



# Journal of the Senate

Number 4—Regular Session

Wednesday, March 15, 2023

## CONTENTS

Bills on Special Orders . . . . .	185
Call to Order . . . . .	182
Co-Introducers . . . . .	192
Committee Substitutes, First Reading . . . . .	187
Executive Business, Appointments . . . . .	191
Introduction and Reference of Bills . . . . .	186
Moment of Silence . . . . .	185
Motions . . . . .	185
Motions Relating to Committee Reference . . . . .	185
Reference Changes, Rule 4.7(2) . . . . .	191
Reports of Committees . . . . .	185
Resolutions . . . . .	182
Special Order Calendar . . . . .	183

## CALL TO ORDER

The Senate was called to order by President Passidomo at 8:30 a.m. A quorum present—38:

Madam President	Collins	Perry
Albritton	Davis	Pizzo
Avila	DiCeglie	Polsky
Baxley	Garcia	Powell
Berman	Grall	Rodriguez
Book	Gruters	Rouson
Boyd	Harrell	Simon
Bradley	Hooper	Thompson
Brodeur	Hutson	Torres
Broxson	Ingoglia	Trumbull
Burgess	Martin	Wright
Burton	Mayfield	Yarborough
Calatayud	Osgood	

## PRAYER

The following prayer was offered by Pastor Brad Clayton, Faith Presbyterian Church, Tallahassee:

Holy God, we rise and give thanks for the gift of this new day. We begin this day with gratitude, knowing that all that we are and everything that we have comes from your providence.

We pray, O God, that we will fill this day with gratitude—gratitude for the opportunity to work with each other, to listen to each other, to learn from each other, to compromise with each other, to hope with each other, and to dream with each other. Gratitude for the opportunity to serve our state and serve our neighbor. Gratitude for the opportunity to look at those in need and say, “I am here to help.”

We give thanks, O God, for all those people that on most days we take for granted. Gratitude for first responders, for police officers, and for firefighters and medics who put themselves in harm’s way every day. Gratitude for teachers who do far more than teach, that they often feed and support and show compassion to children who find their only refuge in school. Gratitude for doctors and nurses who work double shifts. Gratitude for custodians and sanitation workers who clean up the mess we make. Gratitude for those who grow and harvest our food that miraculously appears in our grocery stores. Gratitude for our neighbor that we don’t notice, that we take for granted.

We pray, O God, that you will open our eyes and help us to see all the ways that we are so blessed. We pray that spirit of gratitude will guide our hearts, guide our minds, guide our words, and guide our actions. And then, when this day is done, we pray that we might lay our heads on our pillow, we might close our eyes and say, “Thank you God for this day gone by. We would be nothing without you.” We pray this all in the name of the God who loves us and will not forsake us. Amen.

## PLEDGE

Senate Pages, Shane Jeffcoat of Sarasota; Samyuktha Sridhar of Jacksonville; and Paige Wilkinson of Keystone Heights, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

## DOCTOR OF THE DAY

The President recognized Dr. Jon Ward of Panama City, sponsored by Senator Trumbull, as the doctor of the day. Dr. Ward specializes in dermatology.

## ADOPTION OF RESOLUTIONS

At the request of Senator Gruters—

By Senator Gruters—

**SR 1692**—A resolution recognizing March 11, 2023, as “Narcolepsy Awareness Day” in Florida.

WHEREAS, narcolepsy is a chronic neurological disorder caused by the brain’s inability to regulate sleep-wake cycles, and

WHEREAS, narcolepsy is an underrecognized and underdiagnosed condition that affects an estimated 1 in every 2,000 Americans, and

WHEREAS, when undiagnosed, narcolepsy can lead to accidents, injuries, and problems with learning and employment, and

WHEREAS, narcolepsy affects individuals of all ages neurologically, socially, and emotionally, with onset typically occurring between the ages of 15 and 25 years, and

WHEREAS, on average, narcolepsy is diagnosed 6 years after the onset of symptoms, and those who have the condition have an increased prevalence of high blood pressure, cardiovascular disease, and diabetes, and

WHEREAS, individuals with narcolepsy need trained providers who will address their comorbidities and treat any additional, underlying health concerns, and

WHEREAS, the Narcolepsy Network is a national organization created to promote awareness of the disease and provide support for those who suffer from narcolepsy, NOW, THEREFORE,

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

That March 11, 2023, is recognized as “Narcolepsy Awareness Day” in Florida.

—was introduced, read, and adopted by publication.

SPECIAL ORDER CALENDAR

SB 7010—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; repealing s. 119.071(1)(g), F.S., which provides an exemption from public records requirements for United States Census Bureau address information held by an agency pursuant to the Local Update of Census Addresses Program; providing an effective date.

—was read the second time by title. On motion by Senator Avila, by two-thirds vote, SB 7010 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—38

Table with 3 columns: Madam President, Collins, Perry, Albritton, Davis, Pizzo, Avila, DiCeglie, Polsky, Baxley, Garcia, Powell, Berman, Grall, Rodriguez, Book, Gruters, Rouson, Boyd, Harrell, Simon, Bradley, Hooper, Thompson, Brodeur, Hutson, Torres, Broxson, Ingoglia, Trumbull, Burgess, Martin, Wright, Burton, Mayfield, Yarborough, Calatayud, Osgood

Nays—None

Vote after roll call:

Yea—Stewart

SB 7008—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 an exemption from public records for building plans, blueprints, schematic drawings, and diagrams, including draft, preliminary, and final formats, which depict the internal layout or structural elements of an attractions and recreation facility, entertainment or resort complex, industrial complex, retail and service development, office development, health care facility, or hotel or motel development; removing a provision authorizing disclosure of exempt information under certain circumstances; removing the scheduled repeal of the exemption; providing an effective date.

—was read the second time by title. On motion by Senator Avila, by two-thirds vote, SB 7008 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—38

Table with 3 columns: Madam President, Collins, Perry, Albritton, Davis, Pizzo, Avila, DiCeglie, Polsky, Baxley, Garcia, Powell, Berman, Grall, Rodriguez, Book, Gruters, Rouson, Boyd, Harrell, Simon, Bradley, Hooper, Thompson, Brodeur, Hutson, Torres, Broxson, Ingoglia, Trumbull, Burgess, Martin, Wright, Burton, Mayfield, Yarborough, Calatayud, Osgood

Nays—None

Vote after roll call:

Yea—Stewart

SB 7006—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 an exemption from public records requirements for certain information held by an agency relating to the Nationwide Public Safety Broadband Network; removing the scheduled repeal of the exemption; providing an effective date.

—was read the second time by title. On motion by Senator Avila, by two-thirds vote, SB 7006 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—38

Table with 3 columns: Madam President, Collins, Perry, Albritton, Davis, Pizzo, Avila, DiCeglie, Polsky, Baxley, Garcia, Powell, Berman, Grall, Rodriguez, Book, Gruters, Rouson, Boyd, Harrell, Simon, Bradley, Hooper, Thompson, Brodeur, Hutson, Torres, Broxson, Ingoglia, Trumbull, Burgess, Martin, Wright, Burton, Mayfield, Yarborough, Calatayud, Osgood

Nays—None

Vote after roll call:

Yea—Stewart

CS for SB 286—A bill to be entitled An act relating to legal instruments; amending s. 117.201, F.S.; defining the term “witness”; amending s. 697.07, F.S.; defining the terms “mortgagee” and “mortgagor”; requiring that a lien created by an assignment of rents be perfected against a mortgagor in addition to third parties under certain conditions; making technical changes; revising the types of expenses that may be paid by collected rents in foreclosure actions under certain circumstances; providing applicability; amending s. 702.036, F.S.; defining the term “property”; expanding the scope of a final judgment of foreclosure to include other liens; requiring the award of attorney fees in certain circumstances; providing applicability; amending s. 702.10, F.S.; defining the term “mortgagor”; providing for retroactive applicability of a specified provision; providing an effective date.

—was read the second time by title. On motion by Senator Powell, by two-thirds vote, CS for SB 286 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—38

Table with 3 columns: Madam President, Collins, Perry, Albritton, Davis, Pizzo, Avila, DiCeglie, Polsky, Baxley, Garcia, Powell, Berman, Grall, Rodriguez, Book, Gruters, Rouson, Boyd, Harrell, Simon, Bradley, Hooper, Thompson, Brodeur, Hutson, Torres, Broxson, Ingoglia, Trumbull, Burgess, Martin, Wright, Burton, Mayfield, Yarborough, Calatayud, Osgood

Nays—None

Vote after roll call:

Yea—Stewart

CS for CS for SB 230—A bill to be entitled An act relating to health care practitioner titles and designations; creating s. 456.0651, F.S.; defining terms; providing that, for specified purposes, the use of specified titles or designations in connection with one’s name constitutes the practice of medicine or the practice of osteopathic medicine; providing exceptions; amending s. 456.072, F.S.; revising grounds for disciplinary action relating to a practitioner’s use of such titles or designations in identifying himself or herself to patients or in advertisements for health care services; revising applicability; requiring certain health care practitioners to prominently display a copy of their license in a conspicuous area of their practice; requiring that the copy of the license be a specified size; requiring such health care practitioners to also verbally identify themselves in a specified manner to new patients; requiring, rather than authorizing, certain boards, or the Department of Health if there is no board, to adopt certain rules; providing an effective date.

—was read the second time by title. On motion by Senator Harrell, by two-thirds vote, CS for CS for SB 230 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—37

Table with 3 columns: Madam President, Collins, Perry, Albritton, Davis, Pizzo, Avila, Garcia, Polsky, Baxley, Grall, Powell, Berman, Gruters, Rodriguez, Book, Harrell, Rouson, Boyd, Hooper, Thompson, Bradley, Hutson, Torres, Brodeur, Ingoglia, Trumbull, Broxson, Jones, Wright, Burgess, Martin, Yarborough, Burton, Mayfield, Calatayud, Osgood

Nays—None

Vote after roll call:

Yea—DiCeglie, Simon, Stewart

SB 144—A bill to be entitled An act relating to lactation spaces; creating s. 29.24, F.S.; requiring each county courthouse to provide at least one lactation space for members of the public by a specified date; providing requirements for such lactation space; authorizing the use of state or private funds to provide lactation spaces in appellate court-houses; providing exceptions; declaring that this act fulfills an important state interest; providing an effective date.

—was read the second time by title.

Senator Berman moved the following amendment which was adopted:

Amendment 1 (907602)—Delete lines 19-40 and insert:

one dedicated lactation space outside the confines of a restroom for members of the public to express breast milk or breastfeed in private. The space must:

(a) Be hygienic, clean and sanitary, and conducive to maintaining and preventing disease;

(b) Be shielded from public view;

(c) Be free from intrusion while occupied; and

(d) Contain an electrical outlet.

(2) The person responsible for the operation of the facility housing each district court of appeal may use state-appropriated funds or private funding to provide a lactation space as set forth in subsection (1).

(3) The requirements of subsection (1) do not apply to a courthouse if the person who is responsible for the operation of the courthouse determines that:

(a) New construction would be required to create the lactation space; and

(b) The courthouse does not contain a lactation space for employees which may be used by the members of the public and the courthouse does not have:

1. A space that could be repurposed as a lactation space open to the public; or

2. A space that could be made private at a reasonable cost using portable materials, contingent upon private funding being made available for those costs.

On motion by Senator Berman, by two-thirds vote, SB 144, as amended, was read the third time by title, passed, ordered engrossed, and then certified to the House. The vote on passage was:

Yeas—39

Table with 3 columns: Madam President, Collins, Osgood, Albritton, Davis, Perry, Avila, DiCeglie, Pizzo, Baxley, Garcia, Polsky, Berman, Grall, Powell, Book, Gruters, Rodriguez, Boyd, Harrell, Rouson, Bradley, Hooper, Simon, Brodeur, Hutson, Thompson, Broxson, Ingoglia, Torres, Burgess, Jones, Trumbull, Burton, Martin, Wright, Calatayud, Mayfield, Yarborough

Nays—None

Vote after roll call:

Yea—Stewart

CS for SB 360—A bill to be entitled An act relating to causes of action based on improvements to real property; amending s. 95.11, F.S.; revising the time in which an action founded on the design, planning, or construction of an improvement to real property must be commenced; revising the date on which the statute of limitations period begins; providing for the calculation of the statute of limitations period for multi-dwelling buildings; amending s. 553.84, F.S.; defining the term “material violation”; conforming provisions to changes made by the act; providing applicability; providing an effective date.

—was read the second time by title. On motion by Senator Hutson, by two-thirds vote, CS for SB 360 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—31

Table with 3 columns: Madam President, Collins, Osgood, Albritton, DiCeglie, Perry, Avila, Garcia, Powell, Baxley, Grall, Rodriguez, Boyd, Gruters, Simon, Bradley, Harrell, Torres, Brodeur, Hooper, Trumbull, Broxson, Hutson, Wright, Burgess, Ingoglia, Yarborough, Burton, Martin, Calatayud, Mayfield

Nays—8

Table with 3 columns: Berman, Jones, Stewart, Book, Pizzo, Thompson, Davis, Polsky

Vote after roll call:

Nay—Rouson

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**SM 176**—A memorial to the Congress of the United States, urging members of Congress to take immediate action to address the current national debt and balance the federal budget.

—was read the second time by title. On motion by Senator Avila, **SM 176** was adopted and certified to the House.

**MOTIONS RELATING TO COMMITTEE REFERENCE**

On motion by Senator Calatayud, by two-thirds vote, **SB 758** was withdrawn from the committees of reference and further consideration.

**MOMENT OF SILENCE**

At the request of Senator Thompson, the Senate observed a moment of silence in memory of Colorado Congresswoman Patricia Schroeder (1973-1997), a pioneer for women’s and family rights. A longtime resident of Central Florida, Congresswoman Schroeder passed away on March 13, 2023.

**MOTIONS**

On motion by Senator Mayfield, by two-thirds vote, all bills passed this day were ordered immediately certified to the House.

**BILLS ON SPECIAL ORDERS**

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 Wednesday, March 15, 2023: SB 7010, SB 7008, SB 7006, CS for SB 286, CS for CS for SB 230, SB 144, CS for SB 360, SM 176.

Respectfully submitted,  
*Debbie Mayfield*, Rules Chair  
*Ben Albritton*, Majority Leader  
*Lauren Book*, Minority Leader

**REPORTS OF COMMITTEES**

The Committee on Regulated Industries recommends the following pass: SB 722

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

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The Committee on Commerce and Tourism recommends the following pass: SB 1150

The Committee on Regulated Industries recommends the following pass: SB 658

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

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The Committee on Judiciary recommends the following pass: SB 62

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

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The Committee on Regulated Industries recommends the following pass: SB 770

**The bill was referred to the Committee on Commerce and Tourism under the original reference.**

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The Committee on Regulated Industries recommends the following pass: SB 556

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

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The Committee on Education Pre-K -12 recommends the following pass: SB 990

**The bill was referred to the Committee on Finance and Tax under the original reference.**

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The Appropriations Committee on Agriculture, Environment, and General Government recommends the following pass: SB 292; SB 506

The Appropriations Committee on Criminal and Civil Justice recommends the following pass: CS for SB 382; SB 508

The Committee on Judiciary recommends the following pass: CS for SB 236 with 1 amendment

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

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The Committee on Commerce and Tourism recommends the following pass: SB 946; SB 948

The Committee on Education Pre-K -12 recommends the following pass: SB 1040

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

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The Committee on Education Pre-K -12 recommends the following pass: SB 514

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

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The Committee on Commerce and Tourism recommends the following pass: SB 1154

The Committee on Education Pre-K -12 recommends the following pass: SB 1004

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

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The Committee on Military and Veterans Affairs, Space, and Domestic Security recommends the following pass: SM 848; SM 1036

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

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The Committee on Finance and Tax recommends committee substitutes for the following: SB 278; SB 288

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

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The Committee on Environment and Natural Resources recommends committee substitutes for the following: SB 724; SB 880; SB 1030

The Committee on Regulated Industries recommends a committee substitute for the following: SB 714

**The bills with committee substitute attached contained in the foregoing reports were referred to the Appropriations Committee on Agriculture, Environment, and General Government under the original reference.**

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The Committee on Criminal Justice recommends a committee substitute for the following: SB 486

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

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The Committee on Education Pre-K -12 recommends committee substitutes for the following: SB 290; SB 936

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

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The Committee on Children, Families, and Elder Affairs recommends committee substitutes for the following: SB 1064; SB 1182

**The bills with committee substitute attached were referred to the Appropriations Committee on Health and Human Services under the original reference.**

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The Committee on Transportation recommends committee substitutes for the following: SB 386; SB 588

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

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The Committee on Education Pre-K -12 recommends a committee substitute for the following: SB 240

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

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The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 1068

The Committee on Environment and Natural Resources recommends a committee substitute for the following: SB 1072

The Committee on Regulated Industries recommends a committee substitute for the following: SB 980

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

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The Committee on Finance and Tax recommends a committee substitute for the following: CS for SB 284

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

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The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 552

**The bill with committee substitute attached was referred to the Committee on Governmental Oversight and Accountability under the original reference.**

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The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 1146

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 388

The Committee on Criminal Justice recommends a committee substitute for the following: SB 232

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

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The Committee on Transportation recommends a committee substitute for the following: SB 908

**The bill with committee substitute attached was referred to the Committee on Military and Veterans Affairs, Space, and Domestic Security under the original reference.**

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The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: CS for SB 1098

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

## INTRODUCTION AND REFERENCE OF BILLS

### FIRST READING

**Senate Bills 7000-7012**—Previously introduced.

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By the Committee on Criminal Justice—

**SB 7014**—A bill to be entitled An act relating to juvenile justice; amending s. 20.316, F.S.; requiring that the secretary of the Department of Juvenile Justice oversee the establishment of the Florida Scholars Academy; revising a duty of the secretary; creating s. 985.619, F.S.; requiring that the department establish the academy; specifying the academy's mission; requiring the academy to provide students with greater access to secondary and postsecondary educational opportunities; providing requirements for the contractual agreement entered into by the department with an education service provider; requiring that the superintendent of the academy be approved by the secretary; requiring that the academy be governed by a board of trustees; providing for board membership; specifying the powers and duties of the board; specifying funding sources for the academy; providing requirements related to funding; prohibiting the pledging of the state's credit on behalf of the academy; requiring annual financial audits of the academy; providing audit requirements; providing requirements for an audit report; authorizing the department to adopt rules; amending s. 1000.04, F.S.; specifying that the academy is a component of the delivery of public education within Florida's Early Learning-20 education system; amending s. 1013.53, F.S.; requiring the department to provide early notice to school districts regarding the siting of new juvenile justice detention facilities; requiring that school districts be consulted regarding the types of students expected to be assigned to detention facilities, rather than commitment facilities; deleting requirements of the department related to commitment facilities; providing an appropriation; providing an effective date.

—was referred to the Committee on Appropriations.

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By the Committee on Criminal Justice—

**SB 7016**—A bill to be entitled An act relating to the Department of Corrections; amending s. 944.35, F.S.; providing criminal penalties for any volunteer or employee of a contractor or subcontractor of the Department of Corrections who engages in sexual misconduct with specified inmates or offenders; providing for a type two transfer of private correctional facilities from the Department of Management Services to the Department of Corrections; amending ss. 287.042, 957.04, 957.06, 957.07, 957.08, 957.14, 957.15, and 957.16, F.S.; conforming provisions to changes made by the act; providing effective dates.

—was referred to the Appropriations Committee on Criminal and Civil Justice; and the Committee on Fiscal Policy.

By the Committee on Criminal Justice—

**SB 7018**—A bill to be entitled An act relating to the inmate welfare trust fund; amending s. 945.215, F.S.; adding additional funding sources from which all proceeds must be deposited into the State-Operated Institutions Inmate Welfare Trust Fund or the General Revenue Fund; increasing the maximum amount of funds which the State-Operated Institutions Inmate Welfare Trust Fund may not exceed in any fiscal year; adding to the purposes for which the trust fund must be used at correctional facilities to include fixed capital outlays for educational facilities; amending s. 945.6037, F.S.; requiring that the proceeds from nonemergency health care visit copayments be deposited into the State-Operated Institutions Inmate Welfare Trust Fund or into the General Revenue Fund; reenacting ss. 944.516(5), 944.73(2), and 946.002(4)(b), F.S., relating to the disposition of unexpended trust funds, the State-Operated Institutions Inmate Welfare Trust Fund, and forfeiture of a prisoner's earned funds, respectively, to incorporate the amendment made to s. 945.215, F.S., in references thereto; providing an effective date.

—was referred to the Committee on Appropriations.

## COMMITTEE SUBSTITUTES

### FIRST READING

By the Committee on Criminal Justice; and Senator Garcia—

**CS for SB 232**—A bill to be entitled An act relating to the exploitation of vulnerable persons; creating s. 817.5695, F.S.; defining terms; specifying conditions under which a person commits exploitation of a person 65 years of age or older; providing criminal penalties for violations of the act; specifying that not knowing the age of a victim is not a defense to such crime; providing circumstances under which the trial for a criminal action arising from specified violations may be advanced on the docket; authorizing persons who are in imminent danger of exploitation to petition for an injunction for protection; specifying applicable penalties for violations of any such injunction; amending s. 775.15, F.S.; providing time limitations for commencing prosecution for violations of the act; providing an exception for the time limitations for commencing prosecution for certain felony violations involving elderly persons or disabled adults if certain conditions are met; amending ss. 825.1035 and 825.1036, F.S.; specifying that certain acts are included in exploitation of a vulnerable adult; amending s. 921.0022, F.S.; ranking certain offenses created by this act on the offense severity ranking chart of the Criminal Punishment Code; providing an effective date.

By the Committee on Education Pre-K -12; and Senator Hutson—

**CS for SB 240**—A bill to be entitled An act relating to education; amending s. 14.36, F.S.; requiring the Office of Reimagining Education and Career Help to work with other specified entities to provide certain information relating to workforce development boards; revising the goals of workforce development boards and duties of the office; amending s. 216.135, F.S.; requiring state agencies to ensure certain work product is consistent with information produced by specified entities; amending s. 216.136, F.S.; deleting a provision relating to the Labor Market Estimating Conference; making technical changes; amending s. 445.003, F.S.; revising requirements for training providers to be included on a state or local eligible training provider list; deleting requirements and eligibility criteria for the Department of Economic Opportunity and the Department of Education regarding the establishment of minimum criteria for an eligible training provider list; amending s. 445.004, F.S.; revising the list of credentials that must be included on the Master Credentials List; requiring the director of the Office of Reimagining Education and Career Help to serve as the chair of the Credentials Review Committee; revising the criteria used to determine the value for nondegree credentials and degree programs; requiring that credentials remain on the list for a specified time; deleting the requirement that the Credentials Review Committee develop a returned-value funding formula; conforming provisions to changes made by the act; amending s. 445.006, F.S.; removing a provision relating to

federal waivers; amending s. 445.007, F.S.; requiring each local workforce development board to create an education and industry consortium; requiring the consortia to provide quarterly reports to their local boards containing specified information and requiring local boards to consider the information provided for a specified purpose; providing for the appointment and terms of consortia members and the filling of vacancies; prohibiting local workforce development board members from serving as a consortium member; amending s. 445.009, F.S.; conforming a provision to changes made by the act; removing a requirement for certain training services; amending s. 445.038, F.S.; providing requirements for certain jobs to be eligible for job training; amending s. 446.071, F.S.; revising the entities that may be a local apprenticeship sponsor; amending s. 446.0915, F.S.; providing that diversified education programs as a paid work-based learning experience should be prioritized; requiring that district school boards ensure access to at least one work-based learning opportunity to certain students; amending s. 446.54, F.S.; authorizing specified employers to apply to the Department of Financial Services for reimbursement of workers' compensation premiums paid for students participating in work-based learning opportunities; providing requirements for the application for reimbursement and verification of information provided on such applications; requiring that reimbursements be made on a first-come, first-served basis; defining the term "educational institution"; amending s. 464.0195, F.S.; revising the primary goals of the Florida Center for Nursing; requiring the center to submit a specified report to the Governor and the Legislature by a specified date each year; amending s. 1001.706, F.S.; revising requirements used by the Board of Governors to determine criteria for designating baccalaureate degree and master's degree programs as high-demand programs of emphasis; amending s. 1002.31, F.S.; requiring that the process used by each district school board regarding controlled open enrollment include enabling a student who completed certain courses or a certain industry certification in middle school to continue a sequential program of career and technical education in the same concentration if such program is offered by a high school in the district; amending s. 1003.02, F.S.; modifying requirements for parental notification of acceleration options for students; amending s. 1003.4156, F.S.; adding requirements for a student's personalized academic and career plan; amending s. 1003.4203, F.S.; deleting a requirement that each district school board provide to schools certain digital tools and materials; amending s. 1003.4282, F.S.; revising the credit requirements for a high school diploma; authorizing credit to be awarded for participation in certain career and technical student organizations; requiring the State Board of Education to collaborate with certain entities to facilitate the award of such credit; requiring the department to convene a workgroup to review and identify certain education programs and pathways; amending s. 1003.4285, F.S.; renaming the "Merit" designation as the "Industry Scholar" designation; amending s. 1003.491, F.S.; revising the data used in creating the strategic 3-year plan developed by the local school district and specified entities; amending s. 1004.013, F.S.; renaming the "workforce opportunity portal" as the "consumer-first workforce system"; amending s. 1004.015, F.S.; providing additional duties for the Florida Talent Development Council; requiring the council to submit recommendations to the Governor and the Legislature by a specified date; amending s. 1008.41, F.S.; conforming a provision to changes made by the act; amending s. 1008.44, F.S.; revising which courses must be included on the CAPE Industry Certification Funding List; providing the Department of Education with authority to select certain digital tool certificates; requiring the department to annually review certain assessments; requiring that the CAPE Industry Certification Funding List include three funding tier designations; removing criteria used by the Commissioner of Education in limiting certain certifications and certificates; conforming cross-references; amending s. 1009.895, F.S.; deleting definitions; providing that the Open Door Grant Program shall be administered by specified entities; providing eligibility requirements; providing what the grant award may cover; providing requirements for the distribution of funds; deleting the requirement to distribute a specified grant in certain ratios; amending s. 1011.62, F.S.; revising the cost factor for secondary career education programs; revising the calculation for full-time equivalent student membership with respect to dual enrollment students; revising how funds are allocated for certain certifications and education programs; reenacting and amending s. 1011.80, F.S.; removing requirements relating to the award of college credit under certain conditions; authorizing certain entities to offer continuing workforce education courses and programs without prior approval by the State Board of Education; requiring certain Florida College System institutions and school districts to maintain certain

adequate records and produce certain reports; deleting a requirement that a workforce education program must be reviewed by the State Board of Education subject to certain criteria for a Florida College System Institution or school district to receive certain funding; providing that new workforce education programs must be approved by the board of trustees of the institution or the district school board; requiring each district school board to be provided funds for each industry certification earned by a student in specified areas; requiring the board to adopt tiers for certain certifications; revising funding requirements for industry certification earned by workforce education students; amending s. 1011.801, F.S.; requiring the Department of Education, rather than the State Board of Education, to administer the Workforce Development Capitalization Incentive Grant Program and conforming provisions to that change; authorizing the State Board of Education to adopt rules governing program administration; amending s. 1011.802, F.S.; revising requirements for the Florida Pathways to Career Opportunities Grant Program; limiting the potential grant award for each recipient; providing duties for the Department of Education regarding the grant program; authorizing the department to grant a bonus in the award amount to certain applicants; revising the amount of funding the department may expend to administer the program; amending s. 1011.803, F.S.; revising requirements for the Money-back Guarantee Program; amending s. 1011.81, F.S.; requiring that each Florida College System institution receive funds for a specified purpose; requiring the State Board of Education to adopt tiers for specified certifications; revising how awards are funded for certain certifications; amending s. 1012.39, F.S.; revising experience requirements for nondegreed teachers; amending s. 1012.57, F.S.; revising requirements for the award of an adjunct teaching certificate; amending s. 1012.585, F.S.; revising the process by which teachers may earn inservice points; amending s. 1014.05, F.S.; requiring each school district to adopt a policy to inform parents or guardians about certain apprenticeships, programs, and certifications; requiring the Office of Program Policy Analysis and Government Accountability to conduct a review of career statewide articulation agreements; providing requirements for the review; requiring the office to present its report to the Legislature by a specified date; providing an appropriation; providing that nondisbursed funds may be carried forward for up to 2 years; providing an appropriation; providing an effective date.

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

**CS for SB 278**—A bill to be entitled An act relating to the state estate tax; amending s. 198.26, F.S.; providing that provisions relating to a condition for the discharge of a personal representative of an estate do not apply under certain circumstances; amending s. 198.32, F.S.; providing that, under certain circumstances, the personal representative of the estate is not required to file a certain affidavit and the estate is not subject to a certain lien; providing applicability; providing an effective date.

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By the Committees on Finance and Tax; and Governmental Oversight and Accountability; and Senator Brodeur—

**CS for CS for SB 284**—A bill to be entitled An act relating to energy; amending s. 286.29, F.S.; revising the selection criteria for purchasing or leasing vehicles for state agencies, state universities, community colleges, and local governments under a state purchasing plan; specifying that, if available, a state agency must use certain fuels in vehicles with internal combustion engines; requiring the Department of Management Services, before a specified date, to make recommendations to state agencies, state universities, community colleges, and local governments relating to the procurement and integration of electric and natural gas fuel vehicles and other vehicles powered by renewable energy; amending s. 553.791, F.S.; revising the definition of the term “single-trade inspection”; providing an effective date.

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By the Committee on Finance and Tax; and Senators DiCeglie, Rodriguez, and Stewart—

**CS for SB 288**—A bill to be entitled An act relating to the Florida Main Street Program and historic preservation tax credits; creating s. 220.197, F.S.; providing a short title; defining terms; providing a credit against the state corporate income tax and the insurance premium tax for qualified expenses in rehabilitating certain historic structures;

specifying eligibility requirements for the tax credit; specifying requirements for taxpayers claiming or transferring tax credits; specifying requirements for the Division of Historical Resources of the Department of State for evaluating and certifying applications for tax credits; specifying the allowable amounts of tax credits; providing construction; authorizing the carryforward, sale, and transfer of tax credits subject to certain requirements and limitations; providing the Department of Revenue and the division audit and examination powers for specified purposes; requiring the return of forfeited tax credits under certain circumstances; providing penalties; requiring the Department of Revenue to provide specified annual reports to the Legislature; providing duties of the Department of Revenue; authorizing the Department of Revenue and the division to adopt rules; amending s. 213.053, F.S.; authorizing the Department of Revenue to make certain information available to the division and the Federal Government for a specified purpose; amending s. 220.02, F.S.; specifying the order in which the credit is applied against the corporate income tax or franchise tax; amending s. 220.13, F.S.; requiring the addition of amounts taken for the credit to taxable income; amending s. 624.509, F.S.; specifying the order in which the credit is applied against the insurance premium tax; authorizing the Department of Revenue to adopt emergency rules; providing for expiration of that authority; providing applicability; providing effective dates.

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By the Committee on Education Pre-K -12; and Senators Jones and Berman—

**CS for SB 290**—A bill to be entitled An act relating to public school student progression for students with disabilities; amending s. 1008.25, F.S.; requiring comprehensive plans for student progression to provide for specified students with disabilities to be retained in prekindergarten at the discretion of a student's parent; authorizing certain prekindergarten students to receive instruction in early literacy skills, rather than intensive reading interventions; requiring certain prekindergarten students to receive such instruction; revising the requirements for certain students with disabilities to receive a good cause exemption from mandatory retention in grade 3; providing an effective date.

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By the Committee on Transportation; and Senator Bradley—

**CS for SB 386**—A bill to be entitled An act relating to specialty license plates; amending s. 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop a United Service Organizations license plate; providing for distribution of fees collected from the sale of the plate; providing an effective date.

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

**CS for SB 388**—A bill to be entitled An act relating to resale of tickets; amending s. 817.36, F.S.; providing a definition; providing requirements for websites of ticket resellers; providing for the donation, transfer, and resale of certain tickets; authorizing the original seller to request certain information from subsequent ticket holders; prohibiting the original ticket seller from taking certain actions against a person who purchases or resells a ticket; preempting regulation of the sale or resale of tickets to the state; providing an effective date.

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By the Committee on Criminal Justice; and Senators Bradley and Martin—

**CS for SB 486**—A bill to be entitled An act relating to solicitation of minors to commit lewd or lascivious acts; creating s. 794.053, F.S.; prohibiting a person 24 years of age or older from soliciting a person 16 or 17 years of age in writing to commit a lewd or lascivious act; providing criminal penalties; amending s. 921.0022, F.S.; ranking an offense on the offense severity chart of the Criminal Punishment Code; providing an effective date.

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

**CS for SB 552**—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records

requirements for certain information relating to communications services locations, project proposals, and challenges submitted to the Department of Economic Opportunity under the Broadband Opportunity Program or pursuant to a federal broadband access grant program implemented by the department; providing applicability; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

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By the Committee on Transportation; and Senator Rodriguez—

**CS for SB 588**—A bill to be entitled An act relating to enforcement of school zone speed limits; amending s. 316.003, F.S.; defining the term “speed detection system”; amending s. 316.008, F.S.; authorizing counties and municipalities to install, or contract with a vendor to install, speed detection systems in school zones; authorizing counties and municipalities to enforce speed limits in school zones on certain roads and at specified periods through the use of speed detection systems; providing a rebuttable presumption; amending s. 316.0776, F.S.; specifying conditions for the placement or installation of speed detection systems; requiring the Department of Transportation to establish certain specifications by a specified date; requiring counties and municipalities that install speed detection systems in school zones to provide certain notice to the public; specifying signage requirements; requiring counties and municipalities that have never conducted a speed detection system program to conduct a public awareness campaign before commencing enforcement using such system; limiting penalties in effect during the public awareness campaign; creating s. 316.1894, F.S.; requiring local governments to use funds generated from a certain program for school crossing guard recruitment and retention; providing that the administering law enforcement agency has certain discretion within its local jurisdiction; creating s. 316.1896, F.S.; authorizing counties and municipalities to authorize traffic infraction enforcement officers to issue traffic citations for certain violations; requiring notification or traffic citations issued through the use of a speed detection system to contain certain items; providing construction; specifying notification requirements and procedures; authorizing a person who receives a notification of violation to request a hearing within a specified timeframe; defining the term “person”; providing for waiver of challenge or dispute as to the delivery of the notification of violation; requiring counties and municipalities to pay certain funds to the Department of Revenue; providing for the distribution of funds; specifying requirements for issuance of a traffic citation; providing for waiver of challenge or dispute as to the delivery of the traffic citation; specifying notification requirements and procedures; specifying that the registered owner of a motor vehicle is responsible and liable for paying a traffic citation; providing exceptions; requiring an owner of a motor vehicle to furnish an affidavit under certain circumstances; specifying requirements for such affidavit; requiring that the citation be dismissed if an affidavit and certain documentation are received by a governmental entity; providing that the affidavit is admissible in a proceeding for the purpose of proving who was operating the motor vehicle at the time of the violation; providing that the owner of a leased vehicle is not responsible for paying a traffic citation or submitting an affidavit; specifying a timeframe for a county or a municipality to issue a notification under certain circumstances; providing a criminal penalty for submitting a false affidavit; providing that certain images or video and evidence of speed are admissible in certain proceedings; providing a rebuttable presumption; providing construction; specifying requirements and procedures for hearings; providing procedures for appeal; amending s. 316.1906, F.S.; revising the definition of the term “officer”; exempting a speed detection system from the design requirements for radar units; specifying requirements for speed detection systems; requiring a law enforcement agency and its agents operating a speed detection system to maintain a log of results of the system’s self-tests; requiring a law enforcement agency and its agents to perform independent calibration tests of such systems; providing for the admissibility of certain evidence in certain proceedings; amending s. 318.18, F.S.; providing a civil penalty for a certain speed limit violation; amending s. 322.27, F.S.; prohibiting points from being imposed against a driver license for certain infractions enforced by a traffic infraction enforcement officer; prohibiting such infractions from being used to set motor vehicle insurance rates; amending ss. 316.306, 316.640, 316.650, 318.14, 318.21, and 655.960, F.S.; conforming cross-references and provisions to changes made by the act; providing an effective date.

By the Committee on Regulated Industries; and Senator DiCeglie—

**CS for SB 714**—A bill to be entitled An act relating to vacation rentals; amending s. 212.03, F.S.; requiring advertising platforms to collect and remit specified taxes for certain vacation rental transactions; reordering and amending s. 509.013, F.S.; defining the term “advertising platform”; amending s. 509.032, F.S.; conforming a cross-reference; revising the regulated activities of public lodging establishments and public food service establishments preempted to the state to include licensing; revising an exemption to the prohibition against certain local regulation of vacation rentals; expanding the authority of local laws, ordinances, or regulations to include requiring vacation rentals to register with local vacation rental registration programs; authorizing local governments to adopt vacation rental registration programs and impose fines for failure to register; authorizing local governments to charge fees up to specified amounts for processing registration applications; specifying requirements, procedures, and limitations for local vacation rental registration programs; authorizing local governments to terminate or refuse to issue or renew vacation rental registrations under certain circumstances; preempting the regulation of advertising platforms to the state; amending s. 509.241, F.S.; requiring applications for vacation rental licenses to include certain information, if applicable; authorizing the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to issue temporary licenses upon receipt of vacation rental license applications; providing for expiration of temporary vacation rental licenses; requiring licenses issued by the division to be displayed conspicuously to the public inside the licensed establishment; requiring the owner or operator of certain vacation rentals to also display its vacation rental license number and applicable local registration number; 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 check such information; requiring the division to maintain certain information in a readily accessible electronic format by a certain date; requiring advertising platforms to remove an advertisement or a listing under certain conditions and within a specified timeframe; requiring advertising platforms to collect and remit specified 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; authorizing the division to impose a fine on advertising platforms for certain violations; requiring the division to issue written warnings or notices before commencing certain legal proceedings; requiring advertising platforms to adopt an anti-discrimination policy and to inform their users of the policy’s provisions; providing construction; amending s. 509.261, F.S.; authorizing the division to revoke, refuse to issue or renew, or suspend vacation rental licenses under certain circumstances; requiring the division to issue a written warning or notice and provide an opportunity to cure certain violations before commencing certain legal proceedings; amending ss. 159.27, 212.08, 316.1955, 404.056, 477.0135, 509.221, 553.5041, 559.955, 705.17, 705.185, 717.1355, and 877.24, F.S.; conforming cross-references; providing applicability; authorizing the Department of Revenue to adopt emergency rules; providing requirements and an expiration for the emergency rules; providing for the expiration of such rulemaking authority; providing effective dates.

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

**CS for SB 724**—A bill to be entitled An act relating to the Seagrass Restoration Technology Development Initiative; creating s. 403.93344, F.S.; providing legislative intent; defining terms; establishing the Seagrass Restoration Technology Development Initiative within the Department of Environmental Protection; providing the purpose and goal of the initiative; providing for funding; specifying allowable uses of the funding; requiring the creation of a 10-year Florida Seagrass Restoration Plan; requiring the initiative to submit an annual report by a specified date to the Governor, the Legislature, the Secretary of Environmental Protection, and the executive director of the Fish and Wildlife Conservation Commission; establishing the Initiative Technology Advisory Council as part of the initiative; providing for the

meetings, membership, terms of office, and compensation of the advisory council; providing for the expiration of the initiative; providing an effective date.

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

**CS for SB 880**—A bill to be entitled An act relating to biosolids; creating s. 403.0674, F.S.; establishing a biosolids grant program within the Department of Environmental Protection; authorizing the department, subject to appropriation, to provide biosolid grants for certain projects that convert wastewater residuals to Class AA biosolids; providing applicant requirements; providing for the prioritization of projects; providing for the administration of the grant program; authorizing the department to waive requirements for certain projects; amending s. 403.0855, F.S.; prohibiting the department from authorizing land application site permits for Class B biosolids unless a certain demonstration can be made; requiring the department to publish and annually update maps of protected subwatersheds; requiring land application site permits to meet certain requirements by specified dates; providing an effective date.

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By the Committee on Transportation; and Senator Rodriguez—

**CS for SB 908**—A bill to be entitled An act relating to the Unmanned Aircraft Systems Act; amending s. 330.41, F.S.; revising the definition of the term “critical infrastructure facility”; deleting a requirement that a person or governmental entity apply to the Federal Aviation Administration to restrict or limit the operation of drones in specified areas; deleting a provision allowing a drone operating in transit for commercial purposes to operate over a critical infrastructure facility under certain circumstances; providing for the future sunset of the definition of the term “critical infrastructure facility”; providing an effective date.

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By the Committee on Education Pre-K -12; and Senator DiCeglie—

**CS for SB 936**—A bill to be entitled An act relating to economic and vocational development; amending ss. 288.9604 and 413.615, F.S.; extending the scheduled dates of repeal of the Florida Development Finance Corporation and the Florida Endowment for Vocational Rehabilitation, respectively; providing an effective date.

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By the Committee on Regulated Industries; and Senators Brodeur and Stewart—

**CS for SB 980**—A bill to be entitled An act relating to 911 public safety telecommunicator certifications; amending s. 401.465, F.S.; increasing the timeframe within which an inactive 911 public safety telecommunicator certificate may be reactivated before it permanently expires; deleting a process by which a certificateholder may voluntarily place his or her certificate in inactive status; providing applicability; prohibiting the Department of Health from requiring certificateholders to pay a fee or to make an election to place their certificates in inactive status, beginning on a specified date; requiring that certain fees paid by a certificateholder before a specified date be credited toward any future renewal fees required to be paid by the certificateholder; providing for retroactive application; providing an effective date.

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

**CS for SB 1030**—A bill to be entitled An act relating to the recycling of covered electronic devices; creating s. 403.71853, F.S.; defining terms; establishing the statewide Covered Electronic Device Recovery Program within the Department of Environmental Protection; authorizing the department to use specified funds to administer the program; specifying requirements for a statewide plan for the recycling of covered electronic devices; requiring counties to submit a specified plan for the disposal of covered electronic devices by a specified date; requiring the owners or operators of certain facilities to dispose of such facilities’ covered electronic devices in a permitted reclamation facility beginning on a specified date; prohibiting any person from disposing of covered electronic devices except at a permitted reclamation facility beginning on a spec-

ified date; providing civil penalties; authorizing such penalties to be waived under certain conditions; providing applicability; requiring the department to deposit any funds received pursuant to the program into the Solid Waste Management Trust Fund to be used for specified purposes; requiring the department to adopt rules by a specified date which meet certain requirements; providing an effective date.

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

**CS for SB 1064**—A bill to be entitled An act relating to children removed from caregivers; amending s. 409.988, F.S.; requiring community-based care lead agencies, in coordination with the local managing entity, to administer a trauma-focused screening within a specified timeframe to children removed from certain caregivers; specifying requirements of the screening and therapy, if recommended; requiring community-based care lead agencies to offer voluntary trauma-focused screening and services under certain circumstances; amending s. 409.996, F.S.; requiring the Department of Children and Families to require in its contracts with the community-based care lead agencies that such agencies and managing entities administer a trauma-focused screening within a specified timeframe to children removed from certain caregivers; conforming a cross-reference; providing an effective date.

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By the Committee on Commerce and Tourism; and Senators Collins and Boyd—

**CS for SB 1068**—A bill to be entitled An act relating to drones; amending s. 330.41, F.S.; defining the terms “drone delivery service” and “drone port”; prohibiting a political subdivision from taking certain actions relating to drone delivery services; amending s. 553.73, F.S.; exempting drone ports from the Florida Building Code; amending s. 633.202, F.S.; defining the term “drone port”; exempting drone ports from the Florida Fire Prevention Code and other specified codes incorporated by reference; providing an effective date.

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

**CS for SB 1072**—A bill to be entitled An act relating to dredging and beach restoration projects; amending s. 403.816, F.S.; directing the Department of Environmental Protection to require, as a condition of permits issued for certain dredging and beach restoration projects, that any adverse impact analysis conducted for the activity meet certain requirements; requiring a local government to provide notice of its intent to conduct an analysis to certain adjacent local governments; providing applicability; providing an effective date.

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By the Committees on Children, Families, and Elder Affairs; and Judiciary; and Senator Burton—

**CS for CS for SB 1098**—A bill to be entitled An act relating to withholding or withdrawal of life-prolonging procedures; amending s. 744.3215, F.S.; authorizing a court to delegate the right to consent to the withholding or withdrawal of life-prolonging procedures of incapacitated persons in certain circumstances; amending ss. 744.363 and 744.3675, F.S.; making technical changes; requiring that initial and annual guardianship plans, respectively, state whether any power under the ward’s preexisting order not to resuscitate or advance directive is revoked, modified, suspended, or transferred to the guardian; requiring that such plans state the date of such action; establishing certain authority without additional court approval; requiring a guardian to obtain court approval to exercise transferred power to execute an order not to resuscitate or consent to withhold or withdraw life-prolonging procedures under certain circumstances; creating s. 744.4431, F.S.; authorizing a guardian to petition a court for approval to consent to withhold or withdraw life-prolonging procedures under certain circumstances; specifying requirements for the petition; requiring the guardian to serve certain notices; specifying procedures that must be followed by the court in acting on the petition; authorizing the guardian to withhold or withdraw life-prolonging procedures without a hearing or court approval under certain circumstances; amending s. 744.441, F.S.; making technical changes; deleting provisions regarding

the authority of certain guardians to sign an order not to resuscitate; providing an effective date.

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

**CS for SB 1146**—A bill to be entitled An act relating to shared parental responsibility after the establishment of paternity; amending s. 742.011, F.S.; authorizing a parent to request certain determinations and the creation of a parenting plan and time-sharing schedule; amending s. 742.10, F.S.; requiring that the determination of parental responsibility and child support and the creation of a parenting plan and a time-sharing schedule be established through a certain action; amending s. 744.301, F.S.; specifying that the mother of a child born out of wedlock and a father who has established paternity of such child are the natural guardians of the child and are entitled and subject to the rights and responsibilities of being parents if certain conditions are met; providing that if a father of a child born out of wedlock has not established paternity under specified provisions, the mother is the natural guardian of the child; providing an effective date.

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

**CS for SB 1182**—A bill to be entitled An act relating to education and training for Alzheimer’s disease and related forms of dementia; creating s. 430.5025, F.S.; providing a short title; defining terms; requiring the Department of Elderly Affairs to offer certain education about Alzheimer’s disease and related forms of dementia to the general public; specifying uniform dementia-related education and training for employees of covered providers; requiring the department to provide certain dementia-related employee training in an online format and at no cost; providing minimum requirements for the training; requiring the department to make a record of the completion of the training; providing requirements for the record; requiring covered providers to maintain such records of training completion for their employees; providing that an employee does not have to repeat such training after changing employment to another covered provider; providing additional training and continuing education requirements for certain employees who provide direct care to patients with Alzheimer’s disease or related forms of dementia; authorizing the department to establish training curriculum guidelines; authorizing the department to approve training providers and curricula and maintain a list of approved providers; authorizing training to be offered in a variety of formats; providing that certain continuing education does not require the adoption of curriculum guidelines by the department or provider or curriculum approval by the department; authorizing the department to develop or provide continuing education training or curricula as an option for covered providers and their employees; providing qualifications and requirements for training providers; providing that training curricula approved before the effective date of the act remain in effect until their respective expiration dates; authorizing the department to adopt rules related to training curriculum guidelines, qualified training providers, and compliance monitoring procedures; authorizing certified nursing assistants to count the dementia-related training toward their annual certification training requirements; authorizing health care practitioners to count the dementia-related training requirements toward their continuing education requirements for licensure; authorizing persons employed, contracted, or referred to provide services before the effective date of the act to complete the required training by a specified date; providing for the substitution of equivalent training for training required by this act; authorizing persons to satisfy the training requirements of this act using training curricula approved before the effective date of the act until the department adopts rules for training curricula guidelines; amending ss. 400.0239, 400.1755, and 400.4785, F.S.; conforming provisions to changes made by the act; creating s. 400.510, F.S.; requiring a person employed, contracted, or referred to be a nurse registry or a person registered with the Agency for Health Care Administration to provide companion or homemaker services to complete specified training; amending ss. 429.178, 429.52, 429.83, 429.917, and 429.918, F.S.; conforming provisions to changes made by the act; providing an effective date.

**REFERENCE CHANGES  
PURSUANT TO RULE 4.7(2)**

By the Committee on Criminal Justice; and Senator Garcia—

**CS for SB 232**—A bill to be entitled An act relating to the exploitation of vulnerable persons; creating s. 817.5695, F.S.; defining terms; specifying conditions under which a person commits exploitation of a person 65 years of age or older; providing criminal penalties for violations of the act; specifying that not knowing the age of a victim is not a defense to such crime; providing circumstances under which the trial for a criminal action arising from specified violations may be advanced on the docket; authorizing persons who are in imminent danger of exploitation to petition for an injunction for protection; specifying applicable penalties for violations of any such injunction; amending s. 775.15, F.S.; providing time limitations for commencing prosecution for violations of the act; providing an exception for the time limitations for commencing prosecution for certain felony violations involving elderly persons or disabled adults if certain conditions are met; amending ss. 825.1035 and 825.1036, F.S.; specifying that certain acts are included in exploitation of a vulnerable adult; amending s. 921.0022, F.S.; ranking certain offenses created by this act on the offense severity ranking chart of the Criminal Punishment Code; providing an effective date.

—was referred to the Committee on Fiscal Policy.

By the Committee on Criminal Justice; and Senators Bradley and Martin—

**CS for SB 384**—A bill to be entitled An act relating to violent offenses committed against criminal defense attorneys; amending s. 775.0823, F.S.; providing for the reclassification of specified offenses committed against criminal defense attorneys; amending ss. 921.0024 and 947.146, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was referred to the Committee on 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>
Board of Accountancy Appointee: Maingot, Michelle, Tampa	10/31/2025
Florida Building Commission Appointees: Schiffer, Bradley William, Naples Schock, James R., Confidential pursuant to s. 119.071(4), F.S.	08/11/2023 02/07/2025
Florida Citrus Commission Appointee: Martinez, Carlos H., Orlando	06/30/2024
Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling Appointee: Molina, Joaquin, Miami	10/31/2026
Board of Trustees of Broward College Appointee: Kushner, Cindy, Fort Lauderdale	05/31/2023
Board of Trustees of Indian River State College Appointee: Sasidhar, Madhu, Port St. Lucie	05/31/2025
Construction Industry Licensing Board Appointee: Cook, Jonathan T., Chipley	10/31/2023
Education Practices Commission Appointee: Murphy, Sallie, Quincy	09/30/2024

<i>Office and Appointment</i>	<i>For Term Ending</i>	<b>Referred to the Committees on Education Postsecondary; and Ethics and Elections.</b>
Board of Hearing Aid Specialists		
Appointee: Dechmerowski, Pamela Garber, Palm Bay	10/31/2026	<i>Office and Appointment</i>
		<i>For Term Ending</i>
Board of Supervisors of the Central Florida Tourism Oversight District		Secretary of Business and Professional Regulation
Appointees: Garcia, Martin L., Esquire, Tampa	02/27/2027	Appointee: Griffin, Melanie, Tampa
Peri, Ronald J., Windermere	02/27/2025	Pleasure of Governor
Ziegler, Bridget, Sarasota	02/27/2025	
<b>Referred to the Committee on Ethics and Elections.</b>		<b>Referred to the Committees on Regulated Industries; and Ethics and Elections.</b>
<i>Office and Appointment</i>	<i>For Term Ending</i>	<b>CORRECTION AND APPROVAL OF JOURNAL</b>
Secretary of Corrections		The Journals of March 8 and March 14 were corrected and approved.
Appointee: Dixon, Ricky, Confidential pursuant to s. 119.071(4), F.S.	Pleasure of Governor	
<b>Referred to the Committees on Criminal Justice; and Ethics and Elections.</b>		<b>CO-INTRODUCERS</b>
<i>Office and Appointment</i>	<i>For Term Ending</i>	Senators Gruters—SB 366; Osgood—SB 1568; Rodriguez—SB 690; Simon—CS for SB 240; Stewart—CS for SB 880, SB 1266
Board of Trustees, Florida Polytechnic University		<b>ADJOURNMENT</b>
Appointee: Williams, David B., Worthington	07/15/2024	On motion by Senator Mayfield, the Senate adjourned at 9:23 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 2:30 p.m., Wednesday, March 22 or upon call of the President.
Board of Trustees, University of Florida		
Appointee: Zalupski, Patrick, Ponte Vedra Beach	01/06/2028	