



Journal of the Senate

Number 4—Regular Session

Tuesday, March 16, 2021

CONTENTS

Co-Introducers	256
Committee Substitutes, First Reading	248
Executive Business, Appointments	255
Executive Business, Reports	248
Introduction and Reference of Bills	248
Reference Changes, Rule 4.7(2)	254
Reports of Committees	247

REPORTS OF COMMITTEES

The Committee on Transportation recommends the following pass:
SB 1324

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

The Committee on Environment and Natural Resources recommends the following pass: SB 1480; SB 1482

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

The Committee on Judiciary recommends the following pass: SB 1346; SB 1802; SB 1972; SB 1974

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

The Committee on Community Affairs recommends the following pass: SB 1606; SB 1624

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

The Committee on Community Affairs recommends the following pass: SB 916; SB 1884

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

The Committee on Appropriations recommends the following pass: CS for SB 96; SJR 340

The Committee on Community Affairs recommends the following pass: SB 628; CS for SB 630

The Committee on Judiciary recommends the following pass: CS for SB 400

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

The Committee on Appropriations recommends the following pass: CS for SB 64; SB 146; CS for SB 348

The bills were placed on the Calendar.

The Committee on Finance and Tax recommends committee substitutes for the following: SB 258; CS for SB 734

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

The Committee on Environment and Natural Resources recommends committee substitutes for the following: SB 1058; SB 1086

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

The Committee on Transportation recommends committee substitutes for the following: SB 138; SB 140; SB 684; SB 1500

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 266

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

The Committee on Transportation recommends committee substitutes for the following: SB 426; SB 1620

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 1208

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

The Committee on Community Affairs recommends committee substitutes for the following: SB 1382; SB 1788

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 742

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

The Committee on Appropriations recommends a committee substitute for the following: CS for SB 522

The Committee on Environment and Natural Resources recommends a committee substitute for the following: SB 334

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

The Committee on Appropriations recommends committee substitutes for the following: CS for SB 52; CS for SB 272

The Committee on Rules recommends committee substitutes for the following: CS for SB 56; SB 72; CS for SB 80

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

REPORTS OF SUBCOMMITTEES

The Appropriations Subcommittee on Education recommends committee substitutes for the following: CS for SB 200; SB 1436

The Appropriations Subcommittee on Health and Human Services recommends a committee substitute for the following: SB 92

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

<i>Office and Appointment</i>		<i>For Term Ending</i>
Governing Board of the St. Johns River Water Management District		
Appointees:	Bournique, Douglas C.	03/01/2024
	Bradley, Rob	03/01/2024
	Oliver, John Cole, Esquire	03/01/2022
	Peterson, J. Christian, Jr.	03/01/2023
	Price, Janet	03/01/2022
Governing Board of the South Florida Water Management District		
Appointee:	Martinez, Carlos "Charlie" E.	03/01/2024
Governing Board of the Southwest Florida Water Management District		
Appointees:	Armstrong, Elijah D., III	03/01/2022
	Barnett, Ashley B.	03/01/2023
	Mitten, John Richard	03/01/2024
	Williamson, Michelle D.	03/01/2024
Governing Board of the Suwannee River Water Management District		
Appointees:	Sessions, Larry C.	03/01/2022
	Smith, Harry	03/01/2024
	Thompson, Larry K.	03/01/2024

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

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

Senate Bills 2-24—Not used.

Senate Bills 26-2012—Previously introduced.

SR 2014—Not introduced.

By Senator Berman—

SR 2016—A resolution supporting democratic institutions, affirming a commitment to inclusivity, and condemning extremism and violence.

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

Senate Bills 7000-7056—Previously introduced.

By the Committee on Agriculture—

SB 7058—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 502.222, F.S., which provides an exemption from public records requirements for a dairy industry business' trade secrets held by the Department of Agriculture and Consumer Services; removing the scheduled repeal of the exemption; providing an effective date.

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committees on Appropriations; and Education; and Senators Rodrigues and Baxley—

CS for CS for SB 52—A bill to be entitled An act relating to post-secondary education; amending s. 1004.6495, F.S.; revising grant specifications; requiring funds appropriated for the Florida Postsecondary Comprehensive Transition Program to only be used for certain grants as specifically authorized in the General Appropriations Act; removing a cap on grant awards; amending s. 1007.273, F.S.; renaming collegiate high school programs as early college programs; defining the term "early college program"; requiring early college programs to prioritize certain courses; deleting obsolete language; conforming provisions to changes made by the act; authorizing charter schools to execute contracts with certain institutions to establish an early college program; amending s. 1009.25, F.S.; clarifying fee exemptions for the Department of Children and Families; creating s. 1009.30, F.S.; providing legislative findings; establishing the Dual Enrollment Scholarship Program; providing for the administration of the program; providing for the reimbursement of tuition and costs to eligible postsecondary institutions; requiring students participating in dual enrollment programs to meet specified minimum eligibility requirements in order for institutions to receive reimbursements; requiring participating institutions to annually report specified information to the Department of Education by certain dates; providing a reimbursement schedule for tuition and instructional materials costs; requiring the Department of Education to reimburse institutions by specified dates; providing that reimbursement for dual enrollment courses is contingent upon appropriations; providing for the prorating of reimbursements under certain circumstances; requiring the State Board of Education to adopt rules; creating s. 1012.978, F.S.; authorizing state university boards of trustees to implement a bonus scheme for state university system employees based on awards for work performance or employee recruitment and retention; requiring a board of trustees to submit the bonus scheme to the Board of Governors; requiring the Board of Governors to approve such bonus scheme before its implementation; amending ss. 1002.20 and 1003.4282, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

CS for CS for SB 56—A bill to be entitled An act relating to community association assessment notices; amending s. 718.111, F.S.; requiring condominium associations to maintain specified affirmative acknowledgments as official records of the association; specifying that such acknowledgments are not accessible to unit owners; amending s. 718.116, F.S.; revising timeframes for foreclosure judgments; conforming provisions to changes made by the act; amending s. 718.121, F.S.; requiring condominium associations to deliver certain invoices for assessments or statements of account to unit owners in a specified manner; requiring condominium associations to give notice to unit owners before changing the method of delivery for the invoices for assessments or statements of account; providing requirements for the notice; requiring unit owners to affirmatively acknowledge the changes in delivery methods; prohibiting condominium associations from requiring the payment of attorney fees relating to past due assessments without first providing a specified notice to unit owners; providing requirements for the notice; establishing a rebuttable presumption relating to mailing the notice if a certain requirement is met; revising the timeframe for condominium associations to file liens against condominium units; conforming provisions to changes made by the act; amending s. 719.104, F.S.; requiring cooperative associations to maintain specified affirmative acknowledgments as official records of the association; specifying that such acknowledgments are not accessible to unit owners; amending s. 719.108, F.S.; requiring cooperative associations to deliver certain invoices for assessments or statements of account to unit owners in a specified manner; requiring cooperative associations to give notice to unit owners before changing the method of delivery for the invoices for assessments or statements of account; providing requirements for the notice; requiring unit owners to affirmatively acknowledge the changes in delivery methods; prohibiting cooperative associations from requiring the payment of attorney fees relating to past due assessments without first providing specified notice to unit owners; providing requirements for the notice; establishing a rebuttable presumption relating to mailing the notice if a certain requirement is met; revising the timeframe for cooperative associations to file liens against cooperative parcels; conforming provisions to changes made by the act; amending s. 720.303, F.S.; requiring homeowners' associations to maintain specified affirmative acknowledgments as official records of the association; specifying that such acknowledgments are not accessible to parcel owners; amending s. 720.3085, F.S.; requiring homeowners' associations to deliver certain invoices for assessments or statements of account to parcel owners in a specified manner; requiring homeowners' associations to give notice to parcel owners before changing the method of delivery for the invoices for assessments or statements of account; providing requirements for the notice; requiring parcel owners to affirmatively acknowledge the changes in delivery methods; prohibiting homeowners' associations from requiring the payment of attorney fees relating to past due assessments without first providing specified notice to parcel owners; providing requirements for the notice; establishing a rebuttable presumption relating to mailing the notice if a certain requirement is met; providing an effective date.

By the Committee on Rules; and Senators Brandes, Perry, Baxley, and Hutson—

CS for SB 72—A bill to be entitled An act relating to civil liability for damages relating to COVID-19; creating s. 768.38, F.S.; providing legislative findings and intent; defining terms; specifying requirements for civil actions based on COVID-19-related claims; requiring the court to make certain determinations in such actions; providing that plaintiffs have the burden of proof in such actions; requiring plaintiffs to commence COVID-19-related claims within specified timeframes; creating s. 768.381, F.S.; defining terms; providing preliminary procedures for civil actions based on COVID-19-related claims; providing the standard of proof required at trial for such claims; providing affirmative defenses; requiring COVID-19-related claims to commence within specified timeframes; providing construction; providing that the act provides the exclusive cause of action for COVID-19-related claims against health care providers; providing applicability; providing severability; providing applicability and for retroactive application; providing an effective date.

By the Committees on Rules; and Children, Families, and Elder Affairs; and Senators Brodeur, Albritton, and Book—

CS for CS for SB 80—A bill to be entitled An act relating to child welfare; creating s. 39.00146, F.S.; defining terms; requiring the case record of every child under the supervision or in the custody of the Department of Children and Families, the department's agents, or providers contracting with the department to include a case record face sheet; specifying information required to be included in the case record face sheet; requiring the department, the department's agents, and providers contracting with the department to update the case record face sheet monthly; providing requirements for the case record face sheet; authorizing the department to develop, or contract with a third party to develop, a case record face sheet; requiring community-based care lead agencies to use such face sheets; requiring the department to adopt rules; amending s. 39.401, F.S.; requiring the department to determine out-of-home placement based on priority of placements and other factors; amending s. 39.402, F.S.; requiring the department to make reasonable efforts to place a child in out-of-home care based on priority of placements; providing exceptions and other criteria; creating s. 39.4021, F.S.; providing legislative findings; establishing certain placement priorities for out-of-home placements; requiring the department or lead agency to place sibling groups together when possible if in the best interest of each child after considering specified factors; providing an exception; providing construction; creating s. 39.4022, F.S.; providing legislative intent; defining terms; requiring that multidisciplinary teams be established for certain purposes; providing goals for such teams; providing for membership of multidisciplinary team staffings; authorizing the department or lead agency to invite other participants to attend a team staffing under certain circumstances; providing requirements for multidisciplinary team staffings; requiring that team staffings be held when specified decisions regarding a child must be made; providing applicability; requiring team staffing participants to gather and consider data and information on the child before formulating a decision; providing for the use of an evidence-based assessment instrument or tool; requiring multidisciplinary teams to conduct supplemental assessments for certain children; requiring team participants to gather certain information related to the child for such supplemental assessments; requiring that a unanimous consensus decision reached by the team becomes the official position and that specified parties are bound by such consensus decision; providing procedures for when the team does not reach a consensus decision; requiring that the department determine a suitable placement if the team cannot come to a consensus decision; requiring the formation of a team within specified timeframes; requiring the facilitator to file a report with the court within a specified timeframe if the team does not reach a consensus decision; providing requirements for the report; authorizing specified parties to discuss confidential information during a team staffing in the presence of participating individuals; providing that information collected by any agency or entity that participates in a staffing which is confidential and exempt upon collection remains confidential and exempt when discussed in staffings; requiring individuals who participate in a staffing to maintain the confidentiality of all information shared; providing construction; requiring the department to adopt rules; creating s. 39.4023, F.S.; providing legislative findings and intent; defining terms; providing for the creation of transition plans for specified changes in placement; providing conditions under which a child may be removed from a caregiver's home; requiring community-based care lead agencies to provide services to prevent a change in placement; requiring the department and a community-based care lead agency to convene a multidisciplinary team staffing to develop a transition plan under certain circumstances; requiring the department or community-based care lead agency to provide written notice of a planned placement change; providing requirements for the notice; providing applicability; requiring additional considerations for placement changes for infants and young children; providing findings; requiring the department or community-based care lead agency to create and implement individualized transition plans; specifying factors that must be considered when selecting a new school for a child; requiring children who enter out-of-home care or undergo changes in placement to remain with familiar child care providers or early education programs, if possible; providing requirements for transition plans for transitions between K-12 schools; requiring the department, in collaboration with the Quality Parenting Initiative, to develop a form for a specified purpose; specifying requirements for the form; requiring the department and community-based care lead agencies to document multidisciplinary team staffings and placement transition decisions in the Florida Safe

Families Network and include such information in the social study report for judicial review; providing an exemption; requiring the department to adopt rules; creating s. 39.4024, F.S.; providing legislative findings; defining terms; requiring the department or lead agency to make reasonable efforts to place siblings in the same foster, kinship, adoptive, or guardianship home when certain conditions are met; requiring the department or lead agency and multidisciplinary team to take certain actions when siblings are not placed together; specifying that the department and court are not required to make a placement or change in placement to develop certain sibling relationships; requiring the department or the lead agency to convene a multidisciplinary team staffing to determine and assess sibling relationships when a child is removed from a home; providing for the placement of sibling groups in certain circumstances; specifying factors for the multidisciplinary team to consider when determining placement or change of placement for children in sibling groups who do not have an existing relationship with siblings; requiring that a child's transition to a new home be carried out gradually when it is determined that the child would benefit from being placed with siblings; requiring the department, in collaboration with the Quality Parenting Initiative, to develop standard protocols for the department and lead agency for use in making specified decisions about child placement; providing considerations for maintaining contact between siblings when separated; providing duties for caregivers; authorizing the court to limit and restrict communication and visitation upon a finding of clear and convincing evidence that such communication or visitation is harmful to the child; requiring the department and community-based care lead agencies to periodically reassess certain sibling placements in certain instances; requiring the department to provide certain services to prevent disruption in a placement when a child does not adjust to such placement; requiring that a multidisciplinary team staffing is convened when one child does not adjust to placement as a sibling group under certain conditions; requiring the team to review such placement and choose a plan least detrimental to each child; requiring that a multidisciplinary team be convened in certain circumstances where the department or child subsequently identifies a sibling; requiring the department to provide children with specified information relating to their siblings; requiring the department to make reasonable efforts to ascertain such information if it is not known; providing that a child has a right to continued communication with a sibling under certain circumstances; requiring the department and lead agencies to document in writing decisions to separate siblings in case files and the Florida Safe Families Network; specifying requirements for such documentation; providing an exemption; requiring the department to adopt rules; amending s. 39.522, F.S.; deleting and relocating criteria for the court to consider when determining whether a legal change of custody is in the best interest of the child; conforming a provision to changes made by the act; defining the term "change in physical custody"; providing a rebuttable presumption that the best interest of a child is to remain in a current placement; providing applicability for such presumption; establishing the manner in which to rebut the presumption; requiring the department or lead agency to notify certain caregivers within a specified timeframe of the intent to change the physical custody of a child; requiring that a multidisciplinary team staffing be held within a specified timeframe before the intended date for the child's change in physical custody; requiring that the department's official position be provided to the parties under certain circumstances; requiring the caregiver to provide written notice of objection to such change in physical custody within a specified timeframe; requiring the court to conduct an initial case status hearing within a specified timeframe upon receiving specified written notice from a caregiver; providing procedures for when a caregiver objects to the child's change in physical custody; requiring the court to conduct an initial case status hearing; requiring the court to conduct an evidentiary hearing; requiring the department or lead agency to implement an appropriate transition plan if the court orders a change in physical custody of the child; amending s. 39.523, F.S.; requiring the department or lead agency to coordinate a multidisciplinary team staffing for specified purposes; requiring, rather than authorizing, the department to create rules; amending s. 39.806, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Transportation; and Senators Brandes and Rodriguez—

CS for SB 138—A bill to be entitled An act relating to electric vehicles; amending s. 316.003, F.S.; revising definitions; authorizing the

Department of Transportation to adopt rules; amending s. 334.046, F.S.; revising the principles relating to mobility which the department's goals are required to address; creating s. 339.0802, F.S.; requiring that certain funds be used for specified purposes relating to the Electric Vehicle Infrastructure Grant Program, beginning in a specified year; providing for future expiration; creating s. 339.286, F.S.; requiring the department to establish the Electric Vehicle Infrastructure Grant Program; providing the purpose of the program; providing for the distribution of grants to certain entities to install electric vehicle charging infrastructure; providing grant requirements; providing requirements for equipment installed using grant funds; requiring the department to develop and publish criteria for the prioritization of grant applications and to maintain a prioritized list of approved applications; requiring the department to continually review emerging research, policies, and standards; requiring the department to publish certain information; authorizing the department to develop a model plan for specified entities; requiring the department to adopt rules; amending s. 339.287, F.S.; requiring the department to coordinate, develop, and recommend a supplemental master plan to address innovations in electric vehicle charging station infrastructure and the development of high-powered charging infrastructure for electric aircraft; requiring the department to submit the plan to the Governor and the Legislature by a specified date; conforming provisions to changes made by the act; requiring the department to file a second status report with the Governor and the Legislature by a specified date; amending s. 366.94, F.S.; prohibiting certain rules adopted by the Department of Agriculture and Consumer Services from requiring specific methods of sale for electric vehicle charging equipment used and services provided in this state; providing effective dates.

By the Committee on Transportation; and Senator Brandes—

CS for SB 140—A bill to be entitled An act relating to fees; amending s. 320.08001, F.S.; creating additional fees for electric vehicles; creating a license tax and an additional fee for plug-in hybrid electric vehicles; authorizing persons and entities to biennially renew vehicle registrations for electric vehicles and plug-in hybrid electric vehicles; providing for the distribution of proceeds from the additional fees; providing that certain vehicles are exempt from specified fees; providing for the future expiration and reversion of specified statutory text; providing a contingent effective date.

By the Committee on Finance and Tax; and Senator Jones—

CS for SB 258—A bill to be entitled An act relating to an internship tax credit program; amending s. 220.02, F.S.; specifying the order in which the Florida Internship Tax Credit Program corporate income tax credit created by this act is applied; amending s. 220.13, F.S.; requiring certain claimed tax credit amounts to be added to a taxpayer's adjusted federal income; creating s. 220.198, F.S.; providing a short title; defining terms; providing a corporate income tax credit for qualified businesses employing student interns if certain criteria are met; specifying the amount of the credit a qualified business may claim per student intern; specifying a limit on the credit claimed per taxable year; authorizing the Department of Revenue to adopt certain rules; authorizing a qualified business to carry forward unused credit for a certain time; authorizing the department to adopt emergency rules; providing for expiration of that authority; providing effective dates.

By the Committee on Community Affairs; and Senators Perry and Baxley—

CS for SB 266—A bill to be entitled An act relating to home-based businesses; creating s. 559.955, F.S.; providing legislative findings and intent; specifying conditions under which a business is considered a home-based business; providing requirements for home-based businesses; authorizing a home-based business to operate in a residential zone under certain circumstances; specifying that home-based businesses are subject to certain business taxes; prohibiting a local government from taking certain actions relating to home-based businesses; providing construction; providing an effective date.

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

CS for CS for SB 272—A bill to be entitled An act relating to the Rare Disease Advisory Council; creating s. 381.99, F.S.; creating the advisory council adjunct to the Department of Health; specifying the purpose of the advisory council; providing for staff and administrative support; defining the term “rare disease”; specifying application of state law governing the establishment of advisory councils; prescribing the composition of the advisory council; providing for initial appointments to the advisory council by a specified date; providing organizational and other meeting requirements for the advisory council; prescribing duties and responsibilities of the advisory council; providing an effective date.

By the Committee on Environment and Natural Resources; and Senators Gruters, Hutson, Perry, and Harrell—

CS for SB 334—A bill to be entitled An act relating to regulation of smoking in public places; revising the title of part II of ch. 386, F.S.; amending s. 386.201, F.S.; revising a short title; amending s. 386.209, F.S.; authorizing counties and municipalities to further restrict smoking, except for smoking cigars or pipe tobacco, within the boundaries of public beaches and public parks under certain circumstances; creating s. 386.2095, F.S.; prohibiting smoking within the boundaries of a state park; providing an exception; amending ss. 381.84 and 386.211, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Transportation; and Senator Boyd—

CS for SB 426—A bill to be entitled An act relating to state preemption of seaport regulations; creating s. 311.25, F.S.; prohibiting a local ballot initiative or referendum from restricting maritime commerce in the seaports of this state; providing that certain local initiatives or referendums relating to such restrictions are prohibited and void; prohibiting certain municipalities and municipal special districts from adopting specified restrictions or regulations on maritime commerce in the seaports of this state with respect to any federally authorized passenger cruise vessel; providing that certain local actions relating to such restrictions or regulations are prohibited and void; providing a directive to the Division of Law Revision; providing an effective date.

By the Committees on Appropriations; and Regulated Industries; and Senator Diaz—

CS for CS for SB 522—A bill to be entitled An act relating to vacation rentals; amending s. 212.03, F.S.; requiring advertising platforms to collect and remit taxes for certain transactions; reordering and amending s. 509.013, F.S.; defining the terms “advertising platform” and “merchant business tax receipt”; amending s. 509.032, F.S.; conforming a cross-reference; revising an exemption to the prohibition against certain local regulation of vacation rentals; preempting the regulation of advertising platforms to the state; amending s. 509.241, F.S.; requiring licenses issued by the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to be displayed conspicuously to the public inside the licensed establishment; requiring the operator of certain vacation rentals to also display its vacation rental license number and applicable merchant business tax receipt or tax account numbers; creating s. 509.243, F.S.; requiring advertising platforms to require that persons placing advertisements for vacation rentals include certain information in the advertisements and attest to certain information; requiring advertising platforms to display and verify such information; requiring the division to maintain certain information in a readily accessible electronic format; requiring advertising platforms to quarterly provide the division with certain information regarding vacation rentals in this state listed on the platforms; requiring advertising platforms to remove an advertisement or listing under certain conditions and within a specified timeframe; requiring advertising platforms to collect and remit taxes for certain transactions; authorizing the division to issue and deliver a notice to cease and desist for certain violations; providing that such notice does not constitute agency action for which certain hearings may be sought; authorizing the division to file certain proceedings; authorizing the division to seek certain remedies for the purpose of enforcing a cease and

desist notice; authorizing the division to collect attorney fees and costs under certain circumstances; requiring advertising platforms to adopt an antidiscrimination policy and to inform their users of the policy’s provisions; amending s. 775.21, F.S.; revising the definition of the term “temporary residence”; amending ss. 159.27, 212.08, 316.1955, 404.056, 477.0135, 509.221, 553.5041, 705.17, 705.185, 717.1355, and 877.24, F.S.; conforming cross-references to changes made by the act; providing applicability; authorizing the department to adopt emergency rules; providing requirements and an expiration for such rules; providing for the expiration of such rulemaking authority; providing appropriations; providing effective dates.

By the Committee on Transportation; and Senator Brandes—

CS for SB 684—A bill to be entitled An act relating to the Department of Transportation; requiring the department to allow persons to purchase certain commuter passes for their motor vehicles; requiring that funds collected from the sale of the commuter passes be deposited in specified trust funds and used for the operation and maintenance of the Pinellas Bayway System; requiring the department or the Florida Turnpike Enterprise, as appropriate, to index annual commuter pass costs to certain inflation indicators; providing an effective date.

By the Committees on Finance and Tax; and Commerce and Tourism; and Senator Gruters—

CS for CS for SB 734—A bill to be entitled An act relating to tax exemptions; amending s. 201.25, F.S.; exempting federal loans related to a state of emergency from the excise tax imposed on documents; providing exemptions from the sales and use tax for specified disaster preparedness supplies during a specified timeframe; providing applicability for certain exemptions; defining the term “impact-resistant”; requiring purchasers of certain items to furnish a specified affidavit and information to the selling dealer; providing a criminal penalty for furnishing a false affidavit with certain intent; specifying locations where the exemptions do not apply; authorizing the Department of Revenue to adopt emergency rules; providing effective dates.

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

CS for SB 742—A bill to be entitled An act relating to insurance; amending s. 215.555, F.S.; redefining the term “covered policy” under the Florida Hurricane Catastrophe Fund in relation to certain collateral protection insurance policies; amending s. 624.423, F.S.; specifying when service of process is valid and binding upon insurers; creating s. 624.46227, F.S.; authorizing any association, trust, or pool created for the purpose of forming or managing a risk management mechanism or providing self-insurance for a public entity to establish a quorum and conduct public business through communication media technology; amending s. 626.7351, F.S.; revising a qualification for licensure as a customer representative; amending s. 626.856, F.S.; revising the definition of the term “company employee adjuster”; amending s. 626.9202, F.S.; revising the definition of the term “loss run statement”; specifying the entities that must receive requests for loss run statements; specifying that insurers must provide loss run statements under certain circumstances; revising the required claims history in loss run statements; providing applicability; limiting loss run statement requests with respect to group health insurance policies to group policyholders; amending s. 627.062, F.S.; revising the factors for determining whether an insurance rate filing is excessive, inadequate, or unfairly discriminatory; amending s. 627.0629, F.S.; authorizing, rather than requiring, rate filings for certain residential property insurance to include certain rate factors; authorizing insurers to file certain insurance rating plans based on certain windstorm mitigation construction standards; authorizing insurers to require policyholders to provide evidence of compliance with mitigation standards under certain conditions; amending s. 627.072, F.S.; providing a ratemaking factor for workers’ compensation and employer’s liability insurance; amending s. 627.351, F.S.; revising conditions for determining the ineligibility of condominiums for wind-only coverage; amending s. 627.421, F.S.; authorizing insurers to electronically transmit policy documents and claims documents under certain circumstances; amending s. 627.444, F.S.; revising the definition of the term “loss run statement”; specifying the entities that must receive requests for loss run statements; specifying that insurers must provide loss run statements under certain circumstances;

revising the required claims history in loss run statements; providing applicability; limiting loss run statement requests with respect to group health insurance policies to group policyholders; repealing s. 627.6647, F.S., relating to the release of information required for bid to group health insurance policyholders; amending s. 627.7011, F.S.; revising conditions for inclusion of costs for law and ordinance coverage in loss adjustments under certain homeowners' policies; amending s. 627.715, F.S.; providing an exemption from a diligent effort requirement for agents exporting contracts or endorsements providing flood coverage; amending s. 627.7152, F.S.; revising the definition of the term "assignment agreement"; specifying the addresses to which a notice of intent must be served; amending s. 627.7276, F.S.; revising notice requirements for motor vehicle policies that do not provide coverage for bodily injury and property damage liability; amending ss. 634.171, 634.317, and 634.419, F.S.; authorizing licensed personal lines or general lines agents to solicit, negotiate, advertise, or sell motor vehicle service agreements, home warranty contracts, and service warranties, respectively, without a sales representative license; reenacting s. 627.7153(1) and (2)(d), F.S., relating to policies restricting assignment of post-loss benefits under a property insurance policy, to incorporate the amendment made by the act to s. 627.7152, F.S., in references thereto; providing effective dates.

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

CS for SB 1058—A bill to be entitled An act relating to sanitary sewer lateral inspection programs; amending ss. 125.569 and 166.0481, F.S.; defining the term "continuous monolithic pipe system"; authorizing counties and municipalities, respectively, to access sanitary sewer laterals within their jurisdiction for specified purposes; requiring counties and municipalities to notify private property owners within a specified timeframe if the county or municipality intends to access the owner's sanitary sewer lateral; providing that counties and municipalities that establish programs are legally and financially responsible for all work done; requiring counties and municipalities that establish programs to consider economical methods for the counties and municipalities, rather than the property owners, to complete such work; authorizing a program established by a county or a municipality to evaluate and rehabilitate sanitary sewer laterals on residential and commercial properties to use state or local funds allocated for environmental preservation or the protection of water quality; providing an effective date.

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

CS for SB 1086—A bill to be entitled An act relating to operation and safety of motor vehicles and vessels; amending ss. 316.1932 and 316.1939, F.S.; revising conditions under which a person's driving privilege is suspended and under which the person commits a misdemeanor relating to tests for alcohol, chemical substances, or controlled substances; specifying such misdemeanor as a misdemeanor of the first degree; amending s. 327.02, F.S.; defining the term "human-powered vessel"; revising the definition of the term "navigation rules"; amending s. 327.04, F.S.; providing additional rulemaking authority to the Fish and Wildlife Conservation Commission; creating s. 327.462, F.S.; defining terms; authorizing heads of certain entities to establish temporary protection zones in certain water bodies for certain purposes; providing protection zone requirements; requiring reports of establishment of such protection zones to the commission and to the appropriate United States Coast Guard Sector Command; providing report requirements; providing applicability; providing penalties; amending ss. 327.352 and 327.359, F.S.; revising conditions under which a person commits a misdemeanor the first degree for refusing to submit to certain tests; creating s. 327.371, F.S.; providing circumstances under which a person may operate a human-powered vessel within the boundaries of the marked channel of the Florida Intracoastal Waterway; providing a penalty; amending s. 327.391, F.S.; conforming cross-references; amending s. 327.395, F.S.; removing authority of the commission to appoint certain entities to administer a boating safety education course or temporary certificate examination and issue certain credentials; exempting certain persons from the requirement to possess certain documents aboard a vessel; amending s. 327.4107, F.S.; revising the conditions under which officers may determine a vessel is at risk of

becoming derelict; authorizing certain officers to provide notice that a vessel is at risk of becoming derelict via body camera recordings; authorizing the commission or certain officers to relocate at-risk vessels to a certain distance from mangroves or vegetation; providing that the commission or officers are not liable for damages to such vessels; providing an exception; authorizing the commission to establish a derelict vessel prevention program consisting of certain components; authorizing the commission to adopt rules; providing that such program is subject to appropriation by the Legislature; providing for funding; amending s. 327.4108, F.S.; designating Monroe County as an anchoring limitation area subject to certain requirements; requiring the commission to adopt rules; providing applicability; deleting obsolete language; amending s. 327.4109, F.S.; prohibiting the anchoring or mooring of a vessel or floating structure within a certain distance of certain facilities; providing exceptions; amending s. 327.45, F.S.; authorizing the commission to establish protection zones where certain activities are prohibited in or near springs; amending s. 327.46, F.S.; authorizing a county or municipality to establish a boating-restricted area within and around a public mooring field and within certain portions of the Florida Intracoastal Waterway; providing an exception with respect to a certain vessel-exclusion zone; creating s. 327.463, F.S.; specifying conditions under which a vessel is and is not operating at slow speed, minimum wake; prohibiting a person from operating a vessel faster than slow speed, minimum wake within a certain distance from other specified vessels; exempting a person from being cited for a violation under certain circumstances; providing penalties; providing applicability; amending s. 327.50, F.S.; authorizing the commission to exempt vessel owners and operators from certain safety equipment requirements; amending s. 327.53, F.S.; requiring the owner or operator of a live-aboard vessel or houseboat equipped with a marine sanitation device to maintain a record of the date and location of each pumpout of the device for a certain period; conforming a cross-reference; making technical changes; amending s. 327.54, F.S.; prohibiting a livery from leasing, hiring, or renting a vessel to a person required to complete a commission-approved boating safety education course unless such person presents certain documentation indicating compliance; amending s. 327.60, F.S.; authorizing a local government to enact and enforce regulations allowing the local law enforcement agency to remove an abandoned or lost vessel affixed to a public mooring; amending s. 327.73, F.S.; providing additional violations that qualify as noncriminal infractions; providing civil penalties; prohibiting conviction of a person cited for a violation relating to possessing proof of boating safety education under certain circumstances; increasing certain civil penalties; providing that certain vessels shall be declared a public nuisance subject to certain statutory provisions; authorizing the commission or certain officers to relocate or remove public nuisance vessels from the waters of this state; providing that the commission or officers are not liable for damages to such vessels; providing an exception; amending s. 328.09, F.S.; prohibiting the Department of Highway Safety and Motor Vehicles from issuing a certificate of title to an applicant for a vessel that has been deemed derelict pursuant to certain provisions; authorizing the department, at a later date, to reject an application for a certificate of title for such a vessel; amending s. 376.15, F.S.; revising unlawful acts relating to derelict vessels; defining the term "leave"; prohibiting an owner or operator whose vessel becomes derelict due to specified accidents or events from being charged with a violation under certain circumstances; providing applicability; conforming provisions to changes made by the act; authorizing a governmental subdivision that has received authorization from a law enforcement officer or agency to direct a contractor to perform vessel storage, destruction, and disposal activities; authorizing the commission to provide local government grants for the storage, destruction, and disposal of derelict vessels; providing for funding; amending s. 705.103, F.S.; providing notice procedures for when a law enforcement officer ascertains that a derelict or public nuisance vessel is present on the waters of this state; requiring a mailed notice to the owner or party responsible for the vessel to inform him or her of the right to a hearing; providing hearing requirements; authorizing a law enforcement agency to take certain actions if a hearing is not requested or a vessel is determined to be derelict or otherwise in violation of law; revising provisions relating to liability for vessel removal costs and notification of the amount owed; providing penalties for a person who is issued a registration for a vessel or motor vehicle before such costs are paid; requiring persons whose vessel registration and motor vehicle privileges have been revoked for failure to pay certain costs to be reported to the department; prohibiting issuance of a certificate of registration to such persons until such costs are paid; amending s. 823.11, F.S.; revising application of definitions; revising

the definition of the term “derelict vessel”; specifying requirements for a vessel to be considered wrecked, junked, or substantially dismantled; providing construction; revising unlawful acts relating to derelict vessels; defining the term “leave”; prohibiting an owner or operator whose vessel becomes derelict due to specified accidents or events from being charged with a violation under certain circumstances; providing applicability; providing that relocation or removal costs incurred by a governmental subdivision are recoverable against the vessel owner or the party determined to be legally responsible for the vessel being derelict; providing penalties for a person who is issued a registration for a vessel or motor vehicle before such costs are paid; authorizing a governmental subdivision that has received authorization from a law enforcement officer or agency to direct a contractor to perform vessel relocation or removal activities; providing effective dates.

By the Committee on Community Affairs; and Senators Rodriguez, Burgess, Gruters, and Polsky—

CS for SB 1208—A bill to be entitled An act relating to the property assessed clean energy program; amending s. 163.08, F.S.; revising legislative findings regarding the types of improvements that qualify for specified financing under this act; defining and redefining terms; specifying that a property owner may apply to a PACE program for certain purposes; providing that costs incurred by the PACE program may be collected as a non-ad valorem assessment; authorizing a local government to enter into agreements with PACE administrators and to incur debt; authorizing a local government to enter into a PACE assessment contract only with the record owner of the affected property; revising the items a local government or a PACE administrator must reasonably determine before entering into a PACE contract; requiring a qualifying improvement to be affixed or plan to be affixed to specified properties before final funding; authorizing a PACE assessment contract to cover qualifying improvements on real properties under new construction; revising the written disclosure statement required to be given by sellers to prospective purchaser when executing a contract for the sale and purchase of certain properties; requiring a PACE administrator to make specified determinations about a property owner’s ability to pay the annual PACE assessment; specifying information a PACE administrator must provide to the residential real property owner or an authorized representative before entering into a PACE assessment contract; specifying a timeframe within which a residential real property owner may cancel a PACE assessment contract; prohibiting the term of a PACE assessment contract from exceeding specified timeframes; prohibiting a PACE administrator from offering specified types of financing for residential real properties; prohibiting a PACE administrator from enrolling certain PACE contractors unless certain conditions are met; providing requirements that must be met before a PACE administrator may disburse funds; specifying marketing and communications guidelines that PACE administrators and PACE contractors must comply with when communicating with residential real property owners; prohibiting a PACE contractor from engaging in certain practices regarding pricing of qualifying improvement on residential real properties; providing an effective date.

By the Committee on Community Affairs; and Senator Perry—

CS for SB 1382—A bill to be entitled An act relating to building inspections; amending s. 125.56, F.S.; requiring that certain counties allow requests for inspections to be submitted electronically; providing acceptable methods of electronic submission; amending s. 553.79, F.S.; requiring that local enforcement agencies allow requests for inspections to be submitted electronically; providing acceptable methods of electronic submission; authorizing enforcement agencies to perform virtual inspections; providing an exception; providing a definition; requiring a refund of certain fees in certain circumstances; requiring that certain surcharges be recalculated under certain conditions; amending ss. 440.103 and 553.80, F.S.; conforming cross-references; providing an effective date.

By the Committee on Transportation; and Senator Harrell—

CS for SB 1500—A bill to be entitled An act relating to transportation; amending s. 316.126, F.S.; requiring drivers to change lanes when approaching a road and bridge maintenance or construction vehicle displaying warning lights on the roadside; amending s. 316.3045, F.S.;

revising provisions relating to the operation of radios or other sound-making devices in vehicles; deleting a standard for determining prohibited sound levels; deleting an exception for vehicles operated for business or political purposes; authorizing local authorities to regulate the place where such soundmaking devices may be operated; amending s. 316.305, F.S.; deleting obsolete language; amending s. 316.70, F.S.; providing that owners and drivers of nonpublic sector buses operated on public highways of this state are subject to specified provisions of law; authorizing the Department of Highway Safety and Motor Vehicles to conduct compliance reviews for a specified purpose; revising civil penalties; authorizing certain law enforcement officers and appointed agents to require drivers of commercial vehicles to submit to an inspection of the vehicle and the driver’s records; authorizing such officers and agents to require the vehicle and driver to be removed from service under specified conditions; authorizing such officers and agents to give written notice; creating s. 319.1414, F.S.; authorizing the department to conduct investigations and examinations of department-authorized private rebuilt inspection providers; authorizing the department to exercise certain powers when conducting such investigations and examinations; authorizing the department to petition a court if a person refuses to testify, produce materials, or obey a subpoena or subpoena duces tecum; requiring the court to issue an order; requiring such person to obey the subpoena or show cause for failing to obey the subpoena; providing a penalty for a person who fails to comply with the court’s order; authorizing the department to designate agents for specified purposes; providing that subpoenaed witnesses are entitled to witness fees; providing exceptions; authorizing the department to adopt rules; amending s. 319.25, F.S.; authorizing the department to conduct investigations and examinations relating to violations of provisions relating to title certificates; authorizing the department to exercise certain powers when conducting such investigations and examinations; authorizing the department to petition a court if a person refuses to testify, produce materials, or obey a subpoena or subpoena duces tecum; requiring the court to issue an order; requiring such person to obey the subpoena or show cause for failing to obey the subpoena; providing a penalty for a person who fails to comply with the court’s order; authorizing the department to designate agents for specified purposes; providing that subpoenaed witnesses are entitled to witness fees; providing exceptions; authorizing the department to adopt rules; amending s. 319.30, F.S.; revising conditions under which insurance companies are authorized to receive salvage certificates of title or certificates of destruction for motor vehicles and mobile homes from the department; amending s. 320.27, F.S.; requiring motor vehicle dealer licensees to deliver copies of renewed, continued, changed, or new insurance policies to the department within specified timeframes under certain conditions; requiring such licensees to deliver copies of renewed, continued, changed, or new surety bonds or irrevocable letters of credit to the department within specified timeframes under certain conditions; amending s. 320.77, F.S.; requiring mobile home dealer licensees to deliver copies of renewed, continued, changed, or new surety bonds, cash bonds, or irrevocable letters of credit to the department within specified timeframes under certain conditions; amending s. 320.771, F.S.; revising requirements for applications for licenses required of recreational vehicle dealers; requiring recreational vehicle dealer licensees to deliver copies of renewed, continued, changed, or new insurance policies to the department within specified timeframes under certain conditions; requiring such licensees to deliver copies of renewed, continued, changed, or new surety bonds to the department within specified timeframes under certain conditions; amending s. 320.8225, F.S.; requiring mobile home and recreational vehicle manufacturer, distributor, and importer licensees to deliver copies of renewed, continued, changed, or new surety bonds, cash bonds, or letters of credit to the department within specified timeframes under certain conditions; amending s. 320.861, F.S.; authorizing the department to conduct investigations and examinations relating to violations of certain laws, rules, or orders relating to motor vehicle licenses; revising the powers of the department relating to conducting such investigations and examinations; authorizing the department to petition a court if a person refuses to testify, produce materials, or obey a subpoena or subpoena duces tecum; requiring the court to issue an order; requiring such person to obey the subpoena or show cause for failing to obey the subpoena; providing a penalty for a person who fails to comply with the court’s order; authorizing the department to designate agents for specified purposes; providing that subpoenaed witnesses are entitled to witness fees; providing exceptions; authorizing the department to adopt rules; creating s. 322.71, F.S.; authorizing the department to conduct investigations and examinations relating to violations of certain laws, rules, or orders re-

lating to driver licenses; authorizing the department to exercise certain powers when conducting such investigations and examinations; authorizing the department to petition a court if a person refuses to testify, produce materials, or obey a subpoena or subpoena duces tecum; requiring the court to issue an order; requiring such person to obey the subpoena or show cause for failing to obey the subpoena; providing a penalty for a person who fails to comply with the court's order; authorizing the department to designate agents for specified purposes; providing that subpoenaed witnesses are entitled to witness fees; providing exceptions; authorizing the department to adopt rules; amending s. 337.14, F.S.; exempting airports from certain restrictions regarding entities performing engineering and inspection services; amending s. 338.221, F.S.; revising the definition of the term "economically feasible"; amending s. 339.0809, F.S.; requiring that funds in the State Transportation Trust Fund be first available for appropriation for payments under a service contract before any other purpose; providing exceptions; prohibiting annual debt service on the Florida Department of Transportation Financing Corporation's bonds payable from moneys appropriated from service contract payments from exceeding \$100 million; repealing part III of ch. 343, F.S., relating to the creation and operation of the Northwest Florida Transportation Corridor Authority; amending s. 348.754, F.S.; prohibiting the Central Florida Expressway Authority from constructing any extensions, additions, or improvements to the Central Florida Expressway System in Lake County without prior consultation with, rather than consent of, the Secretary of Transportation; reenacting s. 318.18(2)(d), F.S., relating to the amount of penalties, to incorporate the amendment made to s. 316.126, F.S., in a reference thereto; reenacting s. 316.3026(1), F.S., relating to unlawful operation of motor carriers, to incorporate the amendment made to s. 316.70, F.S., in a reference thereto; reenacting s. 338.2276, F.S., relating to the Western Beltway turnpike project, to incorporate the amendment made to s. 338.221, F.S., in a reference thereto; dissolving the Northwest Florida Transportation Corridor Authority and requiring the authority to discharge its liabilities, settle and close its activities and affairs, and provide for the distribution of the authority's assets; providing an effective date.

By the Committee on Transportation; and Senator Brandes—

CS for SB 1620—A bill to be entitled An act relating to autonomous vehicles; amending s. 316.003, F.S.; defining the term "low-speed autonomous delivery vehicle"; amending s. 316.2122, F.S.; authorizing the operation of a low-speed autonomous delivery vehicle on certain streets and roads; providing construction; authorizing the operation of a low-speed autonomous delivery vehicle on streets or roads with a posted speed limit of up to 45 miles per hour under specified conditions; providing requirements for low-speed autonomous delivery vehicles; amending s. 316.215, F.S.; providing that certain fully autonomous vehicles are not subject to certain provisions of law or regulations; amending ss. 316.306 and 655.960, F.S.; conforming cross-references; providing an effective date.

By the Committee on Community Affairs; and Senator Boyd—

CS for SB 1788—A bill to be entitled An act relating to construction permits; amending s. 125.022, F.S.; revising the requirements for when a county may request certain information; amending s. 125.56, F.S.; requiring a county that issues building permits to post certain building permit information on its website; authorizing all components of a completed application to be submitted electronically or in person; amending s. 166.033, F.S.; revising the requirements for when a municipality may request certain information; amending s. 553.79, F.S.; requiring a local enforcement agency to post certain building permit information on its website; authorizing all components of a completed application to be submitted electronically or in person; requiring a local enforcement agency to reduce a building permit fee by a specified percentage for failing to meet certain deadlines; providing an exception; requiring the reduction of a building permit fee to be based on the original amount of such fee; requiring certain surcharges to be recalculated under certain conditions; amending ss. 553.792 and 553.794, F.S.; requiring a local government or a local building department, respectively, to reduce a building permit fee or master building permit fee, as applicable, by a specified percentage for failing to meet certain deadlines; providing exceptions; requiring certain surcharges to be recalculated under certain conditions; making technical changes;

amending s. 713.135, F.S.; prohibiting authorities from requiring applicants to provide certain contracts as a condition of receiving a building permit; providing applicability; providing an effective date.

REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

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

CS for SB 1040—A bill to be entitled An act relating to duties of the Attorney General; repealing s. 16.10, F.S., relating to the receipt of Supreme Court decisions by the Attorney General; repealing s. 16.101, F.S., relating to the Supreme Court reporter; amending s. 163.503, F.S.; revising the definition of "department" to conform to changes made by the act; amending s. 163.504, F.S.; deleting provisions relating to the Safe Neighborhoods Program; amending ss. 163.5055, 163.506, 163.508, and 163.511, F.S.; relieving the Department of Legal Affairs from certain duties associated with specified neighborhood improvement districts; repealing s. 163.517, F.S., relating to the Safe Neighborhoods Program; repealing s. 163.519, F.S., relating to the duties of the Department of Legal Affairs; repealing s. 163.521, F.S., relating to funding of neighborhood improvement districts inside enterprise zones; repealing s. 163.5215, F.S., relating to the construction of the Safe Neighborhoods Act; repealing s. 163.522, F.S., relating to state redevelopment programs; repealing s. 163.523, F.S., relating to the cooperation and involvement of community organizations to create safe neighborhood districts; amending s. 163.524, F.S.; conforming a provision to changes made by the act; amending s. 215.22, F.S.; specifying that the Crimes Compensation Trust Fund is exempt from the service charge into the General Revenue Fund; amending s. 376.84, F.S.; conforming a cross-reference; amending s. 402.181, F.S.; requiring certain claims for restitution to be filed with specified entities; removing the Department of Legal Affairs as an entity for such filings; authorizing the Department of Children and Families, the Department of Health, the Department of Juvenile Justice, the Department of Corrections, and the Agency for Persons with Disabilities to adopt rules to process specified claims; amending s. 501.160, F.S.; authorizing certain declarations during a state of emergency to be extended for specified days by executive order; amending ss. 775.083 and 812.173, F.S.; conforming a provision to changes made by the act; amending ss. 812.174, 812.175, and 812.176, F.S.; revising provisions to require that the Department of Business and Professional Regulation, instead of the Attorney General, regulate convenience businesses; amending chapter 2019-127, Laws of Florida; extending the timeframe for the Attorney General to have access to records from the prescription drug monitoring program when ordered by a court under specified provisions; delaying the scheduled repeal of amendments until a specified date unless reviewed and saved from repeal through reenactment by the Legislature; amending s. 960.21, F.S.; deleting a reference to the service charge provided for in ch. 215, F.S., to conform to changes made by the act; providing an effective date.

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

By the Committee on Health Policy; and Senators Pizzo and Book—

CS for SB 1084—A bill to be entitled An act relating to volunteer ambulance services; amending s. 316.003, F.S.; revising the definition of the term "authorized emergency vehicles" and defining the term "volunteer ambulance service"; amending s. 316.072, F.S.; authorizing certain medical staff of a volunteer ambulance service to use red lights on a privately owned vehicle under certain circumstances; amending s. 316.2397, F.S.; authorizing vehicles of volunteer ambulance services to show or display red lights and operate emergency lights and sirens under certain circumstances; amending s. 316.2398, F.S.; authorizing privately owned vehicles belonging to certain medical staff of a volunteer ambulance service to display or use red warning signals under certain circumstances; conforming a provision to changes made by the act; prohibiting certain medical staff of volunteer ambulance services from operating red warning signals when not responding to an emergency in the line of duty; amending s. 401.211, F.S.; revising legislative intent; amending s. 401.23, F.S.; defining the term "volunteer ambulance service"; amending s. 401.25, F.S.; exempting certain first responder agencies from certificate of public convenience and necessity requirements; providing that county and municipal governments may not limit, prohibit, or prevent volunteer ambulance services from responding to emergencies or providing emergency medical services or transport within their respective jurisdictions; prohibiting county and municipal governments from requiring volunteer ambulance services to

obtain a license or certificate or pay a fee to provide ambulance or air ambulance services within their respective jurisdictions, with an exception; amending s. 316.306, F.S.; conforming a cross-reference; providing an effective date.

—was referred to the Committee on Appropriations.

By the Committee on Transportation; and Senator Harrell—

CS for SB 1326—A bill to be entitled An act relating to public records; amending s. 119.0712, F.S.; providing exemptions from public records requirements for secure login credentials, Internet protocol addresses, and geolocation data held by the Department of Highway Safety and Motor Vehicles; providing retroactive application; defining the terms “secure login credentials” and “public-facing portal”; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

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

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

CS for SB 1408—A bill to be entitled An act relating to the Department of Financial Services; amending s. 20.121, F.S.; specifying powers and duties of the Division of Public Assistance Fraud; amending s. 284.30, F.S.; requiring the State Risk Management Trust Fund to provide insurance for certain firefighter cancer-related benefits; making technical changes; amending s. 284.31, F.S.; requiring the Insurance Risk Management Trust Fund to provide a separate account for certain firefighter cancer-related benefits; making technical changes; amending s. 284.385, F.S.; specifying a condition that must be met before certain firefighter cancer-related benefits may be paid from the State Risk Management Trust Fund; making technical changes; creating s. 284.45, F.S.; prohibiting individuals working for entities covered by the State Risk Management Trust Fund from engaging in retaliatory conduct against sexual harassment victims; defining the term “sexual harassment victim”; specifying a criminal penalty for the willful and knowing dissemination of a sexual harassment victim’s personal identifying information, except under certain circumstances; amending s. 497.101, F.S.; revising provisions relating to membership of the Board of Funeral, Cemetery, and Consumer Services within the Department of Financial Services; authorizing use of communications media technology for board member participation and determination of a quorum of the board; defining the term “communications media technology”; deleting a requirement for the department to adopt certain rules; making technical changes; creating s. 497.1411, F.S.; defining terms; providing for permanent disqualification of applicants for licensure under ch. 497, F.S., for certain offenses; providing for disqualifying periods for applicants for certain offenses; requiring the board to adopt rules; providing for calculation of disqualifying periods; providing conditions for licensure after completion of a disqualifying period; specifying the effect of a pardon or restoration of civil rights; providing for exemptions from disqualification if certain conditions are met; requiring an applicant for an exemption to provide certain evidence that he or she will not present a danger if licensed; granting the board the discretion to approve or deny an exemption; providing applicability; providing construction; amending s. 497.142, F.S.; revising criminal history disclosure requirements for applicants seeking licensure under ch. 497, F.S.; amending s. 497.157, F.S.; prohibiting persons from acting as or advertising themselves as being funeral directors, embalmers, direct disposers, or preneed sales agents unless they are so licensed; prohibiting persons from engaging in certain activities requiring licensure without holding required licenses; revising the criminal penalty for unlicensed activity; making technical changes; amending s. 497.159, F.S.; conforming a provision to changes made by the act; amending s. 552.081, F.S.; revising the definition of the term “two-component explosives” for the purpose of regulation by the Division of State Fire Marshal; amending s. 553.7921, F.S.; authorizing a contractor repairing certain existing fire alarm systems to begin work after filing an application for a required permit but before receiving the permit; providing construction; amending s. 626.2815, F.S.; revising continuing education requirements for certain persons licensed to solicit, sell, or adjust insurance; amending s. 626.371, F.S.; requiring submission of renewal appointments of certain insurance representatives within a certain

timeframe; requiring the department to notify certain insurers or employers regarding inadvertent failures to appoint; requiring insurers and employers to pay certain fees and taxes within a certain timeframe; authorizing the department to issue appointments under certain circumstances; prohibiting the department from considering inadvertent failures to appoint to be violations under certain circumstances; requiring the department to suspend an insurer’s or employer’s authority to appoint licensees under certain circumstances; amending s. 626.8443, F.S.; increasing the maximum period of suspension of a title insurance agent’s or agency’s license; making technical changes; amending s. 626.916, F.S.; deleting a requirement for agents to advise insureds that certain coverage may be available for personal residential property risks to be eligible for export under the Surplus Lines Law; amending s. 626.9551, F.S.; prohibiting a person from requiring an insurance agent or agency to provide replacement cost estimators or certain other proprietary business information under certain circumstances; prohibiting an insurance agent or agency from providing replacement cost estimators or certain other proprietary business information without written authorization; amending s. 627.715, F.S.; providing an exemption from a diligent effort requirement for agents exporting contracts or endorsements providing flood coverage; amending s. 633.136, F.S.; replacing fire protection agencies in the Fire and Emergency Incident Information Reporting Program with fire service providers; revising the composition of the Fire and Emergency Incident Information System Technical Advisory Panel; defining the term “fire service provider”; amending s. 633.202, F.S.; extending a deadline for certain buildings to comply with a minimum radio signal strength requirement under the Florida Fire Prevention Code; requiring such buildings to meet certain conditions by a specified date; revising a condition that existing apartment buildings must meet by a specified date; making technical changes; creating s. 633.217, F.S.; prohibiting certain acts to influence a firesafety inspector to violate certain laws; prohibiting a firesafety inspector from knowingly and intentionally requesting, soliciting, accepting, or agreeing to accept certain compensation; amending s. 633.402, F.S.; revising the composition of the Firefighters Employment, Standards, and Training Council; amending s. 633.416, F.S.; providing that certain persons serving as volunteer firefighters may serve as a regular or permanent firefighter for a limited period, subject to certain restrictions; amending s. 648.30, F.S.; prohibiting the aiding or abetting of unlicensed activity of a bail bond agent or temporary bail bond agent; providing criminal penalties; amending s. 843.08, F.S.; prohibiting false personation of personnel or representatives of the Division of Investigative and Forensic Services; amending s. 943.045, F.S.; revising the definition of the term “criminal justice agency” to include the investigations component of the department which investigates certain crimes; reenacting s. 497.141(5)(a), F.S., relating to licensing and general application procedures, to incorporate the amendment made to s. 497.142, F.S., in a reference thereto; providing effective dates.

—was referred to the Committees on Appropriations; 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:

<i>Office and Appointment</i>		<i>For Term Ending</i>
Florida Commission on Community Service		
Appointees:	Allen, Thomas, Tallahassee	09/14/2023
	Wheelock, Sherry, Windemere	09/14/2023
Board of Trustees of Northwest Florida State College		
Appointee:	Fountain, Graham, Confidential pursuant to s. 119.071(4), F.S.	05/31/2023
Board of Trustees of Palm Beach State College		
Appointee:	Bishop, Patrice, Palm Beach Gardens	05/31/2021

<i>Office and Appointment</i>		<i>For Term Ending</i>	Referred to the Committees on Education; and Ethics and Elections.	
Board of Trustees of St. Johns River State College	Appointee: Davis, Wendell D., Fleming Island	05/31/2021		<i>For Term Ending</i>
Florida Housing Finance Corporation	Appointee: Motwani, Dev, Fort Lauderdale	11/13/2022	<i>Office and Appointment</i>	
Florida Real Estate Appraisal Board	Appointee: Jourdan, Herbert, Jr., Ocala	10/31/2022	Investment Advisory Council	
			Appointee: Jones, Peter D., Clearwater	12/12/2024
Referred to the Committee on Ethics and Elections.			Referred to the Committees on Governmental Oversight and Accountability; and Ethics and Elections.	
<i>Office and Appointment</i>		<i>For Term Ending</i>	CO-INTRODUCERS	
Board of Trustees, Florida International University	Appointee: Rowe, Chanel, Confidential		Senators Bean—SB 1946; Berman—SB 1052; Cruz—SB 186; Garcia—SB 1606; Harrell—SB 676; Pizzo—SB 1482; Polsky—SB 1052;	
	pursuant to s. 119.071(4), F.S.	01/06/2026	Rouson—SB 1888; Taddeo—SB 1052	