The House was called to order by the Speaker at 12:30 p.m.

Prayer

The following prayer was offered by the Bishop L. T. Weaver, Sr., Prelate of Church of God in Christ of Melbourne, upon invitation of Rep. Needelman:

O God, the God of Abraham, Isaac, and Jacob, we exhort You, that first of all, supplications, prayer, intercessions, and giving of thanks be made for all men, for kings, and for all that are in authority, that we may lead a quiet and peaceful life in all godliness and honesty. For this is good and acceptable in Your sight, our God and Savior, and it is in that vein that I pray.

I pray for the President of the United States, Mr. Bush, for his administration, and all government leaders across this great nation. And I pray, O God, for the peace of Florida. You said in Your word that You would keep them in perfect peace whose mind is stayed on Thee. And, O God, help us to be submissive to Your will.

And I ask these blessings in the name of the Father, and of the Son, and to the Holy Ghost. Amen. And, may God bless America.

The following Members were recorded present:

Session Vote Sequence: 13

- Mahon
- Negron
- Russell
- Stunsel
- Mayfield
- Paul
- Ryan
- Trovillion
- Maygarden
- Peterman
- Snider
- Wallace
- McGriff
- Pickens
- Simmons
- Waters
- Meadows
- Prieguez
- Siplin
- Weissman
- Mealer
- Rich
- Slosberg
- Wiles
- Melvin
- Richardson
- Smith
- Wilson
- Miller
- Romeo
- Sobel
- Wisher
- Murman
- Ross
- Sorensen
- Needelman
- Rubio
- Spratt

(A list of excused Members appears at the end of the Journal.)

A quorum was present.

Pledge


House Physicians

The Speaker introduced Dr. Reddoch Williams III of Fort Walton Beach and Dr. Lucy Ertenberg of Auburndale, who served in the clinic today. Dr. Williams served at the invitation of Rep. Melvin.

Correction of the Journal

The Journal of March 7 was corrected and approved as corrected.

Reports of Councils and Standing Committees

Report of the Procedural & Redistricting Council

The Honorable Tom Feeney

Speaker, House of Representatives

March 8, 2001

Dear Mr. Speaker:

In accordance with the vote of the House, the following report is submitted, which outlines a procedure for council; and floor action on the appropriations and related implementing bills.

No later than 4:30 p.m. on Monday, March 19, 2001, the Fiscal Responsibility Council will file notice of the proposed council bills to be considered at its meeting on Friday, March 23, 2001. The proposed council bills will be available to the members and the public at that time.
Amendments to amendments and substitute amendments must be filed no later than 1:00 p.m. on Thursday, March 22, 2001.

Amendments will be filed with the Fiscal Responsibility Council, Room 221, The Capitol. Member requests for staff to draft amendments shall be deemed as timely filed if received before the relevant deadline.

Amendment deadlines apply to all members, including members of all Appropriations Committees and the Fiscal Responsibility Council. The Fiscal Responsibility Council will meet at the noticed time on the morning of Friday, March 23, 2001, and will consider all timely filed amendments. Pursuant to Rule 6.5, after consideration and amendment of all PCB’s, the Council will combine the bills into a single Council appropriations bill and a Council implementing bill.


All floor amendments to be considered on second reading of the bill must be filed no later than 12:00 p.m. on Wednesday, March 28, 2001.

Packages of amendments for the General Appropriations Bill and implementing bills will be available from the Fiscal Responsibility Council as early as possible on Thursday morning, March 29, 2001.

All amendments to floor amendments and substitute amendments to floor amendments must be filed no later than 1:00 p.m. on Thursday, March 29, 2001.


Floor amendments will be filed with the Fiscal Responsibility Council, Room 221, The Capitol. Member requests for staff to draft amendments shall be deemed as timely filed if received before the relevant deadline.

Pursuant to House Rule 12.5, amendments to the appropriations bills must be balanced with increases offset by equivalent or greater decreases within the jurisdiction of the same appropriations committee. Floor amendments moving spending authority between sections of the bill require a 2/3 vote. Requests to draft amendments must include the item to be funded and the item from which funding is to be reduced.

Amendments can only be accepted from House Members, their legislative assistants, and staff of the Majority and Democratic Offices on behalf of the member.

Respectfully submitted,

Johnnie B. Byrd, Jr., Chair
Procedural & Redistricting Council

TIME SCHEDULE
Procedure for Council and Floor Action on the Appropriations Bill and related Implementing Bills

Monday, March 19, 2001 (file by 4:30 p.m.) Notice for the Fiscal Responsibility Council Proposed Council bills for the General Appropriations Bill and related implementing bills available

Wednesday, March 21, 2001 All amendments to the General Appropriations Bill and implementing bills must be filed (filed no later than 12:00 p.m.)

Thursday, March 22, 2001 (A.M.) Packages of amendments will be available as early as possible

Thursday, March 22, 2001 All amendments to the amendments and substitute amendments must be filed (filed no later than 1:00 p.m.)

Amendments will be filed with the Fiscal Responsibility Council Room 221, The Capitol

Member requests for staff to draft amendments, which requests are received before the relevant deadline, will be considered timely filed.

Friday, March 23, 2001 Fiscal Responsibility Council Meeting

Monday, March 26, 2001 General Appropriations Bill and related implementing bills, as amended, will be published

Wednesday, March 28, 2001 All floor amendments to be considered must be filed (filed no later than 12:00 p.m.)

Thursday, March 29, 2001 (A.M.) Packages of amendments will be available as early as possible

Thursday, March 29, 2001 All amendments to floor amendments and substitute amendments to floor amendments must be filed (filed no later than 1:00 p.m.)

Friday, March 30, 2001 Bills to be read second time on the floor

Floor amendments will be filed with the Fiscal Responsibility Council Room 221, The Capitol

Member requests for staff to draft amendments, which requests are received before the relevant deadline, will be considered timely filed.

On motion by Rep. Byrd, the rules were waived and the above report was adopted.

Motions Relating to Committee or Council References

On motion by Rep. Slosberg, agreed to by two-thirds vote, HB 71 was withdrawn from further consideration of the House.

Bills and Joint Resolutions on Third Reading

Bill Subject to Special Rule

CS/CS/HB 273—A bill to be entitled An act relating to reporting requirements under the Florida Election Code; amending s. 106.011, F.S.; modifying the definitions of "political committee" and "communications media"; amending s. 106.03, F.S.; requiring additional information for registration of political committees; amending s. 106.04, F.S.; requiring additional information for certification of committees of continuous existence; revising reporting periods and requirements; requiring electronic filing under certain circumstances; requiring membership dues of committees of continuous existence to be reported in the same manner as regular contributions; removing requirement to provide a membership list for inspection purposes; removing requirement for filing duplicate copies of reports; providing penalties; amending s. 106.07, F.S., relating to campaign treasurer’s reports; revising reporting periods and requirements; removing requirement for duplicate reports; providing penalties; creating s. 106.0705, F.S.; requiring campaign treasurer’s reports that are to be filed with the Division of Elections to be filed electronically when aggregate contributions or expenditures exceed a specified amount; providing filing requirements; providing penalties; providing rulemaking authority; amending s. 106.071, F.S.; revising provisions relating to the reporting of certain independent expenditures; providing penalties; creating s. 106.073, F.S.; requiring certain organizations that sponsor campaign-related advertisements to register under certain circumstances; providing definitions; requiring certain reports; providing requirements for such advertisements, including a disclaimer; providing penalties; providing rulemaking authority; amending s. 106.12, F.S.; revising the petty cash fund limit to conform to the revised
reporting periods; amending s. 106.29, F.S., relating to reports by political parties; requiring electronic filing under certain circumstances; removing requirement for duplicate reports; providing penalties; amending ss. 105.08, 106.025, 106.08, and 106.18, F.S., relating to reporting requirements applicable to candidates for retention to judicial office, campaign fund raisers held on behalf of a political party by its state or county executive committee, nonallocable, in-kind contributions by candidates and political parties, and the granting of certificates of election, to conform; providing severability; providing effective dates.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 14

Yeas—118

The Chair Crow Holloway Negron
Alexander Cusack Jennings Paul
Allen Davis Johnson Peterman
Andrews Detert Jordan Pickens
Argenziano Diaz de la Portilla Prieguez Jordan
Arza Diaz-Balart Justice Rich
Attkisson Dockery Kallinger Pickens
Atwater Farkas Kendrick Ryan
Ausley Fasano Kilmer Rubio
Baker Fields Kosmas Seiler
Ball Fiorentino Kottkamp Russell
Barreiro Flanagan Lacasa Simmons
Bendross-Mindingall Gannon Machek Sorensen
Bennett Garcia Lee Seiler
Bene Gardiner Lerner Smith
Benson Gelber Littlefield Stansel
Berfield Gibson Lynn Sorensen
Betancourt Goodlette Macheck Spratt
Bilirakis Gottlieb Mack Snyder
Bowen Green Lynn Wishner
Brown Greenstein Lynn Stansel
Brummer Haridopolos Maygarden Spratt
Brutus Harper McGiff Weismann
Bucher Harrell Meadows Wiles
Byrd Hart Melvin Wilson
Cantens Henriquez Miller Wishner
Carasas Heyman Murman
Clarke Hogan Needelman

Nays—None

So the bill passed and was certified to the Senate.

Bill Subject to Special Rule

CS/HB 275—A bill to be entitled An act relating to public records exemption for certain identification and computer security algorithms in connection with campaign treasurer’s reports; creating s. 106.0706, F.S.; providing exemptions from public records requirements for certain identification numbers and computer security algorithms required to maintain the security of information submitted or received through an electronic filing system for campaign treasurer’s reports; providing for future review and repeal; providing a finding of public necessity; providing a contingent effective date.

—was read the third time by title.

Session Vote Sequence: 15

Yeas—115

The Chair Arza Ball Bense
Alexander Attkisson Barreiro Bensen
Allen Atwater Bean Berfield
Andrews Ausley Bendross-Mindingall Betancourt
Argenziano Baker Bennett Bilirakis
Brownc Garcia Kilmer Rich
Brown Gardiner Krvatz Richardson
Brummer Gelber Kyle Romeo
Brutus Gibson Lacasa Ross
Burke Goodlette Lerner Littlefield
Bullard Gottlieb Russell
Byrd Green Lynn Ryan
Cantens Greenstein Machek Seiler
Carasas Haridopolos Mack Simmons
Clarke Harper Mahon Sipilin
Crow Harrell Mayfield Shoberg
Cusack Harrington Maygarden Smith
Davis Hart McGiff Solub
Detert Henriquez Meadows Sorensen
Diaz de la Portilla Heyman Mealer Spratt
Diaz-Balart Hogan Melvin Stansel
Dockery Bowman Mayfield Miller Trevillion
Farkas Jennings Murman Wallace
Fasano Johnson Needelman Waters
Fields Jordan Negron Weissman
Fiorentino Joyner Paul Weismann
Flanagan Justice Peterman Wilson
Frankel Kallinger Pickens Winer
Gannon Kendrick Prieguez

Nays—None

Votes after roll call:

Yeas—Kottkamp, Lee

So the bill passed and was certified to the Senate.

Bill Subject to Special Rule

HB 21—A bill to be entitled An act relating to intangible personal property taxes; amending s. 199.032, F.S.; reducing the rate of the annual tax; amending s. 199.033, F.S.; reducing the rates of the tax on securities in a Florida’s Future Investment Fund, to conform; amending s. 199.185, F.S.; increasing exemptions for taxpayers who are natural persons; creating exemptions for taxpayers who are not natural persons; providing an effective date.

—was read the third time by title.

REPRESENTATIVE MELVIN IN THE CHAIR

THE SPEAKER IN THE CHAIR

The question recurred on the passage of HB 21. The vote was:

Session Vote Sequence: 16

Yeas—80

The Chair Brown Gibson Littlefield
Alexander Brummer Goodlette Lynn
Allen Byrd Green Mack
Andrews Cantens Haridopolos Mahon
Argenziano Carassas Harrell Mayfield
Arza Clarke Harrington Maygarden
Attkisson Crow Hart Mealer
Atwater Davis Hogan Meltin
Baker Detert Holloway Miller
Ball Diaz de la Portilla Johnson Murman
Barreiro Diaz-Balart Jordan Needelman
Bean Dockery Kallinger Negron
Bennett Parkas Kendick Paul
Bene Fasano Kilmer Pickens
Benson Fiorentino Kottkamp Prieguez
Berfield Flanagan Krvatz Ross
Bilirakis Garcia Kyle Rubio
Bowen Gardiner Lacasa Russell

Nays—None

So the bill passed and was certified to the Senate.
Session Vote Sequence: 17

Yeas—118

The Chair—Bennett
Alexander—Bense
Allen—Benson
Andrews—Berfield
Argenziano—Betancourt
Arza—Bilirakis
Attiksson—Bowen
Atwater—Brown
Ausley—Brummer
Baker—Brutus
Ball—Bucher
Barreiro—Bullard
Bean—Byrd
Bendross-Mindingall—Cantens
Sorensen—Stansel
Nays—38

Ausley—Gelber
Bendross-Mindingall—Gottlieb
Betancourt—Greenstein
Brutus—Harper
Bucher—Henriquez
Bullard—Heyman
Cusack—Jennings
Fields—Joyner
Frankel—Justice
Gannon—Kosmas

So the bill passed, as amended, and was certified to the Senate.

Explanation of Vote

I will cast my vote in opposition to House Bill 21. This tax cut costs too much and it comes too early in the budget process.

On the third day of session, before we receive our final 2001-2002 revenue estimates, we are considering this large tax cut while our budget subcommittees are forced to slash millions from critical programs. Projected budget cuts include a $122 million cut for teacher recruitment and school technology, a $1.9 million cut in the operational budget of the Florida School for the Deaf and Blind and hundreds of millions of dollars in cuts in our medically needy and prescription drug programs.

I went home last weekend and held town hall meetings in my district. The message from my constituents was clear: fund schools, fund public safety, fund health care and fund them first!

When the budget is flush, tax cuts are the right thing to do. But the budget is tight, and the timing is wrong. We should delay consideration of this bill, at least until we know how much revenue we have available. We should complete our budget process and revisit this tax cut only after the needs of all Floridians have been considered.

Rep. Doug Wiles
District 20

CS/HB 55—A bill to be entitled An act relating to corporate income tax; creating s. 220.187, F.S.; providing purpose; providing definitions; providing a credit against said tax for contributions to a nonprofit scholarship funding organization; providing for annual appropriations; providing for use of such contributions by such organizations for scholarships for certain children and providing requirements and limitations with respect thereto; providing for annual funding through the General Appropriations Act; providing for allocation; providing duties of the Department of Revenue and Department of Education; providing for allocation; providing limitations; providing for the inclusion of amounts taken as credit under s. 220.187, F.S., in determining a taxpayer's adjusted federal income; providing an effective date.

—was read the third time by title.

So the bill passed and was certified to the Senate.

Bill Subject to Special Rule

CS/HB 271—A bill to be entitled An act relating to public medical assistance; amending s. 395.701, F.S.; reducing the annual assessment on hospital outpatient services to fund public medical assistance; amending s. 395.7015, F.S.; reducing the annual assessment on certain other healthcare entities to fund public medical assistance; amending s. 395.7016, F.S.; providing for annual appropriations to replace funds lost due to such reductions; providing an effective date.

—was read the third time by title.

Motion

On motion by Rep. Byrd, Special Rule 01-03 was waived and 15 minutes were added to the opponents' time for debate on CS/HB 271.

REPRESENTATIVE MAYGARDEN IN THE CHAIR

THE SPEAKER IN THE CHAIR

Rep. Wiles suggested the absence of a quorum. A quorum was present [Session Vote Sequence: 18].

The question recurred on the passage of CS/HB 271. The vote was:

Yea—71

The Chair—Bilirakis
Alexander—Bowe
Allen—Brown
Andrews—Brummer
Argenziano—Byrd
Arza—Cantens
Attiksson—Carassas
Atwater—Davis
Baker—Diaz-Balart
Ball—Dockery
Barreiro—Farkas
Bean—Fasano
Bennett—Flanagan
Bense—Garcia
Benson—Gardiner
Berfield—Gibson

Nays—None

—was read the third time by title.

Session Vote Sequence: 19

Yeas—71

The Chair—Bilirakis
Alexander—Bowe
Allen—Brown
Andrews—Brummer
Argenziano—Byrd
Arza—Cantens
Attiksson—Carassas
Atwater—Davis
Baker—Diaz-Balart
Ball—Dockery
Barreiro—Farkas
Bean—Fasano
Bennett—Flanagan
Bense—Garcia
Benson—Gardiner
Berfield—Gibson

Nays—None

So the bill passed and was certified to the Senate.

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Russell Sorensen Troviilon Waters
Simmons Spratt Wallace

Nays—46

Ausley Frankel Kendrick Seiler
Bendross-Mindingall Gannom Kosmas Siplin
Betancourt Gelber Lee Slesberg
Brutus Gettiibsch Lerner Smith
Bucher Greenstein Machek Sobel
Ballard Harper McGriff Stansel
Clarke Heringuez Meadows Weissman
Crow Heyman Peterman Wiles
Cusack Holloway Rich Wilson
Detert Jennings Richardson Wisner
Fields Joyner Romeo
Fiorentino Justice Ryan

Votes after roll call:
Yeas—Diaz de la Portilla

So the bill passed, as amended, and was certified to the Senate.

Explanation of Vote

Today, I voted no on House Bill 271.

House Bill 271 could potentially drain our public school budget of over $1 billion for private school vouchers. This plan is just another end around attempt to expand school vouchers. Vouchers only succeed in taking funds out of our public school system. They do not reduce class size or school size, they do not improve student achievement and they do not address any of the root problems of public education system.

Florida should encourage corporations to make charitable contributions, however, not at the expense of our children and their education.

Rep. Doug Wiles
District 20

CS/CS/HB 269—A bill to be entitled An act relating to school district best financial management practices reviews; creating the “Sharpening the Pencil Act”; amending s. 230.23025, F.S.; providing legislative intent; providing OPPAGA with primary responsibility for the completion of best financial practices reviews; revising areas in which best financial management practices are to be developed and adopted; revising and clarifying the best financial management practices adoption and revision process; clarifying that OPPAGA shall contract with a private firm to perform reviews, provided the review team has certain expertise; authorizing the inclusion of review items in addition to the adopted best financial management practices, after consultation with the school district; establishing a continuing 5-year review cycle; authorizing the Joint Legislative Auditing Committee to adjust the schedule under certain circumstances; authorizing the review of additional school districts under certain circumstances; specifying that reviews shall be conducted to the extent funded by the Legislature; specifying the use of such funds; requiring copies of the final report issued by OPPAGA to be provided to additional entities; requiring public meetings; revising provisions relating to eligibility for the “Seal of Best Financial Management”; establishing requirements relating to status reports; requiring OPPAGA to review a district’s status reports, assess implementation of the action plan, and assess progress toward implementing the best financial management practices and to issue a report; providing for appearance of school officials before the Legislature upon failure to implement an adopted action plan; providing for citizen appeal to the department; providing rulemaking authority; providing legislative intent; clarifying provisions relating to the award of the “Seal of Best Financial Management”; requiring school districts that are reviewed to maintain certain records; specifying use of cost savings; repealing s. 11.515, F.S., relating to school district performance reviews; repealing s. 230.2302, F.S., relating to performance reviews; repealing s. 230.23026, F.S., relating to the Florida School District Review Trust Fund; amending s. 11.51, F.S., relating to school district performance reviews by the Office of Program Policy Analysis and Government Accountability, s. 230.23027, F.S., relating to the Small School District Stabilization Program, s. 233.43, F.S., relating to duties of superintendent relating to instructional materials, and s. 235.2197, F.S., relating to the Florida Frugal Schools Program; correcting cross references to conform; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 20

Yeas—113

The Chair Detert Jordan Peterman
Alexander Diaz-Balart Joyner Pickens
Allen Dockery Justice Prieguez
Andrews Parkas Kallinger Rich
Argenziano Pasano Kendrcik Richardson
Arza Fields Kilmer Roneo
Atwater Fiorentino Kosmas Ross
Ausley Planagan Kottkamp Rubio
Baker Frankel Kravitz Russell
Ball Gannon Kyle Ryan
Barreiro Garcia Lacasa Seiler
Bean Gardiner Lee Simmons
Bennett Gelber Lerner Siplin
Bense Gibson Littlefield Slesberg
Benson Goodlette Lynn Smith
Berfield Gettleib Machek Sobel
Betancourt Green Mack Sorensen
Bilirakis Greenstein Mahon Spratt
Bowen Haridopulos Mayfield Stansel
Brown Harper Maygardan Troviilon
Brummer Harrell McGriff Wallace
Bucher Harrington Meadows Waters
Bullard Hart Mealer Weissman
Byrd Heringuez Melvin Wiles
Cantens Heyman Miller Wilson
Carassas Hogan Murman Wisner
Crow Holloway Needelman
Cuscack Jennings Negron
Davis Johnson Paul

Nays—None

Votes after roll call:
Yeas—Attkisson, Bendross-Mindingall

So the bill passed, as amended, and was certified to the Senate.

CS/HB 277—A bill to be entitled An act relating to school attendance; creating s. 414.1251, F.S.; reestablishing the Learnfare program; reducing temporary cash assistance based on failure to meet certain education participation requirements; requiring conferences between Learnfare participants and school officials; requiring the development of an electronic data transfer system; amending s. 228.041, F.S., relating to powers and duties of district school boards; adding duties; repealing s. 414.125, F.S., relating to the Learnfare program; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 21

Yeas—116

The Chair Attkisson Bean Bilirakis
Alexander Atwater Bendross-Mindingall Bowen
Allen Ausley Bennett Brown
Andrews Baker Bense Brummer
Argenziano Ball Berfield Brutus
Arza Barreiro Betancourt Bullard
Votes after roll call:
Yeas—Baker, Carassas, Clarke, Littlefield

So the bill passed and was certified to the Senate.

CS/HB 215—A bill to be entitled An act relating to adoption;
amending ss. 61.13, F.S.; providing that specified rights apply to both parents; providing for an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 22

Yeas—113

The Chair Davis Jennings Peterman
Alexander Detert Johnson Priguez
Allen Diaz de la Portilla Jordan Priguez
Andrews Diaz-Balart Joyce Rich
Argenziano Dockery Justice Richardson
Azra Parks Kallinger Romeo
Atkinson Fasano Kendrick Ross
Atwater Fields Kimel Ruso
Ausley Fouti Fifty States Russell
Ball Flanagan Kottkamp Ryan
Barreiro Frankel Kravitz Seiler
Bean Gannon Kyle Simmons
Bendross-Mindingall Garcia Lacasa Siplin
Bennett Gardiner Lee Sloberg
Bense Gelber Lerner Smith
Benson Gibson Lynn Sobel
Berfield Goodlette Machek Sorensen
Betancourt Gottlieb Mack Spratt
Bilirakis Green Mahon Stansel
Bowen Greenstein Mayfield Trovillion
Brown Haridopolos Maygarden Wallace
Brummer Harper McGriff Waters
Brutus Harrell Meadows Weissman
Bucher Harrington Mealer Wiles
Ballard Hart Melvin Wilson
Byrd Henriquez Miller Wishes
Cantens Heyman Morlun
Crow Hogan Needelman Wilson
Gibson Kottkamp Pickett Wilson
Goodlette Kravitz Puber Wishner

Nays—None

Votes after roll call:
Yeas—Benson, Bucher

So the bill passed and was certified to the Senate.
maintain certain information in the state registry of adoption information for a specified period; amending s. 63.202, F.S.; conferring provisions relating to agencies authorized to place minors for adoption; amending s. 63.207, F.S.; revising provisions that limit the placement of a minor in another state for adoption; amending s. 63.212, F.S.; revising provisions relating to prohibitions and penalties with respect to adoptions; amending s. 63.219, F.S.; conferring provisions relating to sanctions; creating s. 63.2325, F.S.; providing conditions for revocation of a consent to adoption or withdrawal of an affidavit of nonpaternity; amending ss. 984.03 and 985.03, F.S.; conferring cross references; repealing s. 63.072, F.S., relating to persons who may waive required consent to an adoption; requiring that a petition for adoption be governed by the law in effect at the time the petition is filed; providing for severability; creating s. 395.1024, F.S.; requiring a licensed facility to adopt protocol for staff concerning adoption; creating s. 383.310, F.S.; requiring a licensed facility to adopt protocol for staff concerning adoption; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 23
Yeas—104

The Chair Cantens Harrington Meadows
Alexander Carassas Hart Mealer
Allen Clarke Henriquez Melvin
Andrews Crow Heyman Miller
Argenziano Detert Hagan Murman
Arza Diaz de la Portilla Holloway Needelman
Attikisson Diaz-Balart Jennings Negro
Atwater Dockery Johnson Paul
Ausley Parkas Jordan Pickens
Baker Fasano Justice Richardson
Ball Fields Kallinger Rome
Barreiro Fiorentino Kast Ross
Bean Flanagan Kilmer Rubio
Bendrose-Mindingall Frankel Kosmas Russell
Bennett Gannon Kottkamp Seiler
Bense Garcia Kravitz Simmons
Benson Gardiner Kyle Siplin
Berfield Gelber Lacasa Sloser
Betancourt Gibson Lee Sorenson
Bilirakis Goodlette Littkefield Spratt
Bowen Gottlieb Lynn Stansel
Brown Green Machek Trevillion
Brutus Greenstein Mack Wallace
Bucher Haridopolos Mayfield Waters
Ballard Harper Maygarden Weissman
Byrd Harrell McGriff Wishner

Nays—8

Brummer Lerner Peterman Sobel
Joyner Mahon Rich Wilson

Votes after roll call:
Yeas—Cusack, Davis, Prieguez, Ryan, Wiles
Nays—Smith

So the bill passed, as amended, and was certified to the Senate.

CS/HB 245—A bill to be entitled An act relating to the Parole Commission; creating the “Parole Commission Reform Act of 2001”; amending s. 20.055, F.S.; deleting the requirement that the Parole Commission have an inspector general; amending s. 944.605, F.S.; requiring the Department of Corrections, rather than the Parole Commission or the Control Release Authority, to notify certain entities prior to inmate release; amending s. 947.04, F.S.; permitting Parole Commission staff to establish and maintain field offices within existing department facilities; amending s. 947.1024, F.S.; requiring a licensed facility to adopt protocol for staff concerning adoption; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 24
Yeas—114

The Chair Clarke Heyman Miller
Alexander Crow Hogan Murman
Allen Cusack Holloway Needelman
Andrews Davis Jennings Paul
Argenziano Detert Johnson Peterman
Arza Diaz de la Portilla Jordan Pickens
Attikisson Diaz-Balart Joyner Prieguez
Atwater Dockery Justice Rich
Ausley Parkas Kallinger Richardson
Baker Fasano Kendrick Rome
Ball Fields Kilner Rubio
Barreiro Fiorentino Kosmas Russell
Bean Flanagan Kottkamp Ryan
Bendrose-Mindingall Frankel Kravitz Seiler
Bennett Gannon Kyle Simmons
Bense Garcia Lacasa Siplin
Benson Gardiner Lee Shoaber
Berfield Gelber Lerner Smith
Betancourt Gibson Littlefield Soler
Bilirakis Goodlette Lynn Sorenson
Bowen Gottlieb Machek Spratt
Brown Green Mack Stansel
Brummer Greenstein Mahon Wallace
Brutus Haridopolos Mayfield Waters
Bucher Harper Maygarden Weissman
Bullard Harrell McGriff Wilson
Byrd Harrington Meadows Wishner
Canete Hart Mealer
Carassas Henriquez Melvin

Nays—1

Trevillion

Votes after roll call:
Yeas—Negron, Ross, Wiles

So the bill passed, as amended, and was certified to the Senate.

Reviser’s Bills

HB 657—A bill to be entitled An act relating to the official Florida Statutes; amending ss. 11.2421, 11.2422, 11.2424, and 11.2425, Florida Statutes; adopting the Florida Statutes 2001 and designating the portions thereof that are to constitute the official law of the state; providing that the Florida Statutes 2001 shall be effective immediately upon publication; providing that general laws enacted during the 2000 regular session and prior thereto and not included in the Florida Statutes 2001 are repealed; providing that general laws enacted during the 2001 regular session are not repealed by this adoption act.
—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 25

Yeas—105

The Chair — Carassas — Hart — Murman

Alexander — Clarke — Henriquez — Needelman

Allen — Crow — Heyman — Negron

Andrews — Cusack — Hogan — Paul

Argenziano — Davis — Holloway — Peterman

Arza — Detert — Jennings — Priguez

Attkisson — Diaz de la Portilla — Johnson — Richardson

Atwater — Diaz-Balart — Joyce — Romeo

Ausley — Dockery — Justice — Rubio

Baker — Barkas — Kendrick — Russell

Ball — Fasano — Kimler — Ryan

Barreiro — Fields — Kosmas — Seiler

Bean — Fiorentino — Kottkamp — Simmons

Bendross-Mindingall — Flanagan — Kritziv — Sloborg

Bense — Frankel — Kyle — Smith

Benson — Gannon — Lacasa — Sorensen

Berfield — Garcia — Littlefield — Sorensen

Betancourt — Gardiner — Lynn — Spratt

Bilirakis — Gelber — Machek — Stansel

Bowen — Gibson — Mack — Trovillion

Brown — Goodlette — Mahon — Wallace

Brummer — Gottlieb — Mayfield — Waters

Brutus — Green — Maygarden — Weissman

Bucher — Greenstein — Meadows — Wiles

Bullard — Haridopolos — Mealor — Wiles

Byrd — Harrell — Melvin — Wilson

Cantens — Harrington — Miller

Nays—1

Lee

Votes after roll call:

Yeas—Harper, Kallinger, Lerner, Pickens, Rich, Ross, Wilson, Wisner

Nays to Yeas—Lee

So the bill passed and was certified to the Senate.

HB 659—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 11.513, 17.26, 20.12, 20.315, 20.3315, 20.50, 24.113, 39.0015, 39.202, 39.3065, 55.209, 101.545, 110.112, 121.021, 121.051, 125.0108, 163.065, 163.2517, 163.345, 163.458, 166.231, 171.093, 186.504, 192.001, and 218.195, F.S.; renumbering s. 20.171(5)(c), F.S.; reenacting ss. 20.316(4)(f), 162.04(5), and 212.055(2)(c), F.S.; and repealing ss. 20.331(6)(d), 121.091(9)(b)11., 122.20(2), 163.2520(3), and 120.20(2)(b), F.S., pursuant to s. 11.242, F.S.; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; improving the clarity of the statutes and facilitating their correct interpretation; and confirming the restoration of provisions unintentionally omitted from republication in the acts of the Legislature during the amendatory process.

So the bill passed and was certified to the Senate.

HB 661—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 215.96, 216.015, 216.177, 216.181, 216.348, 218.21, 228.082, 228.195, 229.006, 229.085, 229.57, 231.262, 231.6215, 232.50, 233.0655, 233.068, 235.26, 236.1225, 240.145, 240.2995, 240.345, 240.40208, 240.5285, 240.529, 240.711, 252.32, 252.324, 252.35, 252.36, 252.38, 252.46, 252.47, 252.50, 252.52, 253.115, 253.7289, 255.101, 255.102, 255.25, 255.5535, 255.037, 259.101, 265.284, 267.171, 282.303, 283.33, 285.18, 287.042, 287.055, 287.057, 287.0943, 288.012, 288.1066, 288.1167, 288.1169, 288.1229, 290.0065, 290.007, 320.0848, 320.20, 320.27, 323.001, 328.16, 331.304, and 348.7543, F.S.; reenacting ss. 216.292(1)(b), 228.05610(b), 228.0575, 255.032(12), 265.284(4), 287.055(4)(b), and 322.051(1), F.S.; and repealing ss. 236.25(5)(b)1.-3. and 288.777(1), F.S., pursuant to s. 11.242, F.S.; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; improving the clarity of the statutes and facilitating their correct interpretation; and confirming the restoration of provisions unintentionally omitted from republication in the acts of the Legislature during the amendatory process.

So the bill passed and was certified to the Senate.
—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 28

Yeas—118

The Chair         Bullard         Green          Lerner
Alexander        Byrd            Greenstein      Littlefield
Allen            Cantens         Haridopolos    Lynn
Andrews          Carassas        Harper         Machek
Argenziano       Clarke          Harrell        Mack
Arza             Crow            Harrington     Mahon
Attkisson        Cusack          Hart           Mayfield
Atwater          Davis           Henriquez      Maygard
Ausley           Detert          Heyman         McGriff
Baker            Diaz de la Portilla   Homan        Meadows
Ball             Diaz-Balart       Holloway      Meador
Barreiro         Dockery         Jennings       Melvin
Bean             Parkas           Johnson        Miller
Bendross-Mindingall   Pasano     Jordan        Murman
Bennett          Fields           Joyner         Neelendal
Bense            Fiorentino       Justice        Negron
Benson           Flanagan        Kallinger      Paul
Berfield         Frankel         Kendrick       Peterman
Betancourt       Gannon          Kilmer         Pickens
Birakis          Garcia          Kosmas         Prieguez
Bowen            Gardiner         Kottkamp       Rich
Brown            Gelber           Kravitz        Richardson
Brummer          Gibson          Kyle           Rome
Brutus           Goodlette       Lacasa         Ross
Bucher           Gottlieb        Lee            Rubio

Nays—None

So the bill passed and was certified to the Senate.

HB 665—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 470.016, 471.025, 472.001, 472.003, 472.005, 472.011, 472.015, 472.021, 472.025, 472.027, 472.031, 472.037, 476.024, 494.0017, 498.025, 499.015, 499.03, 499.05, 501.34, 514.0231, 527.01, 527.02, 538.11, 550.6305, 550.904, 550.912, 553.381, 553.507, 553.902, 569.11, 570.21, 576.045, 589.065, 597.003, 597.0041, 607.1901, 617.1622, 620.8101, 620.9901, 626.112, 626.621, 626.6215, 626.797, 626.844, 626.8734, 626.909, 626.9911, 626.9925, 627.031, 627.062, 627.357, 627.481, 627.6487, 627.6699, 627.736, 627.9403, 627.9407, 627.94072, 627.944, 628.909, 631.718, and 631.911, F.S.; and repealing ss. 489.1136(1)(g), 499.005(26), 550.2633(3) and (4), 624.048(1)(b)(1), and 627.0661, F.S., pursuant to s. 11.242, F.S.; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; improving the clarity of the statutes and facilitating their correct interpretation; and confirming the restoration of provisions unintentionally omitted from republication in the acts of the Legislature during the amendingary process.

was read the third time by title. On passage, the vote was:

Session Vote Sequence: 29

Yeas—118

The Chair         Bullard         Green          Lerner
Alexander        Byrd            Greenstein      Littlefield
Allen            Cantens         Haridopolos    Lynn
Andrews          Carassas        Harper         Machek
Argenziano       Clarke          Harrell        Mack
Arza             Crow            Harrington     Mahon
Attkisson        Cusack          Hart           Mayfield
Atwater          Davis           Henriquez      Maygard
Ausley           Detert          Heyman         McGriff
Baker            Diaz de la Portilla   Homan        Meadows
Ball             Diaz-Balart       Holloway      Meador
Barreiro         Dockery         Jennings       Melvin
Bean             Parkas           Johnson        Miller
Bendross-Mindingall   Pasano     Jordan        Murman
Bennett          Fields           Joyner         Neelendal
Bense            Fiorentino       Justice        Negron
Benson           Flanagan        Kallinger      Paul
Berfield         Frankel         Kendrick       Peterman
Betancourt       Gannon          Kilmer         Pickens
Birakis          Garcia          Kosmas         Prieguez
Bowen            Gardiner         Kottkamp       Rich
Brown            Gelber           Kravitz        Richardson
Brummer          Gibson          Kyle           Rome
Brutus           Goodlette       Lacasa         Ross
Bucher           Gottlieb        Lee            Rubio
HB 667—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 632.635, 633.021, 633.025, 634.191, 634.281, 641.185, 641.225, 642.032, 642.043, 648.44, 651.095, 651.106, 655.50, 655.962, 663.02, 663.09, 663.14, 715.07, 718.103, 718.111, 718.112, 718.504, 784.075, 817.55, 849.086, 849.0931, 914.27, 921.0022, 943.08, 943.11, 943.125, 960.065, 984.03, 985.201, 985.215, 985.225, and 985.228, F.S.; and reenacting ss. 985.23 and 985.3141, F.S., pursuant to s. 11.242, F.S.; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; improving the clarity of the statutes and facilitating their correct interpretation; and confirming the restoration of provisions unintentionally omitted from republication in the acts of the Legislature during the amendatory process.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 31
Yeas—118

The Chair—Crow
Alexander—Cusack
Allen—Davis
Andrews—Detert
Argenziano—Diaz de la Portilla
Arza—Diaz-Balart
Attkisson—Dockery
Atwater—Farkas
Ausley—Fasano
Baker—Fields
Ball—Fiorentino
Barreiro—Flanagan
Bean—Frankel
Bendross-Mindingall—Gannon
Bennett—Garcia
Bense—Gardiner
Berfield—Gibson
Brown—Green
Brower—Greenstein
Brummer—Haridorpolis
Brutus—Harper
Bucher—Harrell
Bullard—Harrington
Byrd—Hart
Cantens—Henriquez
Carassas—Heyman
Clarke—Hogan

Nays—None

So the bill passed and was certified to the Senate.

HB 671—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 11.90, 228.082, 445.004, 570.61, and 893.138, F.S., to conform to the directive in s. 1, ch. 93-199, Laws of Florida, to remove gender-specific references applicable to human beings from the Florida Statutes without substantive change in legal effect.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 32
Yeas—118

The Chair—Bull
Alexander—Barreiro
Allen—Bean
Andrews—Bendross-Mindingall
Argenziano—Bennett
Arza—Bense
Attkisson—Benson
Atwater—Berfield
Ausley—Betancourt
Baker—Bilirakis

Nays—None

So the bill passed and was certified to the Senate.

HB 669—A reviser’s bill to be entitled An act relating to the Florida Statutes; repealing ss. 17.43(3), 20.2553(3), 61.182, 240.3835, 240.408, 290.0075, 403.8533(3), 442.001, 442.002, 442.003, 442.004, 442.005, 442.006, 442.007, 442.008, 442.009, 442.0105, 442.011, 442.012, 442.013, 442.014, 442.015, 442.016, 442.017, 442.018, 442.019, 442.020, 442.021, 442.022, 442.023, 442.101, 442.102, 442.103, 442.104, 442.105, 442.106, 442.107, 442.108, 442.109, 442.111, 442.112, 442.113, 442.115, 442.116, 442.118, 442.119, 442.121, 442.123, 442.125, 442.126, 442.127, 442.20, 442.21, 570.205(3), and 713.5955, F.S., pursuant to s. 11.242, F.S.; all of which provisions have become inoperative by noncurrent repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), may be omitted from the Florida Statutes 2001 only through a reviser's bill duly enacted by the Legislature; repealing s. 290.009(2)(c), F.S., to conform to the repeal of s. 290.0075, F.S.; repealing s. 448.24(2)(d), F.S., to conform to the repeal of chapter 442, F.S.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 33
Yeas—118

The Chair—Crow
Alexander—Cusack
Allen—Davis
Andrews—Detert
Argenziano—Diaz de la Portilla
Arza—Diaz-Balart
Attkisson—Dockery
Atwater—Farkas
Ausley—Fasano
Baker—Fields
Ball—Fiorentino
Barreiro—Flanagan
Bean—Frankel
Bendross-Mindingall—Gannon
Bennett—Garcia
Bense—Gardiner
Berfield—Gibson
Brown—Green
Brower—Greenstein
Brummer—Haridorpolis
Brutus—Harper
Bucher—Harrell
Bullard—Harrington
Byrd—Hart
Cantens—Henriquez
Carassas—Heyman
Clarke—Hogan

Nays—None

So the bill passed and was certified to the Senate.
CS/HB 4007—A bill to be entitled An act relating to obsolete, expired, or repealed provisions of law; repealing various provisions of law that have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; deleting the Division of Blind Services from the Department of Labor and Employment Security to conform to the transfer of said division by chapter 99-240, Laws of Florida; repealing s. 34.021(3), F.S., relating to qualifications of county court judges; amending s. 39.824, F.S.; deleting obsolete provision relating to adoption of rules of criminal procedure; repealing s. 193.102(1), F.S., relating to obsolete provisions relating to lands subject to tax sale certificates and assessments; repealing s. 206.9825(2), F.S., relating to limitation on aviation fuel tax; amending s. 212.08, F.S.; repealing obsolete provisions relating to the sales, rental, use, consumption, distribution, and storage tax; amending s. 220.1501, F.S., relating to rulemaking authority to implement s. 220.15(2)(c), (4)(e), and (8), F.S.; repealing obsolete provision relating to report by Board of Regents; repealing s. 255.259(3), F.S.; repealing obsolete provision relating to xeriscape landscaping on public property; repealing s. 373.0361(3), F.S.; deleting obsolete provision relating to regional water supply planning; repealing s. 381.895(7), F.S., relating to standards for compressed air used for recreational diving; deleting obsolete effective date for said section; amending s. 394.4985, F.S.; deleting obsolete provision relating to implementation plan for a districtwide comprehensive child and adolescent mental health information and referral network; repealing s. 409.2559, F.S., relating to state disbursement unit; repealing s. 414.70(5), F.S.; deleting obsolete provision relating to evaluations and recommendations relating to the drug-screening and drug-testing program; amending s. 420.504, F.S.; repealing obsolete provision relating to changes in membership categories; amending s. 440.4416, F.S.; repealing obsolete provision relating to a report to the Legislature by the Workers' Compensation Oversight Board; repealing s. 468.6096(1)(b), F.S.; deleting obsolete provision relating to building code administrators, plans examiners, and building code inspectors; repealing s. 570.381(1), F.S., relating to legislative findings relating to Appaloosa racing and breeding; repealing s. 624.4085(11), F.S., relating to risk-based capital reports; repealing s. 624.4392(2), F.S., relating to multiple-employer welfare arrangements; amending s. 626.2815, F.S.; repealing obsolete provision relating to establishment of criteria by the continuing education advisory board; amending s. 626.918, F.S.; repealing obsolete provisions relating to the required surplus as to policyholders for surplus lines insurers; repealing s. 627.4145(6)(e), F.S., relating to obsolete exception to provisions relating to readable language in insurance policies; repealing s. 627.4147(3), F.S., relating to expired provision relating to medical malpractice insurance contracts; amending s. 627.6492, F.S.; repealing obsolete provision relating to operating losses by insurers; amending s. 629.401, F.S.; deleting obsolete provisions relating to capitalization by underwriting members and certain investments existing prior to July 2, 1987; repealing s. 631.911(1), F.S., relating to creation of the Florida Workers' Compensation Guaranty Association, Incorporated, merger, and effect of merger; repealing s. 631.912(3), F.S., relating to board of directors of the Florida Workers' Compensation Guaranty Association, Incorporated, deleting references to s. 631.911(1), F.S., to conform; repealing s. 631.929, F.S., relating to election of remedies; amending s. 636.016, F.S.; repealing obsolete provision relating to prepaid limited health service organizations licensed prior to October 1, 1993; amending s. 636.043, F.S.; repealing obsolete provisions relating to financial statements required by certain prepaid limited health service organizations; repealing s. 713.5955, F.S., relating to acquisition of title to unclaimed molds; amending s. 721.24, F.S.; repealing obsolete provisions relating to delay of installation of fire safety equipment for timeshare units of timeshare plans; amending s. 744.7021, F.S.; repealing obsolete provision relating to submission of report relating to the Statewide Public Guardianship Office; repealing s. 753.004, F.S., relating to supervised visitation projects; providing an effective date.

Nays—None

So the bill passed and was certified to the Senate.

Repeal Bill

Bills Subject to Special Rule

HB 383—A bill to be entitled An act relating to a public records exemption for bank account numbers or debit, charge, or credit card numbers obtained by agencies; amending s. 119.07, F.S., which provides an exemption from public records requirements for bank account numbers or debit, charge, or credit card numbers given to an agency for the purpose of payment of fee or debt; reenacting such exemption and creating a new provision relating to implementation plan for a districtwide comprehensive child and adolescent mental health information and referral network; repealing s. 409.2559, F.S., relating to state disbursement unit; repealing s. 414.70(5), F.S.; deleting obsolete provision relating to evaluations and recommendations relating to the drug-screening and drug-testing program; amending s. 420.504, F.S.; repealing obsolete provision relating to changes in membership categories; amending s. 440.4416, F.S.; repealing obsolete provision relating to a report to the Legislature by the Workers' Compensation Oversight Board; repealing s. 468.6096(1)(b), F.S.; deleting obsolete provision relating to building code administrators, plans examiners, and building code inspectors; repealing s. 570.381(1), F.S., relating to legislative findings relating to Appaloosa racing and breeding; repealing s. 624.4085(11), F.S., relating to risk-based capital reports; repealing s. 624.4392(2), F.S., relating to multiple-employer welfare arrangements; amending s. 626.2815, F.S.; repealing obsolete provision relating to establishment of criteria by the continuing education advisory board; amending s. 626.918, F.S.; repealing obsolete provisions relating to the required surplus as to policyholders for surplus lines insurers; repealing s. 627.4145(6)(e), F.S., relating to obsolete exception to provisions relating to readable language in insurance policies; repealing s. 627.4147(3), F.S., relating to expired provision relating to medical malpractice insurance contracts; amending s. 627.6492, F.S.; repealing obsolete provision relating to operating losses by insurers; amending s. 629.401, F.S.; deleting obsolete provisions relating to capitalization by underwriting members and certain investments existing prior to July 2, 1987; repealing s. 631.911(1), F.S., relating to creation of the Florida Workers' Compensation Guaranty Association, Incorporated, merger, and effect of merger; repealing s. 631.912(3), F.S., relating to board of directors of the Florida Workers' Compensation Guaranty Association, Incorporated, deleting references to s. 631.911(1), F.S., to conform; repealing s. 631.929, F.S., relating to election of remedies; amending s. 636.016, F.S.; repealing obsolete provision relating to prepaid limited health service organizations licensed prior to October 1, 1993; amending s. 636.043, F.S.; repealing obsolete provisions relating to financial statements required by certain prepaid limited health service organizations; repealing s. 713.5955, F.S., relating to acquisition of title to unclaimed molds; amending s. 721.24, F.S.; repealing obsolete provisions relating to delay of installation of fire safety equipment for timeshare units of timeshare plans; amending s. 744.7021, F.S.; repealing obsolete provision relating to submission of report relating to the Statewide Public Guardianship Office; repealing s. 753.004, F.S., relating to supervised visitation projects; providing an effective date.
was read the third time by title. On passage, the vote was:

Session Vote Sequence: 34

Yeas—118

The Chair Crow Holloway Negron
Alexander Cusack Jennings Paul
Allen Davis Johnson Peterman
Andrews Detert Jordan Pickens
Argenziano Diaz de la Portilla Joyner Priguez
Arza Diaz-Balart Justice Rich
Attkisson Dockery Kallinger Richardson
Atwater Farkas Kendrick Romeo
Ausley Fasano Kilmer Ross
Baker Fields Kosmas Rubio
Ball Fiorentino Kottkamp Russell
Barreiro Flanagan Krvatz Ryan
Bean Frankel Kyle Seiler
Bendross-Mindingall Gannon Lacasa Simmons
Bennett Garcia Lee Siplin
Bense Gardiner Lerner Slosberg
Benson Gelber Littlefield Smith
Berfield Gibson Lynn Solb
Betancourt Goodlette Machek Sorenson
Bilirakis Gottlieb Mack Spratt
Bowen Green Mahon Stansel
Brown Greenstein Mayfield Trevillion
Brummer Haridopulos Maygarden Wallace
Brutus Harper McGriff Waters
Bucher Harrell Meadows Weissman
Ball Harrington Mealer Wiles
Byrd Hart Melvin Wilson
Cantens Henriquez Miller Wisher
Carassas Heyman Murman
Clark Hogan Needelman

Nays—None

Votes after roll call:

Yeas—Sobel

So the bill passed and was certified to the Senate.

HB 387—A bill to be entitled An act relating to a public records exemption for certain information obtained by the direct-support organization authorized to assist in the promotion of sports-related industries; amending s. 288.12295, F.S., which provides an exemption from public records requirements for the identity of donors and prospective donors to the direct-support organization; reenacting such exemption and removing the October 2, 2001, repeal thereof scheduled under the Open Government Sunset Review Act of 1995; providing an effective date.

was read the third time by title. On passage, the vote was:

Session Vote Sequence: 36

Yeas—117

The Chair Crow Holloway Negron
Alexander Cusack Jennings Peterman
Allen Davis Johnson Pickens
Andrews Detert Jordan Priguez
Argenziano Diaz de la Portilla Joyner Rich
Arza Diaz-Balart Justice Richardson
Attkisson Dockery Kallinger Romeo
Atwater Farkas Kendrick Ross
Ausley Fasano Kilmer Rubio
Baker Fields Kosmas Russell
Ball Fiorentino Kottkamp Ryan
Barreiro Flanagan Krvatz Seiler
Bean Frankel Kyle Simmons
Bendross-Mindingall Gannon Lacasa Siplin
Bennett Garcia Lee Slosberg
Bense Gardiner Lerner Smith
Benson Gelber Littlefield Solb
Berfield Gibson Lynn Sorenson
Betancourt Goodlette Machek Spratt
Bilirakis Gottlieb Mack Stansel
Bowen Green Mahon Trevillion
Brown Greenstein Mayfield Wallace
Brummer Haridopulos Maygarden Waters
Brutus Harper McGriff Weissman
Bucher Harrell Meadows Wiles
Ball Harrington Mealer Wilson
Byrd Hart Melvin Wishner
Cantens Henriquez Miller
Carassas Heyman Murman
Clarke Hogan Needelman

Nays—None

So the bill passed and was certified to the Senate.
HB 389—A bill to be entitled An act relating to a public records exemption for certain records of economic development agencies which contain information concerning private entities; amending s. 288.075, F.S., which provides an exemption from public records requirements for records of an economic development agency which contain or would provide plans, intentions, or interests of private entities regarding their business activities; reenacting such exemption and removing the October 2, 2001, repeal thereof scheduled under the Open Government Sunset Review Act of 1995; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 37

Yeas—116

The Chair — Clarke, Hogan, Needelman
Alexander — Cantens, Hardiopolos, Mack
Allen — Carassas, Harrington, Jennings
Andrews — Cantens, Harrell, Mack
Argenziano — Cusack, Harrell, Mack
Arza — Cusack, Hendricks, Mahon
Atwater — Dockery, Kendrick, Paul
Attkisson — Dockery, Kendrick, Paul
Ausley — Dockery, Kendrick, Paul
Baker — De la Portilla, Justice, Prieguez
Baker — Diaz-Balart, Justice, Prieguez
Barreiro — Fiorentino, Kravitz, Russell
Bean — Flanagan, Kendrick, Prieguez
Bendross-Mindingall — Frankel, Lacasa, Seiler
Bennett — Gannon, Kendrick, Prieguez
Bense — Garcia, Lerner, Siplin
Berenson — Gardner, Littlefield, Siplin
Berfield — Gardner, Littlefield, Siplin
Betancourt — Gibson, Machek, Soerensten
Bilirakis — Goddette, Mack, Sorensten
Bowen — Gottlieb, Mahon, Soerensten
Brown — Greenfield, Mayfield, Sorensten
Brummer — Greenstein, Maygarden, Trovillion
Brucker — Greenfield, Maygarden, Trovillion
Byrd — Harrell, Mealer, Weissman
Byrd — Hart, Melvin, Wiles
Cantens — Henriquez, Miller, Wilson
Carassoas — Heyman, Murman, Wishes

Nays—None

Votes after roll call:

Yeas—Harrington, Jennings

So the bill passed and was certified to the Senate.

HB 393—A bill to be entitled An act relating to a public records exemption for certain information obtained by the Florida Tourism Industry Marketing Corporation; amending s. 288.1226, F.S., which provides an exemption from public records requirements for the identity of any person responding to marketing or research projects conducted by the corporation and for trade secrets obtained pursuant thereto; reenacting such exemption and removing the October 2, 2001, repeal thereof scheduled under the Open Government Sunset Review Act of 1995; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 39

Yeas—113

The Chair — Byrd, Haridopolos, Lynn
Alexander — Cantens, Harper, Mack
Allen — Carassas, Harrell, Mack
Andrews — Carassas, Harrell, Mack
Argenziano — Cantens, Harper, Mack
Arza — Cantens, Harper, Mack
Atwater — Davis, Heyman, Mayfield
Ausley — Detert, Hogan, Meadows
Baker — De la Portilla, Holloway, Mealer
Ball — Diaz-Balart, Jennings, Melvin
Barreiro — Dockery, Johnson, Miller
Bean — Fasano, Jordan, Murman
Bendross-Mindingall — Fasano, Jordan, Murman
Bennett — Fields, Justice, Neidelman
Bense — Fiorentino, Kallinger, Peterman
Benson — Frankel, Kilmer, Priece
Betancourt — Gannon, Kosmas, Rich
Bilirakis — Garcia, Kottkamp, Richardson
Bowen — Gardiner, Kravitz, Rome
Brown — Gelber, Kyle, Ross
Brummer — Goddette, Lacasa, Rubio
Brutzus — Gottlieb, Lee, Russell
Buchler — Green, Lerner, Ryan
Bullard — Greenstein, Littlefield, Seiler

Nays—None

So the bill passed and was certified to the Senate.
The bill passed and was certified to the Senate.

HB 395—A bill to be entitled An act relating to public records exemptions for specified information relating to airports; amending s. 331.22, F.S., which provides exemptions from public records requirements for airport security plans of an aviation authority or county or municipal aviation department and for other material that depicts critical airport operating facilities; reenacting such exemptions and removing the October 2, 2001, repeal thereof scheduled under the Open Government Sunset Review Act of 1995, providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 40
Yeas—116

The Chair Cusack
Alexander Davis
Allen Detert
Andrews Diaz de la Portilla
Arza Diaz-Balart
Atwater Fasano
Austey Fields
Ball Fiorentino
Barreiro Planagan
Bean Frankel
Bendross-Mindingall Gannon
Bennett Garcia
Bense Gardner
Benson Gelber
Berfield Gibson
Betancourt Goodlette
Bilirakis Gottlieb
Brown Green
Brummer Haridopolos
Brutus Harper
Bucher Harrell
Bullard Harrington
Byrd Hart
Cantens Henrikz
Carassas Heyman
Clarke Hogan
Crow Holloway

Nays—None

So the bill passed and was certified to the Senate.

HB 397—A bill to be entitled An act relating to a public records exemption for certain information relating to prepayment of electronic toll facility charges; amending s. 338.155, F.S., which provides an exemption from public records requirements for personal identifying information that reveals the name, address, telephone number, or personal information about, or other information that would identify, a person requesting emergency service or reporting an emergency; reenacting such exemption and removing the October 2, 2001, repeal thereof scheduled under the Open Government Sunset Review Act of 1995; providing a reference; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 42
Yeas—116

The Chair Berfield
Alexander Betancourt
Allen Bilirakis
Andrews Bowen
Argenziano Brown
Arm Arna
Attkisson Brutus
Atwater Bucher
Austey Bullard
Baker Byrd
Bentley Cantens
Barreiro Cantens
Bean Crow
Bendross-Mindingall Cusack
Bennett Davis
Bense Detert
Benson Diaz de la Portilla

Nays—None

So the bill passed and was certified to the Senate.

HB 399—A bill to be entitled An act relating to a public records exemption for certain information relating to emergency telephone number “911”; amending s. 365.171, F.S., which provides an exemption from public records requirements for information that reveals the name, address, telephone number, or personal information about, or other information that would identify, a person requesting emergency service or reporting an emergency; reenacting such exemption and removing the October 2, 2001, repeal thereof scheduled under the Open Government Sunset Review Act of 1995; correcting a reference; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 41
Yeas—117

The Chair Cusack
Alexander Davis
Allen Detert
Andrews Diaz de la Portilla
Arza Diaz-Balart
Attkisson Fasano
Austey Fields
Ball Fiorentino
Barreiro Planagan
Bean Frankel
Bendross-Mindingall Gannon
Bennett Garcia
Bense Gardner
Benson Gelber
Berfield Gibson
Betancourt Goodlette
Bilirakis Gottlieb
Brown Green
Brummer Haridopolos
Brutus Harper
Bucher Harrell
Bullard Harrington
Byrd Hart
Cantens Henrikz
Carassas Heyman
Clarke Hogan
Crow Holloway

Nays—None

So the bill passed and was certified to the Senate.
March 8, 2001

JOURNAL OF THE HOUSE OF REPRESENTATIVES

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Kosmatik  Mayfield  Pigness  Smith

Kothkamp  Maygarden  Pieguez  Sobel

Kratz  McGregor  Rich  Sorenson

Kyle  Meadows  Richardson  Spratt

Lacasa  Meador  Ross  Stansel

Lee  Melvin  Rubio  Trehovil

Lerner  Miller  Russell  Wallace

Littlefield  Murman  Ryan  Waters

Lynn  Needelman  Seier  Weisman

Machek  Negron  Simmons  Wiles

Mack  Paul  Siplin  Wilson

Mahon  Peterman  Slosberg  Wishner

Votes after roll call:

Yeas—Carassas

Nays—None

So the bill passed and was certified to the Senate.

HB 401—A bill to be entitled An act relating to a public records exemption for certain information submitted to the Office of the Attorney General by members of the health care community; amending s. 408.185, F.S., which provides an exemption from public records requirements for certain documents, contracts, and proprietary confidential business information submitted by such entities in connection with a request for an antitrust no-action letter for a specified period; reenacting such exemption and removing the October 2, 2001, repeal thereof scheduled under the Open Government Sunset Review Act of 1995; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 43

Yeas—116

The Chair—Clarke  Heyman  Murman

Alexander—Crow  Hogan  Needelman

Allen—Cusack  Holloway  Negron

Andrews—Davis  Jennings  Paul

Argenziano—Detert  Johnson  Peterman

Arza—Diaz de la Portilla  Jordan  Pickens

Attkisson—Diaz-Balart  Joyner  Preiguez

Atwater—Dockery  Justice  Rich

Ausley—Parkas  Kallinger  Richardson

Baker—Fasano  Kendrick  Romeo

Ball—Fields  Klimer  Ross

Barreiro—Fiorentino  Kosmas  Rubio

Bean—Flanagan  Kottkamp  Russell

Bendross-Mindingall—Frankel  Kravitz  Ryan

Bennett—Gannon  Kyle  Seiler

Bense—Garcia  Lacasa  Simmons

Benson—Gardiner  Lee  Siplin

Berfield—Gelber  Lerner  Smith

Betancourt—Gibson  Littlefield  Sobel

Bilirakis—Goodlette  Lynn  Sorenson

Bowen—Gottlieb  Machek  Spratt

Brown—Green  Mack  Stansel

Brummer—Greenstein  Mahon  Trehovill

Brutus—Haridopolos  Mayfield  Trehovill

Bucher—Harper  Maygarden  Trehovill

Ballard—Harrell  McGiffany  Wallace

Byrd—Harrington  Meadows  Wallace

Cantens—Hart  Mealer  Weissman

Carassas—Hernandez  Melvin  Wiles

Clarke—Heyman  Miller  Wilson

Crow—Hogan  Murman  Wishner

Nays—None

So the bill passed and was certified to the Senate.

HB 405—A bill to be entitled An act relating to public records exemptions for certain surplus lines insurance records; amending s. 626.921, F.S., which provides an exemption from public records requirements for certain surplus lines insurance information submitted to the Department of Insurance or available for inspection by the department; reenacting such exemption and removing the October 2, 2001, repeal thereof scheduled under the Open Government Sunset Review Act of 1995; narrowing the exemption to apply to information specific to a particular policy or policyholder; providing an exemption from public records requirements for certain surplus lines insurance information submitted to the Florida Surplus Lines Service Office; providing for future review and repeal; providing a finding of public necessity; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 45

Yeas—117

The Chair—Argenziano  Austin  Bean

Alexander—Arza  Baker  Bendross-Mindingall

Allen—Attkisson  Ball  Bennett

Andrews—Atwater  Barreiro  Bense
Votes after roll call:
Yeas—Mealor

So the bill passed and was certified to the Senate.

HB 407—A bill to be entitled An act relating to public records and meetings exemptions for university health services support organizations; repealing s. 240.2995(6), F.S., which provides that meetings of the governing board of a university health services support organization are public and requires that certain records be made available to the Department of Insurance; amending s. 240.2996, F.S., which provides exemptions from public records and meetings requirements for certain contracts and related documents, marketing plans, trade secrets, and evaluation records of such organizations, for meetings at which any of such records or information is discussed, and for records of such meetings; reenacting such exemptions and removing the October 2, 2001, repeal thereof scheduled under the Open Government Sunset Review Act of 1995; narrowing the type of marketing plans exempted; requiring university health services support organizations to make certain records available to the Department of Insurance; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 46

Yeas—118

Nays—None

So the bill passed and was certified to the Senate.

Motion to Adjourn

Rep. Byrd moved that the House adjourn for the purpose of holding committee and council meetings and conducting other House business, to reconvene at 1:30 p.m., Wednesday, March 21. The motion was agreed to.

Prime Sponsors
HB 21—Kyle
HB 621—Machek

Cosponsors
CS/HB 11—Betancourt
HB 21—Murman, Sorensen
HB 35—Jennings
HB 47—Benson
CS/HB 55—Sorensen
HB 61—Allen, Andrews
CS/HB 67—Allen, Bendross-Mindingall, Henriquez, Justice, Machek, McGriff, Paul, Wishner
HB 69—Kottkamp, Slosberg
CS/HB 79—Wishner
HB 159—Diaz-Balart
HB 161—Gibson
HB 165—Gannon
CS/HB 245—Sorensen
HB 247—Gannon
CS/C/S/HB 269—Goodlette, Seiler, Sorensen
CS/HB 279—Baxley, Gannon, Sorensen, Wiles
HB 361—Bean
HB 363—Bennett, Hart, Murman
HB 409—Attkisson
HB 411—Allen, Gibson, Johnson, Kosmas, Negron
HB 421—Atwater, Baker, Ball, Byrd, Davis, Harrington, Hogan, Kottkamp, Murman, Negron, Paul, Pickens
HB 427—Gannon
HB 577—Garcia, Negron, Weissman
HB 591—Allen, Andrews, Argenziano, Barreiro, Baxley, Bean, Bense, Benson, Bowen, Brummer, Brutus, Bullard, Cantens, Clarke, Crow, Davis, Detert, Diaz de la Portilla, Dockery, Farkas, Gibson, Green,
HB 621—Green
HB 635—Baker
HB 649—Argenziano, Barreiro, Bennett, Bense, Bowen, Brummer, Cantens, Carassas, Crow, Diaz de la Portilla, Farkas, Green, Hart, Kilmer, Kyle, Littlefield, Miller, Stansel
HB 651—Argenziano, Barreiro, Bennett, Bense, Bowen, Brummer, Cantens, Carassas, Crow, Diaz de la Portilla, Green, Hart, Kilmer, Kyle, Littlefield, Melvin, Miller, Paul, Pickens, Stansel
HB 743—Argenziano
HB 991—Kendrick
HB 1003—Bense, Green, Rubio

Withdrawals as Cosponsor
HB 895—Romeo

Introduction and Reference

By Representative Bennett—

HB 1037—A bill to be entitled An act relating to the West Manatee Fire and Rescue District, Manatee County; amending chapter 2000-401, Laws of Florida; specifying that the rates provided in the schedule of non-ad valorem assessments are caps on the rates that may be levied without legislative approval; providing an effective date.

Proof of publication of the required notice was attached.

First reading by publication (Art. III, s. 7, Florida Constitution).


HB 1039—A bill to be entitled An act relating to ad valorem tax exemption; amending s. 196.24, F.S.; increasing the amount of the exemption provided under s. 3(b), Art. VII of the State Constitution for certain disabled ex-service members; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Green—

HB 1041—A bill to be entitled An act relating to the Fort Myers Beach Mosquito Control District, Lee County; providing legislative intent; providing for codification of the special acts relating to the District pursuant to s. 189.429, F.S.; codifying, reenacting, and amending all prior special acts relating to the District; codifying the several county resolutions relating to the District; providing a District charter; repealing all prior special acts relating to the District; providing an effective date.

Proof of publication of the required notice was attached.

First reading by publication (Art. III, s. 7, Florida Constitution).


HB 1043—A bill to be entitled An act relating to sewer and water systems and stormwater systems; providing for administration of a grant program by the Department of Environmental Protection to establish or upgrade sewer and water systems and stormwater systems; providing priority of projects to be funded; requiring an annual report; providing for future repeal; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Jennings—

HB 1045—A bill to be entitled An act relating to workforce improvement through access to technology; providing purposes; providing goals; providing for purposes and uses of certain moneys; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representatives Hart, Miller, Bense, Wilson, Greenstein, and Henriquez—

HB 1047—A bill to be entitled An act relating to the Career Fast Start Program; creating s. 239.515, F.S.; establishing the Career Fast Start Program; providing definitions; providing procedures for application to participate in the program; providing guidelines for program approval; providing requirements for approved programs; providing for funding of the program; providing methodology for competitive funding of approved programs; providing requirements for the continuation of funding for programs; requiring an interim report to the Florida Governor’s Alliance for the Employment of Disabled Citizens; requiring an annual end-of-the-year report to the alliance; requiring the alliance to report annually to the Governor, the Legislature, and the Agency for Workforce Innovation on the effectiveness of the program; requiring the alliance to provide for annual audits of the program and to include audit results in the report; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Betancourt—

HB 1049—A bill to be entitled An act relating to cargo theft; amending s. 550.6305, F.S., to conform; amending s. 812.012, F.S.; providing additional definitions; amending s. 812.014, F.S.; specifying felony penalties for theft of certain cargo; providing for minimum mandatory sentences for cargo theft under certain circumstances; amending s. 921.0022, F.S.; revising the offense severity ranking chart to conform; reenacting s. 538.23, F.S., to conform; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Andrews—

HB 1051—A bill to be entitled An act relating to public accountancy; amending s. 473.313, F.S.; providing for reinstatement of an individual whose license has become null and void because of failure to comply with reinstatement requirements due to illness or unusual hardship; providing for reinstatement standards; amending s. 473.323, F.S.; providing for immediate suspension of a licensee who fails to comply with the terms and conditions of a final disciplinary order; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Russell—

HB 1053—A bill to be entitled An act relating to the Department of Transportation; amending s. 206.46, F.S.; raising the statutory cap on the department’s required debt service coverage for right-of-way acquisition and bridge construction; amending s. 255.20, F.S.; exempting certain transportation projects for certain competitive bidding requirements; amending s. 316.302, F.S.; revising a date concerning commercial motor vehicles to conform to federal regulations; amending s. 316.3025, F.S.; updating a cross reference to federal trucking regulations; amending s. 316.515, F.S.; deleting a requirement for a department permit with respect to the height of automobile transporters; amending s. 316.535, F.S.; adding weight requirements for certain commercial trucks; amending s. 316.545, F.S.; correcting a cross reference; amending s. 330.27, F.S.; revising definitions relating to aviation; providing definitions; amending s. 330.29, F.S.; clarifying the
HB 1055—A bill to be entitled An act relating to workers’ compensation; amending ss. 440.092, F.S.; characterizing certain activities of certain officers as arising out of and in the course of employment for compensability purposes; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Needelman—

HB 1057—A bill to be entitled An act relating to traffic infractions; amending s. 318.14, F.S.; revising the noncriminal requirement that a person cited for a traffic infraction sign and accept a citation to appear; providing conditions; deleting obsolete language; amending s. 330.35, F.S.; deleting obsolete language with respect to airport zoning; amending s. 330.36, F.S.; providing conditions under which municipalities may prohibit or otherwise regulate seaplanes; amending s. 334.044, F.S.; authorizing the department to expend promotional money on scenic highway projects; authorizing the department to delegate its drainage permitting responsibilities to other governmental entities under certain circumstances; amending s. 335.141, F.S.; eliminating the requirement that the department regulate all train speeds; amending s. 336.141, F.S.; clarifying that a contract already qualified by the Department of Transportation is presumed qualified to bid on county road projects; amending s. 336.44, F.S.; replacing the term “competent” with “responsible bidder”; amending s. 337.107, F.S.; authorizing the department to enter into design-build contracts that include right-of-acquisition services; amending s. 337.11, F.S.; raising the cap on certain contracts into which the department can enter without first obtaining bids; adding enhancement projects to the types of projects that can be combined into a design-build contract; specifying that construction on design-build projects may not begin until certain conditions have been met; amending s. 337.14, F.S.; clarifying that contractors qualified by the Department of Transportation are presumed qualified to bid on projects for expressway authorities; amending s. 357.401, F.S.; providing that for projects on public roads or rail corridors under the department’s jurisdiction, a utility relocation schedule and relocation agreement may be executed in lieu of a written permit; amending s. 339.08, F.S.; clarifying language with respect to the use of moneys in the State Transportation Trust Fund; amending s. 339.12, F.S.; providing that local governments which perform projects for the department are reimbursed promptly; amending s. 339.135, F.S.; increasing the statutory budgetary amendment caps for certain activities; amending s. 341.051, F.S.; deleting obsolete language; amending s. 341.302, F.S.; deleting language requiring the department to perform certain railroad regulation tasks which are federal responsibilities; amending s. 479.15, F.S.; revising language with respect to harmony of regulations concerning lawfully erected signs; creating s. 479.25, F.S.; authorizing local governments to enter into agreements which allow outdoor signs to be erected above sound barriers; amending s. 496.425, F.S.; redefining the term “facility”; creating s. 496.4256, F.S.; providing that a governmental entity or authority that owns or operates welcome centers, wayside parks, service plazas, or rest areas on the state highway system are not required to issue a permit to, or grant access to, any person for the purpose of soliciting funds; repealing s. 316.3027, F.S.; relating to identification requirements on certain commercial motor vehicles; repealing s. 316.610(3), F.S.; relating to certain inspections of certain commercial motor vehicles; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Kottkamp—

HB 1059—A bill to be entitled An act relating to small aircraft transportation; providing legislative intent with respect to NASA’s Small Aircraft Transportation System; providing an appropriation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Baker—

HB 1061—A bill to be entitled An act for the relief of Laura D. Strazza; providing an appropriation to compensate her for injuries sustained as a result of the negligence of the Department of Agriculture and Consumer Services; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Needelman—

HB 1063—A bill to be entitled An act relating to the additional homestead exemption for persons 65 and older; amending s. 196.075, F.S., which allows counties and municipalities to grant such exemption; providing requirements with respect to the taxpayer’s statement of household income and supporting documents; revising the submission date for such documents; authorizing random audits of such statements; providing requirements with respect to release of tax information to the property appraiser; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Needelman—

HB 1065—A bill to be entitled An act relating to the placement of rip current warning signs; creating s. 380.275, F.S.; providing for a cooperative effort among state agencies and local governments to plan for and assist in the placement of rip current warning signs; providing that the Department of Community Affairs shall direct and coordinate the program; requiring the development of a uniform rip current warning sign; authorizing the department to coordinate the location, distribution, and erection of rip current warning signs; providing for rules; limiting the liability of participating governmental entities; providing for the responsibilities of governmental entities; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Kyle—

HB 1067—A bill to be entitled An act relating to public records; creating ss. 458.353 and 459.028, F.S.; providing exemptions from public records requirements for information contained in reports made by physicians and osteopathic physicians of adverse incidents occurring in office practice settings; providing for future review and repeal; providing findings of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Haridopolos—

HB 1069—A bill to be entitled An act relating to school facilities; amending s. 235.061, F.S.; requiring school district administrative personnel to move into relocatables and the existing school district administrative facilities to be used for additional classroom space under certain circumstances; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Bratus—

HB 1071—A bill to be entitled An act relating to workers’ compensation; amending ss. 440.24, F.S.; requiring suspension or revocation of an authorization for an employer to become a self-insurer under certain circumstances; requiring sale of certain securities to satisfy certain orders; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Murman—

HB 1073—A bill to be entitled An act relating to substance abuse and mental health services; amending s. 394.66, F.S.; providing legislative
intent relating to the accreditation and cost-efficiency of substance abuse and mental health service providers; creating s. 394.741, F.S., relating to accreditation requirements for providers of behavioral health care services; defining the term "behavioral health care services"; providing methods of accreditation to be accepted in lieu of licensure, administrative, and program monitoring requirements; authorizing the adoption of rules; requiring that the department and the agency be allowed access to all accreditation reports, corrective action plans, and performance data submitted to accrediting organizations; authorizing followup monitoring by the department and the agency if major deficiencies are identified through the accreditation process; requiring the department and the agency to report to the Legislature on the viability of mandating accreditation and privatizing licensure and monitoring functions; specifying that the accreditation requirements of s. 394.741, F.S., apply to contracted organizations that are already accredited; amending s. 394.90, F.S., relating to substance abuse and mental health services; revising provisions relating to licensure, accreditation, and inspection of facilities, to conform; providing a cross reference; amending s. 397.411, F.S., relating to substance abuse service providers; revising provisions relating to licensure, accreditation, and inspection of facilities, to conform; providing a cross reference; amending ss. 397.403 and 409.1671, F.S.; revising the name of the Commission on Accreditation of Rehabilitation Facilities; providing legislative findings with respect to providing mental health and substance abuse treatment services; requiring the Department of Children and Family Services and the Agency for Health Care Administration to contract for the establishment of two behavioral health care service delivery strategies to test methods and techniques for coordinating, integrating, and managing the delivery of mental health services and substance abuse treatment services for persons with emotional, mental, or addictive disorders; requiring a governing body for each service delivery strategy; requiring that costs be shared by the Department of Children and Family Services and the Agency for Health Care Administration; specifying the goals of the service delivery strategies; specifying the target population of persons to be enrolled under each strategy; requiring a continuing care system; requiring an advisory body for each service delivery strategy; requiring certain cooperative agreements; providing reporting requirements; requiring an independent entity to evaluate the service delivery strategies; requiring annual reports; creating a statewide Behavioral Health Policy Integration Council; requiring the council to coordinate mental health and substance abuse treatment policy; providing for the membership of the council; requiring the council to report annually to the Governor and the Legislature; providing for the abolition of the council; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Negron—

HB 1075—A bill to be entitled An act relating to consent to medical care or treatment of a minor; amending ss. 743.0645, F.S.; providing that a power of attorney to provide such consent includes the power to consent to surgical and general anesthesia services; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Mack—

HB 1077—A bill to be entitled An act relating to health care; creating s. 456.41, F.S.; authorizing provision of and access to complementary or alternative health care treatments; requiring patients to be provided with certain information regarding such treatments; requiring the keeping of certain records; providing effect on the practice acts; amending s. 381.026, F.S.; revising the Florida Patient’s Bill of Rights and Responsibilities to include the right to access any mode of treatment the patient or the patient’s health care practitioner believes is in the patient’s best interests; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Atwater—

HB 1079—A bill to be entitled An act relating to the tobacco settlement; amending ss. 17.41 and 215.5605, F.S.; deleting the requirement of prior approval of the Legislature for the sale of all or part of the state’s right, title, and interest in and to the tobacco settlement agreement and for the issuance of bonds by the Tobacco Settlement Financing Corporation which are payable from and secured by tobacco settlement proceeds; amending s. 215.5601, F.S.; changing amounts to be transferred to the Lawton Chiles Endowment Fund from the Department of Banking and Finance Tobacco Settlement Clearing Trust Fund; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).


HB 1081—A bill to be entitled An act relating to the Florida Commission on Hurricane Loss Projection Methodology; amending ss. 627.062, F.S.; limiting authority of insurers to use findings of the commission in a rate filing under ss. 627.062, F.S.; providing that such findings are not admissible and relevant in consideration by the Department of Insurance of a rate filing unless the department has access to all factors and assumptions used in developing the standards or models found by the commission to be reliable or accurate; repealing ss. 627.062(6), F.S., which provides for arbitration of property and casualty insurance rate filings; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representatives Johnson, Miller, Lynn, Bean, Mayfield, Baker, Murman, Berfield, Allen, Cantens, Stansel, and Farkas—

HB 1083—A bill to be entitled An act relating to public records; providing an exemption from the public records law for photographs and video recordings of an autopsy; providing for access by a state or federal agency as provided by law and in furtherance of the agency’s statutory duties; providing a penalty; providing for future legislative review and repeal; providing a finding of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee on State Administration.

By Representatives Pickens, Hogan, Baker, Arza, Garcia, Stansel, Kendrick, Bean, and Melvin—

HB 1085—A bill to be entitled An act relating to state reserves; creating s. 258.166, F.S.; establishing the Rodman Reservoir State Reserve; directing the Division of Recreation and Parks of the Department of Environmental Protection to develop multipurpose recreational opportunities and provide supervision of the area; allowing public hunting; authorizing the Division of State Lands to acquire adjacent or contiguous property; requiring the Division of State Lands to notify persons with easements in the area; requiring a report; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representatives Pickens, Davis—

HB 1087—A bill to be entitled An act relating to the Florida State Boxing Commission; amending s. 548.002, F.S.; providing a definition; amending s. 548.003, F.S.; requiring one member of the Florida State Boxing Commission to be a licensed physician; providing additional duties and responsibilities of the commission; amending s. 548.008, F.S.; increasing the penalty for participating in or promoting a toughman or badman competition; providing for certification of violations; amending s. 548.017, F.S.; providing requirements for ringside physicians; amending s. 548.021, F.S.; providing a criminal penalty for attempting to obtain a license by means of fraudulent information; creating s. 548.024, F.S.; authorizing the commission to adopt rules which provide for background investigations of applicants for licensure; authorizing the commission to require submission of fingerprint cards; providing procedure for processing fingerprint cards; amending s. 548.028, F.S.; expanding provisions with respect to persons whom the commission shall not license; amending s. 548.041, F.S.; providing requirements and
providing legislative intent regarding required reading instruction; providing for revocation of license for failure or refusal to provide a required urine sample; providing conditions with respect to forfeiture and redistribution of purse upon failure or refusal to provide a required urine sample; specifying authority of physicians at boxing matches; providing procedure in the event of injury of a referee; amending ss. 548.049, F.S.; increasing the minimum coverage amount of required insurance for participants in boxing matches; requiring promoters to pay any deductible for such insurance policy; amending s. 548.05, F.S.; providing additional requirements with respect to contracts between managers and professionals; amending s. 548.057, F.S.; placing specified restrictions on judges of boxing matches; providing requirements with respect to number and location of judges; amending s. 548.06, F.S.; providing that required reports and tax payments on total gross receipts of matches apply only to matches held within the state; enacting the sale of tickets for the viewing of matches via closed circuit telecast; amending s. 548.061, F.S.; requiring promoters holding or showing boxing matches on a closed circuit telecast viewed within the state to file required reports and remit gross receipts tax payments for such showings; amending s. 548.074, F.S.; providing that the department shall have the power to administer oaths, take depositions, make inspections, serve subpoenas, and compel the attendance of witnesses and other evidence; amending s. 548.075, F.S.; authorizing the commission to adopt rules to permit the issuance of citations; repealing s. 548.045, F.S., relating to the creation, qualifications, compensation, and powers and duties of the medical advisory council; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Bilirakis—

HB 1089—A bill to be entitled An act relating to real estate brokers, salespersons, schools, and appraisers; amending s. 475.25, F.S.; authorizing licensees to return escrowed property to a buyer of real property without notifying the Real Estate Commission or initiating a required escape procedure if the buyer, in good faith, fails to satisfy the terms contained in the financing clause of the contract for sale and purchase of the real property; amending s. 475.622, F.S.; providing signature and disclosure requirements of primary and secondary supervisors with respect to signatures and disclosures required of registered assistant appraisers; creating s. 475.6221, F.S.; providing requirements for employment of registered assistant appraisers; requiring designation of a primary supervisor; authorizing designation of secondary supervisors; requiring notice to the Department of Business and Professional Regulation of such designations and of termination of the relationship with the primary sponsor; prohibiting direct payment to a registered assistant appraiser for an appraisal report unless agreed to by the primary supervisor; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Wishner—

HB 1091—A bill to be entitled An act relating to specialty license plates; amending ss. 320.08056 and 320.08058, F.S.; providing for a Florida Golf license plate; providing for a use fee; directing the Department of Highway Safety and Motor Vehicles to develop a Florida Golf license plate; providing for the distribution of fees; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Joyner—

HB 1093—A bill to be entitled An act relating to reading instruction; providing legislative intent regarding required reading instruction; requiring each public elementary school to develop and implement programs for reading and literacy development in kindergarten through grade 4; requiring the Department of Education to provide technical support; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Green, Goodlette, Spratt, Kottkamp, Littlefield, Murman, Argenziano, Detert, Rubio, Barreiro, Kilmer, Negron, and Parkas—

HB 1095—A bill to be entitled An act relating to the death penalty; creating s. 921.137, F.S.; defining the term “mental retardation”; prohibiting the imposition of a sentence of death on a defendant who has mental retardation; providing requirements for raising mental retardation as a bar to the death sentence; providing for a separate proceeding to determine whether the defendant has mental retardation; providing for a determination of mental retardation to be appealed; providing for application of provisions prohibiting imposition of a sentence of death; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Kyle—

HB 1097—A bill to be entitled An act relating to real estate brokers; amending s. 475.01, F.S.; expanding the definition of the term “broker”; amending s. 475.25, F.S.; specifying additional actions for which the Florida Real Estate Commission may institute disciplinary action; amending s. 475.42, F.S.; prohibiting specified breach of fiduciary duties and providing penalties therefor; reenacting ss. 468.383(7), 475.25(1)(b), and 475.274, F.S., to incorporate the amendment to s. 475.01(1)(a), F.S., in references thereto; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Diaz de la Portilla—

HB 1099—A bill to be entitled An act relating to the Florida Airport Authority Act; creating ss. 332.201, 332.202, 332.203, 332.204, 332.205, 332.206, 332.207, 332.208, 332.209, 332.210, and 332.211, F.S.; creating the Florida Airport Authority Act; providing definitions; providing that certain counties shall form an airport authority; providing that certain former military facilities redeveloped and operated as an airport shall be redeveloped and operated by an authority under the act, and providing for membership of the governing body of such authorities; providing for appointment of members of the governing body of an authority; providing for officers, employees, expenses, removal from office, and application of financial disclosure provisions; providing purposes and powers of an authority; providing restrictions on authority powers; providing for issuance of bonds; providing that the county may be appointed as an authority’s agent for construction; providing for acquisition of lands and property; providing for cooperation with other units, boards, agencies, and individuals; providing a covenant of the state with respect to bond issuance and agreements with federal agencies; providing an exemption from taxation; providing for applicability; requiring members of the authority to file financial disclosure; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Gannon—

HB 1101—A bill to be entitled An act relating to insurer rehabilitation and liquidation; amending s. 631.001, F.S.; providing interpretation, construction, and purposes; providing a short title; amending s. 631.011, F.S.; providing additional definitions; creating s. 631.025, F.S.; specifying application to certain persons and entities; creating s. 631.113, F.S.; providing for tolling certain time limitations in certain actions; amending s. 631.041, F.S.; entitling the estate of an insurer to actual damages and additional sanctions for certain injuries; limiting application of certain time restrictions; amending s. 631.141, F.S.; vesting the Department of Insurance with certain rights as receiver; amending s. 631.154, F.S.; including certain costs and expenses of the department in costs and expenses entitled to be recovered by the

First reading by publication (Art. III, s. 7, Florida Constitution).
receiver under certain circumstances; creating s. 631.156, F.S.; providing for investigations by the department preliminary or incidental to receivership proceedings; providing department powers; prohibiting hindering or withholding information from the department in such investigations; authorizing the department to provide certain information in such investigations; granting the department certain discretionary powers; creating s. 631.157, F.S.; imposing liability on certain persons or entities for certain actions; specifying amounts of damages; providing construction; providing costs and expenses entitled to be recovered by the receiver under certain circumstances; providing a time certain for bringing certain actions; creating s. 631.3995, F.S.; providing procedures and requirements for closing an estate; providing for deposits of certain assets into the Closed Estate Fund Trust Account; providing for uses of such account; providing for reopening certain proceedings; amending s. 631.54, F.S.; revising a definition; creating s. 817.2341, F.S.; providing criminal penalties for certain activities; amending ss. 626.9541 and 631.041, F.S.; correcting cross references; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Gannon—

**HB 1103**—A bill to be entitled An act relating to public records; creating s. 631.195, F.S.; providing an exemption from public records requirements for certain records that come into the Department of Insurance's possession pursuant to insurer receivership proceedings; providing for future review and repeal; providing a finding of public necessity; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Gannon—

**HB 1105**—A bill to be entitled An act relating to trust funds; creating the Closed Estate Fund Trust Account within the Department of Insurance; providing for sources of moneys and purposes; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representatives Davis, Bense, and Spratt—

**HB 1107**—A bill to be entitled An act relating to pawnbrokers and secondhand dealers; creating s. 943.0546, F.S.; requiring the Department of Law Enforcement to administer a statewide database of pawnshop transactions and acquisitions of secondhand goods; requiring local law enforcement agencies to submit records of such transactions to the department; authorizing a law enforcement agency to access the database only for investigative purposes and subject to specified conditions; requiring the department to submit an annual report to the Legislature; requiring the Department of Law Enforcement to adopt rules; amending s. 539.001, F.S., relating to the Florida Pawnbroking Act; specifying the form of a petition under which a claimant may bring an action to recover possession of misappropriated property; providing for a court to determine the disposition of misappropriated property as part of a criminal case; requiring the Department of Agriculture and Consumer Services to prescribe a pamphlet to describe a claimant's rights to recover misappropriated property from a pawnbroker; requiring that the division prescribe by rule a disclosure form; requiring that such form be provided to any person demanding the return of property from a pawnbroker; providing rulemaking authority; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Jenning—

**HB 1109**—A bill to be entitled An act relating to trust funds; creating the Digital Divide Trust Fund within the Executive Office of the Governor; providing for sources of moneys and purposes; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).
The above bills were referred to the Council for Smarter Government.

The Committee on Banking recommends the following pass:
HB 521, with 1 amendment

The above bill was referred to the Committee on Fiscal Policy & Resources.

The Committee on Economic Development & International Trade recommends the following pass:
HB 435
HB 527

The above bills were referred to the Committee on Fiscal Policy & Resources.

The Committee on State Administration recommends the following pass:
HB 351, with 1 amendment
HB 529

The above bills were referred to the Committee on Fiscal Policy & Resources.

The Committee on Transportation recommends the following pass:
HB 489

The above bill was referred to the Committee on Fiscal Policy & Resources.

The Committee on Banking recommends the following pass:
HB 531

The above bill was referred to the Committee on Crime Prevention, Corrections & Safety.

The Committee on Transportation recommends the following pass:
HB 157, with 1 amendment

The above bill was referred to the Committee on Crime Prevention, Corrections & Safety.

The Committee on Health Promotion recommends the following pass:
HB 475, with 6 amendments
HB 477, with 1 amendment

The above bills were referred to the Committee on Judicial Oversight.

The Committee on Health Regulation recommends the following pass:
HB 339

The above bill was referred to the Committee on Local Government & Veterans Affairs.

The Committee on Tourism recommends the following pass:
HB 345, with 5 amendments

The above bill was referred to the Committee on Local Government & Veterans Affairs.

The Committee on Health Promotion recommends the following pass:
HB 365, with 1 amendment

The above bill was referred to the Committee on State Administration.

Excused


Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 6:49 p.m., to reconvene at 1:30 p.m., Wednesday, March 21.