requiring that the Auditor General review the report as part of his or her audits of local governments; amending s. 336.41, F.S.; requiring estimated total construction project costs for certain projects to include specified costs; providing an effective date.

By the Committees on Rules; Commerce and Tourism; and Judiciary; and Senators Lee, Gruters, Harrell, and Simmons—

CS for CS for SB 664—A bill to be entitled An act relating to the verification of employment eligibility; amending s. 287.058, F.S.; requiring written agreements for the procurement of specified contractual services to include a statement regarding the requirement that a contractor or subcontractor register with and use E-Verify; creating s. 287.137, F.S.; defining terms; requiring public employers and certain contractors and subcontractors to register with and use E-Verify by a specified date; prohibiting public employers, contractors, and subcontractors from entering into a contract unless each party to the contract registers with and uses E-Verify; creating s. 448.093, F.S.; defining terms; requiring employers who meet specified criteria to register with and use an electronic employment verification system to verify the employment eligibility of new employees; requiring employers who employ more than a specified number of employees to use an electronic employment verification system by a certain date; authorizing certain employers to use an alternative system that meets specified criteria to confirm an employee’s identity, subject to certain requirements; authorizing the Department of Economic Opportunity to conduct random audits of employment files of certain employers; requiring the department to take certain action against a noncompliant employer; requiring the appropriate licensing agency to suspend a noncompliant employer’s license until certain conditions are met; authorizing the imposition of fines for violations of the act; prohibiting an employer from knowingly employing an unauthorized alien; providing civil immunity for an employer registered with and using an electronic employment verification system; providing specified immunity and nonliability for an employer who complies in good faith with the requirements of the act; creating a rebuttable presumption for certain employers that the employer did not knowingly employ an unauthorized alien; authorizing certain persons with knowledge of a violation to file a complaint with the department, subject to certain limitations; providing a penalty for persons who knowingly file false or frivolous complaints; prescribing procedures for the disposition of such complaints; requiring the department to notify the Federal Government of the identity of an unauthorized alien; requiring the department to define by rule electronic employment verification systems substantially equivalent to the E-Verify system; providing requirements for such rules; authorizing the department to adopt administrative rules in administering the act; providing for severability; providing an effective date.

By the Committees on Rules; Commerce and Tourism; and Environment and Natural Resources; and Senators Hutson, Gruters, Stewart, Berman, and Book—

CS for CS for SB 680—A bill to be entitled An act relating to shark fins; providing applicability; providing an effective date.

By the Committee on Appropriations; and Senators Hooper and Perry—

CS for SB 884—A bill to be entitled An act relating to law enforcement and correctional officers; reordering and amending s. 112.531, F.S.; revising definitions; amending s. 112.532, F.S.; specifying that an allegation or complaint of misconduct against a law enforcement officer or a correctional officer may originate from any source; amending s. 112.533, F.S.; authorizing law enforcement and correctional agencies to request a separate agency to conduct an investigation of a complaint under certain circumstances; specifying requirements for such investigations; providing appropriations and authorizing positions; providing an effective date.

By the Committees on Rules; and Community Affairs; and Senator Perry—

CS for CS for SB 888—A bill to be entitled An act relating to public nuisances; amending s. 60.05, F.S.; authorizing sheriffs to enjoin public nuisances; revising notice requirements for the filing of temporary injunctions relating to the enforcement of certain nuisances; extending the period of notice before a lien may attach to certain real estate; amending s. 823.05, F.S.; making technical changes; declaring that the use of a location by a criminal gang, criminal gang members, or criminal gang associates for criminal gang-related activity is a public nuisance; deeming that any place or premises that has been used on more than two occasions during a certain period as the site of specified violations is a nuisance and may be abated or enjoined pursuant to specified provisions; providing a property owner an opportunity to remedy a nuisance before specified legal actions may be taken against the property under certain circumstances; amending s. 893.138, F.S.; declaring that any place or premises that has been used on more than two occasions during a certain period as the site of any combination of specified violations may be declared to be a nuisance and may be abated pursuant to specified procedures; providing a property owner an opportunity to remedy a nuisance before specified legal actions may be taken against the property under certain circumstances; providing an effective date.

By the Committees on Appropriations; and Commerce and Tourism; and Senator Gruters—

CS for CS for SB 922—A bill to be entitled An act relating to economic development; amending s. 288.106, F.S.; authorizing a qualified target industry business located in a county affected by Hurricane Michael to submit a request to the Department of Economic Opportunity for an economic recovery extension in lieu of a tax refund claim scheduled to be submitted during a specified timeframe; authorizing the de-
portment to waive certain requirements during a specified timeframe; requiring the department to state any waiver in writing; providing that certain businesses are eligible for a specified tax refund payment; defining the term "county affected by Hurricane Michael"; deleting obsolete provisions; deleting a provision relating to the future expiration of certification for the tax refund program for qualified target industry businesses; amending s. 189.033, F.S.; conforming a cross-reference to changes made by the act; providing an effective date.

By the Committees on Rules; and Innovation, Industry, and Technology; and Senator Thurston—

**CS for CS for SB 1060**—A bill to be entitled An act relating to public records and meetings; amending s. 119.071, F.S.; providing an exemption from public records requirements for certain documents which depict the structural elements of certain 911, E911, or public safety radio communication system infrastructure, structures, or facilities; providing an exemption from public records requirements for geographical maps indicating the actual or proposed locations of certain 911, E911, or public safety radio communication system infrastructure, structures, or facilities; providing for retroactive application; authorizing disclosure under certain circumstances; defining the term "public safety radio"; providing for future legislative review and repeal of the exemptions; amending s. 286.0113, F.S.; providing an exemption from public meetings requirements for portions of meetings that would reveal certain documents depicting the structural elements of certain 911, E911, or public safety radio communication system infrastructure, structures, or facilities; requiring the recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing an exception; defining the term "public safety radio"; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

By the Committees on Appropriations; and Criminal Justice; and Senators Brandes, Pizzo, Bracy, and Powell—

**CS for CS for SB 1118**—A bill to be entitled An act relating to inmate welfare trust funds; amending s. 944.516, F.S.; requiring that certain amounts in inmate trust fund accounts be deposited into the trust fund; amending s. 945.215, F.S.; requiring that specified proceeds and funds be deposited into the State-Operated Institutions Inmate Welfare Trust Fund; providing that the trust fund is a trust held by the Department of Corrections for the benefit and welfare of certain inmates; prohibiting deposits into the trust fund from exceeding a specified amount per fiscal year; requiring that deposits in excess of that amount be deposited into the General Revenue Fund; requiring that funds of the trust fund be used exclusively for specified purposes at correctional facilities operated by the department; requiring that funds from the trust fund be expended only pursuant to legislative appropriation; requiring the department to annually compile a report documenting received receipts and expenditures; requiring the department to submit the report to the Governor and the Legislature by a specified date each year; amending s. 946.002, F.S.; requiring that certain prisoner earnings are deposited into the trust fund; providing an appropriation; providing a contingent effective date.

By the Committees on Rules; and Community Affairs; and Senators Diaz and Baxley—

**CS for CS for SB 1258**—A bill to be entitled An act relating to commercial service airports; amending s. 11.45, F.S.; directing the Auditor General to conduct specified audits of certain airports; defining the term “large-hub commercial service airport”; amending s. 112.314, F.S.; requiring members of the governing body of a large-hub commercial service airport to comply with certain financial disclosure requirements; defining the term “large-hub commercial service airport”; creating s. 332.0075, F.S.; providing definitions; requiring the governing body of a municipality, county, or special district that operates a commercial service airport to establish and maintain a website; requiring the governing body to post or provide links to certain information on the website; requiring the posting of specified contracts; providing for the redaction of confidential and exempt information; requiring commercial service airports to comply with certain contracting requirements; providing exceptions; requiring the governing body to approve, award, or ratify certain contracts; requiring members of the governing body of a commercial service airport to comply with certain ethics requirements and complete annual ethics training; requiring governing bodies of commercial service airports to submit certain information annually to the Department of Transportation; requiring the department to review such information and submit the report to the Governor and the Legislature; prohibiting the department’s expenditure of certain funds unless specified conditions are met; providing an effective date.

By the Committee on Appropriations; and Senators Montford and Gainer—

**CS for SB 1312**—A bill to be entitled An act relating to voting systems; amending s. 97.021, F.S.; defining the term “automatic tabulating equipment” for purposes of the Florida Election Code; amending s. 101.5612, F.S.; revising the timeframes for conducting public preélection testing of automatic tabulating equipment; amending s. 101.5614, F.S.; revising procedures governing the canvassing of returns to specify usage of a voting system’s automatic tabulating equipment; amending s. 102.141, F.S.; clarifying the circumstances under which ballots must be processed through automatic tabulating equipment in a recount; amending s. 102.166, F.S.; specifying the manner by which a manual recount may be conducted; revising requirements for hardware or software used in a manual recount; authorizing overvotes and undervotes to be identified and sorted physically or digitally in a manual recount; revising minimum requirements for Department of State rules to require procedures regarding the certification and use of automatic tabulating equipment for manual recounts; providing construction; providing effective dates.

By the Committee on Appropriations; and Senator Simpson—

**CS for SB 1326**—A bill to be entitled An act relating to the Department of Children and Families; amending s. 20.19, F.S.; revising duties and membership of community alliances; requiring the department to establish an Office of Quality; providing duties of the office; requiring the office to develop and submit a report to the Governor and the Legislature annually by a specified date; authorizing the department to adopt rules; amending s. 402.402, F.S.; deleting obsolete language; requiring the department to implement certain policies and programs; expanding requirements for an annual report required to be submitted by the department to the Governor and the Legislature; requiring that attorneys contracted with the department receive certain training; amending s. 409.988, F.S.; requiring community-based care lead agencies to identify an employee to serve as a liaison with the community alliance and community-based and faith-based organizations; requiring community-based care lead agencies to ensure that appropriate lead agency staff and subcontractors are informed of specified services and assistance; amending s. 409.981, F.S.; defining the term “core services funds”; requiring the department to develop a methodology to identify and report the optimal level of funding for community-based care lead agencies; providing requirements for the allocation of core services funds; requiring the Secretary of Children and Families to submit a report to the Governor and Legislature annually by a specified date; providing requirements for such report; authorizing the department to adopt rules; requiring certain funds to be allocated based on the department's methodology, unless otherwise specified in the General Appropriations Act; amending s. 409.996, F.S.; deleting a provision requiring the department to contract with the state attorney for certain services; authorizing the department to contract for the provision of children’s legal services; providing requirements for contracts; revising the department’s audit and investigation procedures; requiring the department to adopt rules; requiring certain provisions of contract awards to be collaborative to monitor program performance; requiring the department to conduct annual program performance evaluations; providing requirements for such evaluations; requiring the department to annually publish a report; requiring reports for such contract; requiring the department to annually submit such report to the Governor and Legislature by a specified date; requiring the department to develop a statewide accountability system; requiring that the system be implemented by a specified date; providing requirements for such accountability system; requiring the department and lead agencies to promote enhanced quality service delivery; requiring the department to...
submit a report to the Governor and the Legislature annually by a specified date; authorizing the department to adopt rules; requiring the department to implement pilot projects to improve child welfare outcomes in specified judicial circuits; requiring the department to establish performance metrics and standards to implement the pilot projects; requiring lead agencies in specified judicial circuits to provide certain data to the department each quarter; requiring the department to review such data; authorizing the department to advance incentive funding to certain lead agencies that meet specified requirements; requiring the department to include certain results in a specified report; providing for future expiration; amending s. 1004.615, F.S.; requiring the Florida Institute for Child Welfare and the Florida State University College of Social Work to design and implement a child welfare practice curriculum; requiring the institute to disseminate the curriculum to certain state universities and colleges; requiring the institute to contract with a person or entity by a specified date to evaluate the curriculum and make recommendations for improvement; requiring the college to implement the curriculum during a specified school year; requiring the institute, in collaboration with specified entities and individuals, to design and implement professional development curriculum for child welfare professionals; providing requirements for such curriculum; requiring that such curriculum be available by a specified date; requiring the department to approve the curriculum before implementation; requiring the institute to establish a consulting program; providing that specified provisions are subject to an appropriation; requiring the department, in collaboration with the institute, to develop a proposal for a career ladder for child protective investigations staff; providing requirements for such career ladder; requiring the department to develop a curriculum for such career ladder to the Governor and the Legislature by a specified date; providing appropriations; providing a short title; providing an effective date.

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

CS for CS for SB 1352—A bill to be entitled An act relating to transportation companies; amending s. 627.748, F.S.; redefining terms; defining the term “transportation network company digital advertising device”; deleting for-hire vehicles from the list of vehicles that are excluded from transportation network company (TNC) provisions; providing that TNC vehicle owners may maintain required insurance coverages; authorizing TNC drivers or their designees to contract with companies to install TNC digital advertising devices on TNC vehicles; providing requirements and restrictions for such devices; providing immunity from certain liability for TNC drivers, TNC vehicle owners, owners and operators of TNC digital advertising devices, and TNCs except under certain circumstances; providing construction relating to such devices; defining the term “luxury ground transportation network company”; authorizing entities to elect to be regulated as luxury ground TNCs by notifying the Department of Financial Services; providing requirements for luxury ground TNCs; providing for the preemption of local law in the governance of luxury ground TNCs, luxury ground TNC drivers, and luxury ground TNC vehicles; providing that TNCs are not liable for certain harm to persons or property if certain conditions are met; providing construction relating to insurance coverage and liability; providing an effective date.

By the Committees on Appropriations; and Education; and Senators Book, Hooper, Rader, Berman, Cruz, Stewart, and Rodriguez—

CS for CS for SB 1628—A bill to be entitled An act relating to Holocaust education; amending s. 1003.42, F.S.; including the study of a specified policy against anti-Semitism in specified instruction; requiring each school district to annually certify and provide evidence to the department that certain instructional requirements have been met; authorizing the department to work with a certain task force and other entities for specified purposes; recognizing the second week in November as Holocaust Education Week; providing an effective date.

By the Committees on Rules; Innovation, Industry, and Technology; and Agriculture; and Senators Montford and Gibson—

CS for 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 the term “hemp extract”; directing the Department of Agriculture and Consumer Services, in consultation with the Administration Commission, to submit an amended plan for the state program to the United States Secretary of Agriculture under certain circumstances; 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; revising the contents of the department’s required monthly report to the United States Secretary of Agriculture; authorizing the department 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, authorizing
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; requiring program rules to include specified sampling and disposal procedures; providing terms for advisory council members and the council chair; providing requirements for filling advisory council vacancies; directing the department to submit a report that provides recommendations for program fees to the Legislature by a specified date; providing an effective date.

By the Committees on Rules; and Appropriations—

CS for SB 7066—A bill to be entitled An act relating to fees; amending s. 381.06017, F.S., as created by SB 512; requiring certain nonembryonic stem cell banks to pay specified fees; providing a contingent effective date.

CORRECTION AND APPROVAL OF JOURNAL

The Journals of February 26 and March 2 were corrected and approved.

CO-INTRODUCERS

Senators Berman—SB 88; Braynon—CS for SB 190; Farmer—SR 1916; Powell—CS for CS forSB 78; Rodriguez—SB 1208; Stewart—CS for CS forSB 78

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 10:52 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Wednesday, March 4 or upon call of the President.
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