



The Journal OF THE House of Representatives

Number 31

Thursday, May 1, 2003

The House was called to order by the Speaker at 10:39 a.m.

Prayer

The following prayer was offered by the Reverend Timothy C. Patterson of First Baptist Church of Glen St. Mary, upon invitation of Rep. Bean:

Father, we are grateful for every one of these Representatives taking their time and their abilities and using them for the betterment of our country, for our state, for these people.

God, we pray that You give them wisdom, pray that You give them insight. Lord, help them understand the awesome responsibility that they have. God, may we, as the people they represent, never forget to pray for them and lift them up.

God, we pray this morning for our troops and for our President, for those who lead in the conflict in Iraq. God, would You put Your angels of protection around them, bless them, bring them home safely and quickly. Bring this conflict to a swift end. And Father, for all of the decisions that will be made today, we pray, Father, they truly, truly honor You and benefit Your people. We thank You for this and praise You for it. In Your Precious Name, we pray. Amen.

The following Members were recorded present:

Session Vote Sequence: 319

Speaker Byrd in the Chair.

Adams	Brown	Farkas	Hogan
Allen	Brummer	Fields	Holloway
Altman	Brutus	Fiorentino	Homan
Ambler	Bucher	Galvano	Jennings
Anderson	Bullard	Gannon	Johnson
Antone	Byrd	Garcia	Jordan
Arza	Cantens	Gardiner	Joyner
Attkisson	Carassas	Gelber	Justice
Barreiro	Clarke	Gibson, A.	Kallinger
Baxley	Cretul	Gibson, H.	Kendrick
Bean	Culp	Goodlette	Kilmer
Bendross-Mindingall	Cusack	Gottlieb	Kosmas
Bense	Davis, D.	Green	Kottkamp
Benson	Davis, M.	Greenstein	Kravitz
Berfield	Dean	Harrell	Kyle
Bilirakis	Detert	Harrington	Littlefield
Bowen	Domino	Hasner	Llorente
Brandenburg	Evers	Henriquez	Machek

Mack	Paul	Robaina	Sobel
Mahon	Peterman	Roberson	Sorensen
Mayfield	Pickens	Ross	Spratt
McInvale	Planas	Rubio	Stansel
Meadows	Prieguez	Russell	Stargel
Mealor	Quinones	Ryan	Troutman
Murman	Reagan	Sansom	Vana
Murzin	Rich	Seiler	Waters
Needelman	Richardson	Simmons	Wiles
Negron	Ritter	Slosberg	Wishner
Patterson	Rivera	Smith	Zapata

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

A quorum was present.

Pledge

The Members, led by Aaron Tero McCurdy of Milton, Michael Savell Metzger of Palm Harbor, Tiffany Morris of Panama City, and Felicia E. Peak of Stuart, pledged allegiance to the Flag. Aaron Tero McCurdy served at the invitation of Rep. Evers. Michael Savell Metzger served at the invitation of Rep. Bilirakis. Tiffany Morris served at the invitation of Rep. Bense. Felicia E. Peak served at the invitation of Rep. Negron.

House Physician

The Speaker introduced Dr. Lee A. Goscin of Largo, who served in the Clinic today upon invitation of Rep. Carassas.

Reports of Standing Committees

Report of the Subcommittee on Rules

The Honorable Johnnie Byrd April 29, 2003
Speaker, House of Representatives

Dear Mr. Speaker:

Your Subcommittee on Rules herewith submits Special Orders for Thursday, May 1, 2003. Consideration of the House Bills on Special Orders shall include their Senate companion measures.

- I. Consideration of the following bill(s):
 - HB 1273 CS - Needelman, Bullard
Community Control
 - CS/CS/SB 428 - Judiciary, Criminal Justice, Smith, Crist,

Villalobos, Diaz de la Portilla, Geller, Siplin, Lynn,
 Dockery, Fasano, Lee, Sebesta, Jones, Constantine, Miller,
 Bullard, Pruitt, Bennett, Dawson, Argenziano, Wilson,
 Alexander, Cowin
 Community Control
 HB 1509 CS - Hogan, Bullard
 Worthless Checks
 CS/SB 738 - Judiciary, Bennett
 Worthless Checks
 HB 1867 - Altman
 Tobacco Settlement Agreement
 SB 2826 - Haridopolos, Campbell, Lynn
 Tobacco Settlement Agreement
 SB 954 - Crist
 Trust Funds
 SB 814 - Carlton
 University Concurrency TF/DOE
 SB 816 - Carlton
 University Concurrency TF/DOE
 SB 2680 - Campbell
 Unclaimed Property
 HB 1935 - Finance & Tax, Johnson
 Tax Administration
 HB 59 CS - Bean, Adams, Baxley, Bullard, Cantens,
 Gibson, H., Harrell, Kendrick, Kilmer, Littlefield, Needelman,
 Richardson, Wiles, Zapata
 Medal of Heroism
 CS/SB 1992 - Governmental Oversight and Productivity,
 Argenziano, Crist, Miller, Fasano, Atwater
 Medal of Heroism
 HB 321 - Attkisson, Kallinger, Kottkamp, Littlefield, Stargel
 Local Government
 CS/SB 54 - Comprehensive Planning, Constantine, Fasano,
 Cowin, Wise, Lynn
 Local Government/Minimum Wage
 HB 335 CS - Dean
 Committee Substitute for HB 335 Employment &
 Appointment of Officers
 CS/SB 1650 - Criminal Justice, Smith
 Criminal Justice Standards Comm.
 HB 357 CS - Kilmer, Davis, M., Green, Holloway, Murzin, Spratt
 Construction Engineering and Inspection Services
 CS/CS/SB 1138 - Appropriations, Governmental Oversight and
 Productivity, Clary
 Construction Monitoring
 HB 403 CS - Anderson, Bean, Davis, M., Davis, D., Machek,
 Richardson, Troutman
 Libraries
 CS/SB 726 - Appropriations, Fasano, Argenziano
 Libraries/Rural Communities
 HB 617 CS - Hasner, Rivera
 Sentencing
 CS/SB 2046 - Appropriations, Smith, Argenziano
 Sentencing
 HB 697 CS - Pickens, Baxley
 State Reserves
 SB 2042 - Natural Resources, Smith, Lynn, Cowin
 George Kirkpatrick State Reserve
 HB 713 - Garcia
 Transportation of Inmates
 SB 278 - Villalobos
 Transportation of Inmates
 HB 949 CS - Benson, Ambler, Gannon, Homan, Mahon,
 Negron, Ross, Sansom, Sobel, Troutman, Zapata
 Physical Fitness and Health
 HB 1063 CS - Baxley, Allen, Homan, Kendrick, Troutman
 Fish and Wildlife Conservation Commission
 SB 2388 - Governmental Oversight and Productivity, Dockery
 Fish & Wildlife Conservation Comm. **IF RECEIVED**
 HM 1077 - Farkas, Homan, Kilmer
 Medicare Prescription Drug Benefit
 SM 1180 - Peaden
 Medicare Prescription Drug Benefit
 HB 1779 CS - Transportation, Evers, Sansom
 Specialty License Plates
 HB 1285 - Cretul
 Big Bend Historic Salt Water Paddling Trail
 SB 634 - Argenziano, Dockery
 Big Bend Historic Paddling Trail
 HB 1471 CS - Bowen, Spratt
 Department of Agriculture and Consumer Services
 SB 2462 - Agriculture, Garcia
 Agriculture & Consumer Services **IF RECEIVED**
 HB 1753 - Public Safety & Crime Prevention, Barreiro
 Law Enforcement Officer Training
 SB 2002 - Crist, Lynn
 Law Enforcement Officer Training **IF RECEIVED**
 HB 1893 - Natural Resources, Spratt
 Everglades Restoration
 SB 626 - Natural Resources, Lawson, Lynn, Haridopolos,
 Peaden, Cowin, Posey, Lee, Clary
 Everglades Forever Act
 HB 1927 - Judiciary, Kottkamp
 Rules of Evidence
 SB 524 - Campbell
 Rules of Evidence
 HB 1381 CS - Negron, McInvale, Zapata
 Anesthesiologist Assistants
 HB 197 CS - Barreiro, Arza, Bullard, Cantens, Davis, M.,
 Fiorentino, Greenstein, Kilmer, Murzin, Needelman, Planas,
 Rivera, Robaina, Rubio, Sorensen, Zapata
 Plea Agreements
 HB 863 CS - Murzin
 Insurance Agents
 HB 1605 CS - Waters
 Transportation
 HB 741 - Ross, Bullard, Kendrick, Machek, Seiler, Stargel,
 Zapata
 Liability Under the Drycleaning Solvent Cleanup Program
 SB 956 - Natural Resources, Jones, Peaden, Clary,
 Diaz de la Portilla, Dockery
 Drycleaning Solvent Cleanup Program
 HB 1185 CS - Ambler, Brutus, Cantens, Rivera, Troutman,
 Zapata
 Courts
 CS/CS/SB 1020 - Judiciary, Criminal Justice, Campbell
 Court Procedures **IF RECEIVED**
 HB 1925 - Health Care, Farkas
 Health
 HB 1075 CS - Poppell, Allen, Baxley, Bean, Bowen, Bullard,
 Cretul, Davis, M., Dean, Evers, Kendrick, Machek, Murzin,
 Pickens, Rivera, Ross, Russell, Spratt, Stansel, Troutman, Zapata
 Use of Farm Lands
 SB 1660 - Comprehensive Planning, Agriculture, Argenziano,
 Alexander, Dockery, Peaden, Lynn, Webster, Bennett, Fasano,
 Posey, Smith, Bullard, Lee, Siplin
 Community Development & Planning **IF RECEIVED**
 HB 1159 CS - Ross, Robaina
 Motor Vehicle Dealers
 HB 1231 CS - Brandenburg
 Local Government Half-Cent Sales Tax
 CS/SB 1126 - Comprehensive Planning, Atwater
 Local Government/Half-cent Sales Tax
 HB 1621 CS - Bendross-Mindingall, Gottlieb, Roberson
 Adult Protective Services
 SB 1822 - Children and Families, Margolis
 Adult Protective Services **IF RECEIVED**
 HB 1245 CS - Kosmas
 Municipal Police and Firefighter Pensions
 HB 819 CS - Vana, Antone, Gannon

Instructional Materials for K-12 Public Education

This report is submitted after consultation with the Minority Leader.

Respectfully submitted,
Sandra L. Murman
 Co-Chair
 Subcommittee on Rules

Dennis A. Ross
 Co-Chair
 Subcommittee on Rules

On motion by Rep. Wiles, the rules were waived and the following bills were added to the end of today's Special Order Calendar: **HB 523, SB 2190, HB 1067, SB 2294, HB 781, SB 2466, HB 1087, HB 1103, SB 614, HB 1903, CS for SB 654, and HB 1055.**

On motion by Rep. Wiles, the above report was adopted, as amended.

On motion by Rep. Goodlette, the House moved to the consideration of HB 1837 on Bills and Joint Resolutions on Third Reading.

Bills and Joint Resolutions on Third Reading

HB 1837—A bill to be entitled An act relating to workers' compensation; amending s. 440.02, F.S.; providing, revising, and deleting definitions; amending s. 440.05, F.S.; revising authorization to claim exemptions and requirements relating to submitting notice of election of exemption; specifying effect of exemption; amending s. 440.06, F.S.; revising provisions relating to failure to secure compensation; amending s. 440.077, F.S.; providing that a corporate officer electing to be exempt may not receive benefits; amending s. 440.09, F.S.; revising provisions relating to compensation for subsequent injuries; providing definitions; revising provisions relating to drug testing; specifying effect of criminal acts; creating s. 440.093, F.S.; providing for compensability of mental and nervous injuries; amending s. 440.10, F.S.; revising provisions relating to contractors and subcontractors with regard to liability for compensation; requiring subcontractors to provide evidence of workers' compensation coverage or proof of exemption to a contractor; deleting provisions relating to independent contractors; amending s. 440.1025, F.S.; revising requirements relating to workplace safety programs; amending s. 440.103, F.S.; providing conditions for applying for building permits; amending s. 440.105, F.S.; increasing criminal penalties for certain violations; providing sanctions for violation of stop-work orders and presentation of certain false or misleading statements as evidence; amending s. 440.1051, F.S.; increasing criminal penalty for false reports; amending s. 440.107, F.S.; providing additional powers to the Department of Financial Services relating to compliance and enforcement; providing a definition; providing penalties; amending s. 440.11, F.S.; providing exclusiveness of liability; revising provisions relating to employer and safety consultant immunity from liability; amending s. 440.13, F.S.; providing for practice parameters and treatment protocols; revising provisions relating to provider reimbursement; requiring revision of specified reimbursement schedules; providing for release of information; providing additional criteria for independent medical examinations; providing a definition; providing standards for medical care under ch. 440, F.S.; providing penalties; amending s. 440.134, F.S.; revising provisions relating to managed care arrangements; revising definitions; providing for assignment of a medical care coordinator; amending s. 440.14, F.S.; revising provisions relating to calculation of average weekly wage for injured employees; conforming cross references; amending s. 440.15, F.S.; providing additional limitations on compensation for permanent total disability; providing a definition; specifying impairment benefits and providing for partial reduction under certain circumstances; deleting provisions relating to supplemental benefits; amending s. 440.151, F.S.; specifying compensability of occupational disease; providing a definition; amending s. 440.16, F.S.; increasing the limits on the amount of certain benefits paid as compensation for death; amending s. 440.185, F.S.; specifying duty of employer upon receipt of notice of injury or death; increasing penalties for noncompliance; amending s. 440.192, F.S.; revising procedure for resolving benefit disputes; requiring a petition for benefits to include all claims which are ripe, due, and owing; providing that the Chief Judge, rather than the Deputy Chief Judge, shall refer petitions for benefits; creating s. 440.1926, F.S.; providing for alternative dispute resolution and arbitration of claims; amending s. 440.20, F.S.; revising provisions relating to timely payment of compensation and medical bills and penalties for late payment; amending s. 440.25, F.S.; revising procedures for

mediation and hearings; amending s. 440.34, F.S.; revising provisions relating to the award of attorney's fees; amending s. 440.38, F.S.; providing requirement for employers with coverage provided by insurers from outside the state; amending s. 440.381, F.S.; providing criminal penalty for unlawful applications; requiring on-site audits of employers under certain circumstances; amending s. 440.42, F.S.; revising provision relating to notice of cancellation of coverage; amending s. 440.49, F.S., to conform cross references; amending s. 440.491, F.S.; providing training and education requirements and benefits relating to reemployment of injured workers; providing for rules; amending s. 440.525, F.S.; providing for audits, examinations, and investigations of claims-handling entities; providing penalties; providing for rules; amending s. 627.162, F.S.; revising delinquency and collection fee for late payment of premium installments; amending s. 627.311, F.S.; requiring participation in safety programs; providing for an additional subplan within the joint underwriting plan for workers' compensation insurance; providing for rates, surcharges, and assessments; limiting assessment powers; amending s. 921.0022, F.S.; revising the offense severity ranking chart to reflect changes in penalties under the act; requiring a report to the Legislature from the Department of Financial Services regarding provisions of law relating to enforcement; amending ss. 946.523 and 985.315, F.S., to conform cross references; repealing s. 440.1925, F.S., relating to procedure for resolving maximum medical improvement or permanent impairment disputes; providing that amendments to ss. 440.02 and 440.15, F.S., do not affect certain disability, determination, and benefits; providing effective dates.

The requirements of Rule 10.11 having been met, the question recurred on the passage of HB 1837. The vote was:

Session Vote Sequence: 320

Speaker Byrd in the Chair.

Yeas—104

Adams	Cusack	Homan	Pickens
Allen	Davis, D.	Jennings	Planas
Altman	Davis, M.	Johnson	Priguez
Ambler	Dean	Justice	Quinones
Anderson	Detert	Kendrick	Reagan
Antone	Domino	Kilmer	Rich
Arza	Evers	Kosmas	Richardson
Attkisson	Farkas	Kottkamp	Rivera
Barreiro	Fields	Kravitz	Robaina
Baxley	Florentino	Kyle	Ross
Bean	Galvano	Littlefield	Rubio
Bendross-Mindingall	Gannon	Llorente	Russell
Bense	Garcia	Machek	Sansom
Benson	Gardiner	Mack	Seiler
Berfield	Gelber	Mahon	Simmons
Bilirakis	Gibson, A.	Mayfield	Slosberg
Bowen	Gibson, H.	McInvale	Sobel
Brandenburg	Goodlette	Meadows	Sorensen
Brown	Green	Mealor	Spratt
Brummer	Harper	Murman	Stansel
Bullard	Harrell	Murzin	Stargel
Byrd	Harrington	Needelman	Troutman
Cantens	Hasner	Negron	Waters
Carassas	Henriquez	Patterson	Wiles
Cretul	Hogan	Paul	Wishner
Culp	Holloway	Peterman	Zapata

Nays—10

Ausley	Gottlieb	Roberson	Vana
Brutus	Joyner	Ryan	
Bucher	Ritter	Smith	

Votes after roll call:

Yeas—Clarke, Greenstein, Jordan, Kallinger, Poppell

Yeas to Nays—Gannon
Nays to Yeas—Ritter

Explanation of Vote for Sequence Number 320

Florida's workers compensation system is in a crisis. Rates are too high, insurance carriers are too few, and injured worker benefits are too low. This bill will lower rates and make workers compensation insurance more affordable and accessible for small businesses. However, I am still concerned about provisions that will reduce benefits to injured workers, and unreasonably cap attorney's fees. For example, the new definition of "catastrophic injury" that is used to determine Permanent and Total Disability (PTD), is too limited. Under current law, a worker who suffers a severe brain injury, loss of limb, or total blindness would qualify for Permanent and Total Disability. However, under the new law, these same injuries would not qualify as a "catastrophic injury". This means that many severely injured workers will find their benefits significantly reduced. Should this legislation be reconsidered during a future special or regular session, we hope to see these provisions amended to take into consideration the needs of Florida's injured workers.

Rep. John P. "Jack" Seiler
District 92

Explanation of Vote for Sequence Number 320

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For example, the new definition of "catastrophic injury" that is used to determine Permanent and Total Disability (PTD), is too limited. Under current law, a worker who suffers a severe brain injury, loss of limb, or total blindness would qualify for Permanent and Total Disability. However, under the new law, these same injuries would not qualify as a "catastrophic injury." This means that many severely injured workers will find their benefits significantly reduced.

Should this legislation be reconsidered during a future special or regular session, we hope to see these provisions amended to take into consideration the needs of Florida's injured workers.

Rep. Bruce Antone
District 39

Rep. Dorothy Bendross-Mindingall
District 109

Rep. Mary Brandenburg
District 89

Rep. Edward B. "Ed" Bullard
District 118

Rep. Joyce Cusack
District 27

Rep. Terry L. Fields
District 14

Rep. Anne M. "Annie" Gannon
District 86

Rep. Dan Gelber
District 106

Rep. Audrey Gibson
District 15

Rep. James "Hank" Harper, Jr.
District 84

Rep. Bob "Coach" Henriquez
District 58

Rep. Wilbert "Tee" Holloway
District 103

Rep. Edward L. "Ed" Jennings, Jr.
District 23

Rep. Charlie Justice
District 53

Rep. Suzanne M. Kosmas
District 28

Rep. Richard A. Macheek
District 78

Rep. Matthew J. "Matt" Meadows
District 94

Rep. Nan H. Rich
District 97

Rep. Curtis B. Richardson
District 8

Rep. John P. "Jack" Seiler
District 92

Rep. Eleanor Sobel
District 99

Rep. Doug Wiles
District 20

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

On motion by Rep. Murman, the House moved to the order of—

Special Orders

Special Order Calendar

HB 1273 was taken up.

THE SPEAKER PRO TEMPORE IN THE CHAIR

On motion by Rep. Needelman, CS for CS for SB 428 was substituted for HB 1273. Under Rule 5.13, the House bill was laid on the table and—

CS for CS for SB 428—A bill to be entitled An act relating to community control; providing a short title; amending s. 921.187, F.S.; incorporating the restrictions provided in s. 948.01(10), F.S., regarding placement of certain offenders on community control; amending s. 948.10, F.S.; requiring that the Department of Corrections review and verify whether an ineligible offender is placed on community control and notify the sentencing judge, the state attorney, and the Attorney General; requiring that the department report on ineligible placements to the chief judge and the state attorney; requiring the department provide an annual report to the Governor, the Legislature, and the Supreme Court on the placement of ineligible offenders on community control; requiring the department to develop and implement a supervision risk assessment instrument; providing requirements for department's annual report; requiring that the department study the use of electronic monitoring of offenders placed on community control; requiring a report to the Governor

and the Legislature; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1509 was taken up. On motion by Rep. Hogan, CS for SB 738 was substituted for HB 1509. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 738—A bill to be entitled An act relating to worthless checks; amending s. 68.065, F.S.; revising provisions relating to notice requirements in collection actions; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1867 was taken up. On motion by Rep. Altman, SB 2826 was substituted for HB 1867. Under Rule 5.13, the House bill was laid on the table and—

SB 2826—A bill to be entitled An act relating to the tobacco settlement agreement; creating s. 569.23, F.S.; limiting the amount of appeal bond that may be ordered; providing exceptions; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 954—A bill to be entitled An act relating to trust funds; terminating specified trust funds within the Department of Legal Affairs and the Department of Corrections; providing for disposition of balances in and revenues of such trust funds; declaring the findings of the Legislature that a specified trust fund within the Department of Corrections is exempt from the termination requirements of s. 19(f), Art. III of the State Constitution; amending s. 501.2101, F.S.; deleting provisions relating to the Consumer Frauds Trust Fund; providing for the deposit of moneys received pursuant to the regulation of deceptive and unfair trade practices into the Legal Affairs Revolving Trust Fund rather than the Consumer Frauds Trust Fund; amending ss. 501.059, 501.143, and 501.2077, F.S., to conform; repealing s. 945.21502, F.S.; repealing the Inmate Welfare Trust Fund in the Department of Corrections; amending ss. 944.516, 944.803, 945.091, 945.215, 945.6037, F.S., to conform; providing for revenues of the Inmate Welfare Trust Fund to be deposited in the General Revenue Fund; repealing ch. 2002-123, Laws of Florida; repealing the future re-creation of the Inmate Welfare Trust Fund; amending s. 860.158, F.S.; repealing the Florida Motor Vehicle Theft Prevention Trust Fund in the Department of Legal Affairs; amending ss. 320.08046, 713.78, F.S., to conform; providing for revenues of the fund to be deposited in the General Revenue Fund; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 814—A bill to be entitled An act relating to trust funds; re-creating the University Concurrency Trust Fund within the Department of Education without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 816—A bill to be entitled An act relating to trust funds; amending s. 1013.63, F.S.; creating the University Concurrency Trust Fund within the Department of Education; providing for sources of funds and purposes; exempting the trust fund from service charges; providing for an annual carryforward of funds; providing for future legislative review and termination or re-creation of the trust fund; providing legislative intent with respect to identifying the trust fund and its source of revenue; providing a contingent effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

SB 2680—A bill to be entitled An act relating to unclaimed property; amending s. 717.101, F.S.; revising a definition; creating s. 717.1071, F.S.; providing for determining when certain property of a demutualized insurance company is unclaimed; amending s. 717.1101, F.S.; revising provisions for determining when certain equity and debt of a business association is unclaimed; providing for reversing such determination; deleting an application provision; amending s. 717.119, F.S.; providing for disposition of certain unclaimed firearms or ammunition; providing duties of the Department of Financial Services; specifying absence of liability of the department for certain actions; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Consideration of **HB 1935** was temporarily postponed under Rule 11.10.

HB 59 was taken up. On motion by Rep. Bean, CS for SB 1992 was substituted for HB 59. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 1992—A bill to be entitled An act relating to the Medal of Heroism; providing that designated persons are eligible to receive the Medal of Heroism; providing for application to the Governor; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1695 was taken up. On motion by Rep. Smith, CS for SB 2624 was substituted for HB 1695. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 2624—A bill to be entitled An act relating to the Florida Black Business Investment Board, Inc.; amending s. 288.706, F.S.; authorizing the Florida Black Business Investment Board, Inc., and black business investment corporations to participate in the Florida Minority Business Loan Mobilization Program; amending s. 288.709, F.S.; deleting a requirement relating to approval of board by-laws; amending s. 288.7091, F.S.; requiring the board to certify black business investment corporations; amending s. 288.71, F.S.; providing for the adoption of policies rather than rules; amending s. 288.714, F.S.; revising a reporting date; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

On motion by Rep. Attkisson, consideration of **HB 321** was temporarily postponed under Rule 11.10.

HB 335 was taken up. On motion by Rep. Dean, CS for SB 1650 was substituted for HB 335. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 1650—A bill to be entitled An act relating to the Criminal Justice Standards and Training Commission; amending s. 943.12, F.S.; authorizing the commission to grant and revoke the certification of agency in-service training instructors; amending s. 943.13, F.S.; adding time limitation for service in another jurisdiction to qualify for an exemption from a recruit training program; amending s. 943.131, F.S.; providing requirements for basic recruit training following employment; revising requirements for temporary employment authorizations; amending s. 943.1395, F.S.; clarifying provisions relating to reemployment of certified officers; clarifying provisions relating to disciplining individuals employed under a temporary employment authorization; amending s. 943.17, F.S.; providing that entrants in commission-approved academies are exempt from the statutory requirements relating to basic skills assessment for students entering vocational training; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 357 was taken up. On motion by Rep. Kilmer, CS for CS for SB 1138 was substituted for HB 357. Under Rule 5.13, the House bill was laid on the table and—

CS for CS for SB 1138—A bill to be entitled An act relating to construction monitoring and inspection services; amending s. 768.28, F.S.; providing that professional firms under contract with the Department of Transportation to provide specified construction monitoring and inspection services are agents of the state for purposes of sovereign immunity; providing for indemnification; providing that such agents are not employees or agents of the state for purposes of chapter 440, F.S.; providing that the act does not apply to such a firm or its employees if an accident occurs while an employee is operating a vehicle or to a firm providing design or construction services; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 403 was taken up. On motion by Rep. Anderson, CS for SB 726 was substituted for HB 403. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 726—A bill to be entitled An act relating to libraries; creating s. 257.193, F.S.; establishing the Community Libraries in Caring Program to assist libraries in certain rural communities; providing for administration by the Division of Library and Information Services within the Department of State; providing for rulemaking; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 617 was taken up. On motion by Rep. Hasner, CS for SB 2046 was substituted for HB 617. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 2046—A bill to be entitled An act relating to sentencing; amending s. 921.16, F.S.; prohibiting a court from directing that a sentence be served coterminously with a sentence imposed by another court or a court of another state; removing provisions providing for notification to another jurisdiction in the event of a coterminous sentence; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 697 was taken up. On motion by Rep. Pickens, CS for SB 2042 was substituted for HB 697. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 2042—A bill to be entitled An act relating to state reserves; creating s. 258.166, F.S.; establishing the George Kirkpatrick State Reserve; directing the Office of Greenways and Trails 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; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 713 was taken up. On motion by Rep. Garcia, SB 278 was substituted for HB 713. Under Rule 5.13, the House bill was laid on the table and—

SB 278—A bill to be entitled An act relating to transportation of inmates; amending s. 945.091, F.S.; limiting the mode of transport an inmate may use in traveling to and from a place of employment, education, or training; authorizing the Department of Corrections to transport inmates in state-owned vehicles under certain circumstances; creating s. 945.0913, F.S.; prohibiting an inmate from driving a state-owned vehicle to transport inmates in a work-release program; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 949—A bill to be entitled An act relating to the Governor's Council on Physical Fitness and Health; providing for powers and duties, membership and terms thereof; providing for reimbursement for per diem and travel expenses for members of the council; providing an effective date.

The Committee on State Administration recommended the following:

HB 949 CS—A bill to be entitled An act relating to physical fitness and health; amending s. 288.1229, F.S.; creating the Governor's Advisory Council for a Fit Florida; providing for powers and duties, membership, and terms thereof; providing for reimbursement for per diem and travel expenses for members of the council; providing for a Fit Florida Alliance; requiring an annual report; providing for future repeal; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1063 was taken up. On motion by Rep. Baxley—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 2388, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Governmental Oversight and Productivity and Senator Dockery—

CS for SB 2388—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending s. 372.001, F.S.; providing and revising definitions; amending s. 372.0222, F.S.; authorizing the commission to purchase certain promotional items; amending s. 372.07, F.S.; requiring clerks of the court to notify the commission within a specified time period of the disposition of any citation issued under ch. 372, F.S.; amending s. 372.16, F.S.; increasing the license fee for private game preserves and farms; deleting an obsolete reference relating to private game preserves and farms; amending s. 372.57, F.S.; revising provisions specifying fees and requirements for recreational licenses, permits, and authorization numbers; clarifying language relating to recreational vessel licenses; increasing a nonresident hunting license fee; increasing fees for nonresident turkey permits; amending s. 372.6673, F.S.; revising provisions relating to issuance and expiration dates of alligator trapping licenses; amending s. 372.661, F.S.; increasing the private hunting preserve license fee; amending s. 372.87, F.S.; increasing the reptile license fee; amending s. 372.921, F.S.; revising provisions relating to license requirements for the sale or exhibition of wildlife; increasing permit fees; amending s. 372.922, F.S.; increasing the permit fee for personal possession of certain wildlife; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1063. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Baxley, the rules were waived and CS for SB 2388 was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Special Orders

Special Order Calendar

HM 1077 was taken up. On motion by Rep. Farkas, SM 1180 was substituted for HM 1077. Under Rule 5.13, the House memorial was laid on the table and—

SM 1180—A memorial to the Congress of the United States, urging

Congress to enact a Medicare Prescription Drug Benefit.

WHEREAS, the use of prescription drugs improves the quality of care and helps patients live healthier, longer, and more productive lives while keeping them out of more costly acute care settings in the long term, and

WHEREAS, the increased use of new and improved prescription drugs has changed the delivery of health care in the United States since Medicare was enacted, and while two-thirds of the Medicare population has some form of prescription drug coverage, although it many times is inadequate, one-third of Medicare beneficiaries have no coverage at all, and

WHEREAS, Congress did not enact a drug benefit in the Medicare program, and therefore the program is inadequate in providing the elderly and disabled the most appropriate drug therapies, preventing the delivery of quality health care at an affordable cost, and

WHEREAS, the private sector provides affordable coverage by negotiating discounts on drugs and meeting the needs of special populations with chronic diseases and those with co-morbidities through coordinating care with disease management, drug utilization review, and patient education programs, all of which aid in ameliorating medical errors, and

WHEREAS, comprehensive reform of the Medicare program would use the successful tools of the private sector in coordinating care for this population and use the marketplace to foster competition among private plans, resulting in more choices of quality coverage for seniors and the disabled while maintaining the financial sustainability of the program, and

WHEREAS, Congress's inaction has failed to provide for comprehensive reform of Medicare, encouraging states to use their own resources to ease the burden of their elderly and disabled populations and effectively to assume an unfunded, informal mandate, and

WHEREAS, in implementing state programs to assist the Medicare population, state budgetary constraints can often result in requirements to restrict and limit the patient's access to needed prescription drugs, and enact anticompetitive price controls, NOW, THEREFORE,

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

That the Congress of the United States is urged to enact financially sustainable, voluntary, universal, and privately administered out-patient prescription drug coverage as part of the federal Medicare program.

BE IT FURTHER RESOLVED that copies of this memorial be dispatched to the President of the United States, to the President of the United States Senate, to the Speaker of the United States House of Representatives, and to each member of the Florida delegation to the United States Congress.

—was read the second time by title. On motion by Rep. Farkas, the memorial was adopted and, under the rule, immediately certified to the Senate.

HB 1779—A bill to be entitled An act relating to specialty license plates; amending s. 320.08053, F.S.; revising requirements for establishing a specialty license plate; providing procedures and timeframes; requiring submission of a sample plate; requiring a financial analysis of anticipated revenues and expenditures; requiring submission of prepaid applications; providing for content of prepaid applications; providing for legislative approval; requiring the Department of Highway Safety and Motor Vehicles to issue plates within a specified time period; authorizing the department to retain prepayments to cover certain costs; requiring refund of prepaid applications under certain circumstances; providing for a minimum number of prepaid applications; providing for quarterly reports to the department; providing procedures and requirements for collection of payments for prepaid applications; authorizing the department to audit organizations collecting prepaid applications; amending s. 320.08056, F.S.; providing annual use fees for specified specialty license plates; revising conditions and procedures for discontinuance of specialty license plates; deleting an exemption from the provisions for discontinuance of specialty license plates; amending s. 320.08058, F.S.; creating the UNITY license plate, the Family Values license plate, and the Parents Make A Difference license plate; providing for the distribution of annual use fees received from the sale of such plates; providing an effective date.

The Committee on Finance & Tax recommended the following:

HB 1779 CS—A bill to be entitled An act relating to specialty license

plates; amending s. 320.08056, F.S.; providing annual use fees for specified specialty license plates; amending s. 320.08058, F.S.; creating the UNITY license plate, the Family Values license plate, the Parents Make A Difference license plate, the Florida National Guard license plate, and the Family First license plate; providing for the distribution of annual use fees received from the sale of such plates; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1285 was taken up. On motion by Rep. Cretul, SB 634 was substituted for HB 1285. Under Rule 5.13, the House bill was laid on the table and—

SB 634—A bill to be entitled An act relating to the Big Bend Historic Saltwater Paddling Trail; amending s. 260.016, F.S.; extending the trail from the Suwannee River to Yankeetown; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1471 was taken up. On motion by Rep. Bowen, the rules were waived and—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 2462, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Agriculture and Senator Garcia—

CS for SB 2462—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 527.01, F.S.; redefining the term "qualifier" for purposes of ch. 527, F.S., relating to sale of liquefied petroleum gas; redefining the term "category I liquefied petroleum gas dealer"; redefining the term "category II liquefied petroleum gas dispenser"; redefining the term "LP gas installer"; redefining the term "specialty installer"; defining the term "category V liquefied petroleum gases dealer for industrial uses only"; amending s. 527.02, F.S.; providing for licensure of category V liquefied petroleum gases dealers for industrial uses only; providing license fees for such dealers; creating s. 527.0201, F.S.; providing for the examination of such dealers; revising criteria for determining who may make application for examination for competency; providing that a person may not act as a qualifier for more than one licensed location; providing an additional prerequisite for certification as a master qualifier; clarifying procedures in the event of specified vacancies in qualifier and master qualifier positions; clarifying provisions relating to suspension of a license if a business organization no longer possesses a duly designated qualifier; providing procedures relating to category I liquefied petroleum gas dealers or LP gas installers who no longer possess a master qualifier but employ a category I liquefied petroleum gas dealer or LP gas installer qualifier; providing that the department may deny, refuse to renew, suspend, or revoke a qualifier card or master qualifier certificate for specified causes; amending s. 527.06, F.S.; conforming a cross-reference; amending s. 527.065, F.S.; revising conditions under which liquefied petroleum gas licensees must notify the department of liquefied petroleum gas-related accidents involving a customer account; amending s. 527.11, F.S.; revising a prerequisite to obtaining a liquefied petroleum gas license; amending s. 527.13, F.S.; authorizing the department to impose administrative penalties and suspend or revoke a qualification for violation of ch. 527, F.S., rules adopted pursuant thereto, or a cease and desist order; increasing the period of time in which licensees may pay penalties to the department; authorizing the department to issue a warning letter to licenseholders, master qualifiers, qualifiers, or others in lieu of an administrative or civil penalty for first violations; amending s. 527.22, F.S.; revising terms of membership of the Propane Gas Education, Safety, and Research Council; amending s. 559.904, F.S.; revising provisions relating to applications, renewal applications, registration, and registration fees with respect to motor vehicle repair shops; amending s. 559.929, F.S.; eliminating a

condition under which the department may waive security requirements with respect to registration as a seller of travel; amending s. 501.143, F.S.; providing limitations on contracts for ballroom dance studio services, the renewal of such contracts, and oral or written representations with respect thereto; providing penalties, remedies, and enforcement; amending s. 507.03, F.S.; revising registration requirements for moving services; amending s. 507.04, F.S.; revising requirements with respect to insurance coverage for moving services; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1471. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Bowen, the rules were waived and CS for SB 2462 was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Special Orders

Special Order Calendar

Consideration of **HB 1753** was temporarily postponed under Rule 11.10.

HB 1927 was taken up. On motion by Rep. Kottkamp, SB 524 was substituted for HB 1927. Under Rule 5.13, the House bill was laid on the table and—

SB 524—A bill to be entitled An act relating to rules of evidence; amending s. 90.104, F.S.; specifying circumstances in which claims of error relating to evidence admitted or excluded at trial are preserved for appeal; amending s. 90.803, F.S., relating to hearsay exceptions; amending conditions under which certain records of regularly conducted business activity are admissible; amending s. 90.902, F.S.; providing for circumstances in which evidence accompanied by a certification or declaration made by a records custodian or another qualified person does not require extrinsic evidence of authenticity as a condition precedent to admissibility; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1381—A bill to be entitled An act relating to anesthesiologist assistants; amending s. 456.048, F.S.; requiring anesthesiologist assistants to maintain medical malpractice insurance or provide proof of financial responsibility as a condition of licensure or licensure renewal; amending ss. 458.331 and 459.015, F.S.; revising grounds for which a physician may be disciplined for failing to provide adequate supervision; providing penalties; creating ss. 458.3475 and 459.023, F.S.; providing definitions; providing performance standards for anesthesiologist assistants and supervising anesthesiologists; providing for the approval of training programs and for services authorized to be performed by trainees; providing licensing procedures; providing for fees; providing for a task force to study the continued need for licensure and requiring a report; providing for additional membership, powers, and duties of the Board of Medicine and the Board of Osteopathic Medicine; providing penalties; providing for disciplinary actions; providing for the adoption of rules; prescribing liability; providing for the allocation of fees; providing an effective date.

The Committee on Health Care recommended the following:

HB 1381 CS—A bill to be entitled An act relating to anesthesiologist assistants; amending s. 456.048, F.S.; requiring the Board of Medicine and the Board of Osteopathic Medicine to require medical malpractice insurance or proof of financial responsibility as a condition of licensure or licensure renewal for licensed anesthesiology assistants; amending ss. 458.331 and 459.015, F.S.; revising grounds for which a physician may be disciplined for failing to provide adequate supervision; providing penalties; creating ss. 458.3475 and 459.023, F.S.; providing definitions; providing performance standards for anesthesiologist assistants and supervising anesthesiologists; providing for the approval of training programs and for services authorized to be performed by trainees; providing licensing procedures; providing for fees; providing for a task force to study the continued need for licensure and requiring a report; providing for additional powers and duties of the Board of Medicine and the Board of Osteopathic Medicine; providing penalties;

providing for disciplinary actions; providing for the adoption of rules; prescribing liability; providing for the allocation of fees; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 197—A bill to be entitled An act relating to plea agreements; creating s. 921.1435, F.S.; creating the “Officer Cheryl Seiden Act”; providing notification with respect to plea agreements; providing a definition; providing for application; providing an effective date.

The Committee on Public Safety & Crime Prevention recommended the following:

HB 197 CS—A bill to be entitled An act relating to plea agreements; amending s. 921.143, F.S.; providing a popular name; prohibiting, in any case in which a law enforcement officer is a victim of the crime before the court, the entering of a plea agreement purporting to bind present or future action, judgment, or speech of a law enforcement officer or law enforcement agency at any court, sentencing, or parole hearing or with regard to any investigation without reasonable prior notice to the affected officer or duly authorized representative of the affected law enforcement agency; defining the term “law enforcement officer” for such purposes; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

On motion by Rep. Murzin, consideration of **HB 863** was temporarily postponed under Rule 11.10.

HB 1605—A bill to be entitled An act relating to the Department of Transportation; amending s. 20.23, F.S.; reorganizing the department; revising powers and duties of the Secretary of Transportation; reducing the number of assistant secretaries; deleting authority of department to adopt certain rules; deleting requirement for the Governor to approve certain salaries; requiring the secretary to report described actions at meetings of the Transportation Commission; revising functions of the central office of the department; providing for an Assistant Secretary for Transportation Development and Operations and an Assistant Secretary for Transportation Support; establishing specified offices within the department; revising staff appointments by the secretary; requiring the secretary to appoint an inspector general; requiring the district secretary and the turnpike executive director to be registered professional engineers; providing for alternative disciplines; revising staff functions and duties; providing for appointment of specified district directors; revising certain district office functions; deleting provisions requiring monthly management reports; amending s. 110.205, F.S.; providing career service exemptions for certain positions in the Department of Transportation; correcting cross references; amending s. 334.14, F.S.; revising requirements of certain employees to be engineers; requiring specified registration of described employees; providing an effective date.

The Committee on Appropriations recommended the following:

HB 1605 CS—A bill to be entitled An act relating to transportation; amending ss. 20.23 and 110.205, F.S.; providing for the reorganization of the Department of Transportation; revising duties of the assistant secretaries; providing for additional offices; amending s. 95.361, F.S.; providing for government acquisition of certain roads; providing procedures to contest such acquisition; amending s. 255.20, F.S.; providing for a presumption of prequalification for certain contractors; amending s. 316.1001, F.S.; providing for issuing citations for toll violations by first class mail; providing that mailing constitutes notification of such a violation; amending s. 316.302, F.S.; revising provisions for exemption from specified notification requirements for commercial motor vehicles carrying hazardous materials; incorporating specified federal regulations; updating regulations and rules applicable to certain commercial motor vehicle owners and drivers; specifying ownership identification requirements for certain commercial motor carriers; providing penalties for violation of such requirements; providing for compliance reviews; deleting obsolete references; requirements for identifying commercial vehicles; authorizing the department to conduct compliance reviews; amending s. 316.3025, F.S.; conforming references; providing for a

civil penalty to be assessed for additional specified violations; providing penalties for commercial trucks found to be operating following an out-of-service order; amending s. 316.3026, F.S.; providing for the Office of Motor Carrier Compliance to enforce laws governing the operating authority of motor carriers; repealing s. 316.3027, F.S., relating to identification requirements of commercial vehicles; amending s. 316.515, F.S.; revising length limitations for certain commercial vehicles; amending s. 316.545, F.S.; providing for placement of a lien on a vehicle for failure to pay an out-of-service fine; deleting obsolete provisions; authorizing weight inspectors to detain a commercial vehicle under certain circumstances; repealing s. 316.610(3), F.S., relating to a commercial vehicle inspection program within the department which no longer exists; amending s. 316.640, F.S.; providing for authorization of traffic accident investigation officers; amending s. 316.650, F.S.; authorizing the transfer of toll violation citations via electronic means; amending s. 316.70, F.S.; authorizing the department to conduct compliance reviews of nonpublic sector buses; amending s. 318.14, F.S.; revising the time period for paying certain civil penalties; amending s. 330.27, F.S.; revising definitions; amending s. 330.29, F.S.; revising duties of the Department of Transportation with respect to the regulation of airport sites and airports; requiring the department to establish requirements for airport site approval, licensure, and registration; requiring the department to establish and maintain a state aviation facility data system; amending s. 330.30, F.S.; revising provisions for airport site approval; revising provisions for airport licensing; providing for a private airport registration process; specifying requirements for such licensing and registration; deleting airport license fees; providing for expiration and revocation of such license or registration; revising provisions for exemption from such registration and licensing requirements; exempting described areas and facilities from such requirements; providing described private airports the option to be inspected and licensed by the department; amending s. 330.35, F.S.; revising provisions for airport zoning protection for public-use airports; amending s. 330.36, F.S.; providing for zoning requirements governing the landing of seaplanes; amending s. 332.007, F.S.; extending time period of the department's authorization to fund certain security-related airport projects; amending s. 334.03, F.S.; defining "511 services" and "interactive voice response"; amending s. 334.044, F.S.; expanding the powers and duties of the department to include oversight of traveler information systems; amending s. 334.071, F.S.; requiring local government approval of any proposed road or bridge honorary designation; amending s. 334.14, F.S.; revising the qualifications required for engineers employed by the department; creating s. 334.60, F.S.; requiring the department to be the lead agency in establishing and coordinating a 511 traveler information phone system; amending s. 335.02, F.S.; providing that local government regulations shall not apply to transportation facilities on the State Highway System; amending s. 336.467, F.S.; authorizing the department to acquire rights-of-way for other governmental entities; amending s. 337.11, F.S.; exempting the Department of Transportation from fees imposed for Internet procurement systems; amending s. 337.14, F.S.; clarifying the contractor prequalification process; prohibiting a construction contractor from providing testing services; amending s. 337.18, F.S.; clarifying that surety bonds issued in favor of the department for construction and maintenance projects over a specified amount are governed by chapter 337, F.S.; removing certain limitations on contractor incentive payments; amending s. 337.401, F.S.; allowing the department under described circumstances to enter into permit-delegation agreements with other governmental entities for issuance of permit to use certain rights-of-way; amending s. 338.165, F.S.; authorizing the Division of Bond Finance to issue bonds at the department's request for certain facilities; amending s. 338.2216, F.S.; deleting an incorrect reference; amending s. 338.235, F.S.; authorizing the turnpike authority to secure products, business opportunities, and services by competitive solicitation; creating s. 339.61, F.S.; providing legislative findings; creating s. 339.62, F.S.; providing the components of the Florida Strategic Intermodal System; creating s. 339.63, F.S.; designating system facilities; creating s. 339.64, F.S.; providing for the Strategic Intermodal System Plan; creating s. 339.1372, F.S.; redirecting use of Transportation Outreach Program funds; specifying project criteria and solicitation process; creating the Statewide Intermodal Transportation Advisory Council; specifying membership, responsibilities, and purpose; creating s. 341.0532, F.S.; designating statewide transportation corridors; amending s. 339.08, F.S.; revising provisions for the use of funds in the State Transportation Trust Fund; amending s. 339.1371, F.S.; deleting reference to the Transportation Outreach

Program; repealing s. 339.137, F.S., the Transportation Outreach Program; repealing s. 339.12(10), F.S., relating to aid and contributions by governmental entities for department projects; creating s. 348.7546, F.S.; providing toll exemption for certain funeral processions using Orlando-Orange County Expressway Authority facilities; providing effective dates.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 741 was taken up. On motion by Rep. Ross, CS for SB 956 was substituted for HB 741. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 956—A bill to be entitled An act relating to liability under the drycleaning solvent cleanup program; amending s. 376.301, F.S.; defining the term "nearby real property owner" with respect to protection and restoration of lands and surface and ground waters; amending s. 376.3078, F.S.; providing additional legislative findings with respect to drycleaning facility restoration; exempting certain real property owners and nearby real property owners from liability for damages arising from contamination by drycleaning solvents in certain circumstances; providing for retroactive application; amending s. 376.30781, F.S.; conforming a cross-reference; amending s. 376.3079, F.S.; redefining the term "third-party liability" with respect to third-party liability insurance; amending s. 376.308, F.S.; revising applicability of provisions that set out liabilities and defenses of facilities; amending s. 376.313, F.S.; revising provisions that provide nonexclusiveness of remedies and individual causes of action; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1185—A bill to be entitled An act relating to bail and pretrial release; creating s. 903.0465, F.S.; providing that a judge at a first appearance may not reduce bail set by another judge issuing an arrest warrant; amending s. 903.0471, F.S.; authorizing a court to make a finding of probable cause on the basis of an affidavit of a law enforcement officer when a person on pretrial release is arrested for a new law violation; providing an effective date.

The Committee on Judiciary recommended the following:

HB 1185 CS—A bill to be entitled An act relating to courts; amending ss. 26.012, 27.06, 34.01, 48.20, 142.09, 316.635, 373.603, 381.0012, 450.121, 560.306, 633.14, 648.44, 817.482, 828.122, 832.05, 876.42, 893.12, 901.01, 901.02, 901.07, 901.08, 901.09, 901.11, 901.12, 901.25, 902.15, 902.17, 902.20, 902.21, 903.03, 903.32, 903.34, 914.22, 923.01, 933.01, 933.06, 933.07, 933.10, 933.101, 933.13, 933.14, 939.02, 939.14, 941.13, 941.14, 941.15, 941.17, 941.18, 947.141, 948.06, 985.05, F.S., relating to various court procedures; redesignating "magistrates" as "trial court judges"; amending ss. 56.071, 56.29, 61.1826, 64.061, 65.061, 69.051, 70.51, 92.142, 112.41, 112.43, 112.47, 162.03, 162.06, 162.09, 173.09, 173.10, 173.12, 173.12, 194.013, 194.034, 194.035, 206.16, 207.016, 320.411, 393.11, 394.467, 397.311, 397.681, 447.207, 447.403, 447.405, 447.407, 447.409, 475.011, 489.127, 489.531, 496.420, 501.207, 501.618, 559.936, 582.23, 631.182, 631.331, 633.052, 744.369, 760.11, 837.011, 838.014, 839.17, 916.107, 938.30, 945.43, F.S., relating to various administrative and judicial proceedings; redesignating "masters" and "general or special masters" as "general or special magistrates"; amending s. 903.02, F.S.; providing that any judge setting or granting bail shall set a separate bail amount for each charge or offense; amending s. 903.046, F.S.; providing that a defendant forfeits the right to a presumption in favor of release on nonmonetary conditions if charged with a second or subsequent felony within a certain time period; amending s. 903.047, F.S.; providing for standard conditions of pretrial release without the trial judge stating such conditions on the record; requiring a defendant to comply with all conditions of a pretrial release program; amending s. 903.26, F.S.; providing that failure of the state attorney to institute extradition proceedings or extradite the principal on a bail bond, after the surety's written agreement to pay actual transportation costs, exonerates the surety; amending s. 903.27, F.S.; providing that in cases in which the bond forfeiture has been discharged by the court, the amount of the judgment may not exceed the amount of the unpaid fees or costs upon which the discharge had been conditioned; amending s. 903.31, F.S.; providing that the clerk of court shall furnish an executed certificate of cancellation to the surety;

providing that the original appearance bond does not guarantee the defendant's conduct or appearance in court at any time under certain circumstances; amending s. 907.041, F.S.; requiring a pretrial release service to certify to the court in writing that it has conducted certain investigations and verified specified conditions before an accused is released on nonmonetary conditions; revising requirements for the pretrial release of a person charged with a dangerous crime; creating s. 903.0465, F.S.; providing that a judge at a first appearance may not reduce bail set by another judge issuing an arrest warrant; amending s. 903.0471, F.S.; authorizing a court to make a finding of probable cause on the basis of an affidavit of a law enforcement officer when a person on pretrial release is arrested for a new law violation; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1660, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Comprehensive Planning and Senators Argenziano, Alexander, Dockery, Peaden and others—

CS for CS for SB 1660—A bill to be entitled An act relating to community development and planning; creating s. 163.3162, F.S.; providing a short title; providing legislative findings and purpose with respect to agricultural activities and duplicative regulation; defining the terms "farm," "farm operation," and "farm product" for purposes of the act; prohibiting a county from adopting any ordinance, resolution, regulation, rule, or policy to prohibit or otherwise limit a bona fide farm operation on land that is classified as agricultural land under s. 193.461, F.S.; providing that the act does not limit the powers of a county under certain circumstances; clarifying that a farm operation may not expand its operations under certain circumstances; providing that the act does not limit the powers of certain counties; providing that certain county ordinances are not deemed to be a duplication of regulation; amending s. 193.461, F.S.; authorizing the governing body of a county to revoke the waiver of annual property classification; revising the date by which the property appraiser must provide notice to property owners; providing for waiver and revocation of the waiver of the notice and certification requirement for land classification; defining the term "extenuating circumstances" to include failure to return the agricultural classification form under certain circumstances; providing for effect of waiver of annual application requirements; providing effective dates.

—was read the first time by title. On motion by Rep. Bowen, the rules were waived and the bill was read the second time by title.

Representative Smith offered the following:

(Amendment Bar Code: 723255)

Amendment 1—On page 4, line(s) 12-16,
remove: all of said lines

Rep. Smith moved the adoption of the amendment, which failed of adoption.

Representative Henriquez offered the following:

(Amendment Bar Code: 375685)

Amendment 2—On page 4, line(s) 12,
remove: all of said line

and insert:

(d) This subsection does not limit the powers of a county which has a pollution control program, established by special act of the Legislature, that is an approved program under s. 403.182, to enact ordinances, regulations, or other measures necessary to carry out the county's duties pursuant to the terms and conditions of that program.

(e) For purposes of this subsection, a county

Rep. Henriquez moved the adoption of the amendment.

On motion by Rep. Ross, the amendment was laid on the table.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

HB 1159 was taken up. On motion by Rep. Ross, the rules were waived and—

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 2708, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Transportation and Senator Sebesta—

CS for SB 2708—A bill to be entitled An act relating to motor vehicle dealers; amending s. 320.60, F.S.; revising definitions; defining "service"; amending s. 320.64, F.S.; prohibiting certain acts by licensee or applicant; providing for penalties, liability, and remedies for violation; amending s. 320.642, F.S.; revising provisions for evidence to be considered by the Department of Highway Safety and Motor Vehicles in making certain determinations of representation by preexisting dealers; providing criteria and procedures for protest of proposed addition or relocation of service-only dealership; requiring license to permit service only in certain circumstances; amending s. 320.643, F.S.; revising criteria and procedures for transfer, sale, or disposal of franchise agreements and acceptance or rejection by the licensee of such transfer, sale, or disposal; prohibiting certain acts by a licensee; amending s. 320.644, F.S.; defining "executive management"; revising criteria and procedures for change of executive management of motor vehicle dealership and acceptance or rejection by the licensee of such change; prohibiting certain acts by licensee; amending s. 320.645, F.S.; revising restriction upon ownership of dealership by licensee; amending s. 501.976, F.S.; revising specifications under the Florida Deceptive and Unfair Trade Practices Act for representation by dealer of vehicle as a demonstrator; deleting the requirement that a demonstrator must have been driven by a prospective customer; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1159. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Ross, the rules were waived and CS for SB 2708 was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Special Orders

Special Order Calendar

HB 1231 was taken up. On motion by Rep. Brandenburg, CS for SB 1126 was substituted for HB 1231. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 1126—A bill to be entitled An act relating to the local government half-cent sales tax; amending s. 218.62, F.S.; amending the distribution formula for proceeds from the tax; providing for retroactivity; providing an effective date.

—was read the second time by title.

THE SPEAKER IN THE CHAIR

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

HB 819 was taken up. On motion by Rep. Vana—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1838, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Education and Senator Aronberg—

CS for SB 1838—A bill to be entitled An act relating to instructional materials for K-12 public education; amending s. 1006.28, F.S.; changing the date by which school superintendents must notify the department regarding certain instructional materials; amending s. 1006.29, F.S.; changing the date for appointment of instructional materials committees; amending s. 1006.33, F.S.; changing the date for advertisement for and receipt of bids for furnishing instructional materials; amending ss. 1006.34, 1006.36, F.S.; changing the date on which adoption of instructional materials is effective; amending s. 1006.37, F.S.; requiring publishers to provide and price adopted instructional materials on an individual basis for purchase by school districts; providing limitations on purchasing authority; providing district responsibilities for certain purchases; amending s. 1006.40, F.S.; revising provisions relating to the issuance of purchase orders; providing for the application of certain provisions; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 819. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Vana, the rules were waived and CS for SB 1838 was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Special Orders

Special Order Calendar

HB 523 was taken up. On motion by Rep. Patterson, SB 2190 was substituted for HB 523. Under Rule 5.13, the House bill was laid on the table and—

SB 2190—A bill to be entitled An act relating to continuing education for public adjusters; amending s. 626.869, F.S.; requiring continuing education for public adjusters; providing requirements; requiring the Financial Services Commission to adopt rules; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1067 was taken up. On motion by Rep. Domino, SB 2294 was substituted for HB 1067. Under Rule 5.13, the House bill was laid on the table and—

SB 2294—A bill to be entitled An act relating to communications equipment property insurance; amending s. 626.321, F.S.; including certificates under a group master policy in an authorization to sell under a license; exempting certain communications equipment property insurance licensees from certain fingerprinting requirements; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 781 was taken up. On motion by Rep. Clarke, SB 2466 was substituted for HB 781. Under Rule 5.13, the House bill was laid on the table and—

SB 2466—A bill to be entitled An act relating to premium finance

company application exemptions; amending s. 627.826, F.S.; revising a definition to expand an exemption from application for certain entities to include persons who purchase or acquire premium finance agreements from licensees subject to certain limitations; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1087—A bill to be entitled An act relating to participation in insurance plans; amending ss. 255.05 and 287.057, F.S.; prohibiting the requirement that contractors or subcontractors under certain contracts participate in, or be penalized for nonparticipation in, certain insurance plans; providing an effective date.

The Committee on State Administration recommended the following:

HB 1087 CS—A bill to be entitled An act relating to insurance; creating s. 255.0517, F.S.; defining terms; limiting the authority of certain public agencies to purchase owner-controlled insurance programs for public construction projects; establishing purchase requirements; providing exemptions; creating s. 627.441, F.S.; requiring insurers issuing commercial general liability policies to offer coverage for completed operations liability for certain contractors to the extent that coverage is not provided under an owner-controlled insurance program; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1103 was taken up. On motion by Rep. Cusack, SB 614 was substituted for HB 1103. Under Rule 5.13, the House bill was laid on the table and—

SB 614—A bill to be entitled An act relating to bus transportation; amending s. 316.70, F.S.; requiring the driving records of nonpublic sector bus drivers to be checked for suspended or revoked licenses; amending s. 316.6145, F.S.; clarifying applicability of requirements that school buses purchased after a specified date be equipped with safety belts or other restraints; providing that private school students may ride on public school buses and public school students may ride on private school buses, subject to specified conditions; providing an effective date.

—was read the second time by title. On motion by Rep. Cusack, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 321

Speaker Byrd in the Chair.

Yeas—114

Adams	Brown	Galvano	Johnson
Allen	Brummer	Gannon	Jordan
Altman	Brutus	Garcia	Joyner
Ambler	Bucher	Gardiner	Justice
Anderson	Bullard	Gelber	Kallinger
Antone	Byrd	Gibson, A.	Kendrick
Arza	Cantens	Gibson, H.	Kilmer
Attkisson	Carassas	Goodlette	Kosmas
Ausley	Clarke	Gottlieb	Kottkamp
Barreiro	Cretul	Green	Kravitz
Baxley	Culp	Harper	Kyle
Bean	Cusack	Harrell	Littlefield
Bendross-Mindingall	Davis, D.	Harrington	Llorente
Bense	Davis, M.	Hasner	Machek
Benson	Dean	Henriquez	Mack
Berfield	Domino	Hogan	Mahon
Bilirakis	Evers	Holloway	Mayfield
Bowen	Farkas	Homan	McInvale
Brandenburg	Fields	Jennings	Meadows

Mealor	Prieguez	Rubio	Stansel
Murman	Quinones	Russell	Stargel
Murzín	Reagan	Ryan	Troutman
Needelman	Rich	Seiler	Vana
Negron	Richardson	Simmons	Waters
Patterson	Ritter	Slosberg	Wiles
Paul	Rivera	Smith	Wishner
Peterman	Robaina	Sobel	Zapata
Pickens	Roberson	Sorensen	
Planas	Ross	Spratt	

Nays—2

Detert Fiorentino

Votes after roll call:

Yeas—Greenstein

Nays to Yeas—Detert, Fiorentino

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

HB 1903 was taken up. On motion by Rep. Mayfield—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 654, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Communication and Public Utilities and Senator Haridopolos—

CS for SB 654—A bill to be entitled An act relating to regulation of telecommunications companies; providing a popular name; amending s. 364.01, F.S.; providing legislative finding that provision of unregulated voice-over-internet protocol is in the public interest; amending s. 364.02, F.S.; changing the term "alternative local exchange telecommunications company" to "competitive local exchange telecommunications company"; defining the term "intrastate interexchange telecommunications company"; limiting the definition of "service"; amending s. 364.025, F.S.; conforming terminology; extending the time period for mandatory provision of basic local exchange telecommunications services within the territory of a local exchange telecommunications company; extending the transitional time period for the Public Service Commission's providing an interim mechanism for maintaining universal service objectives; providing authority for the Public Service Commission to change the mechanism upon petition during such period; delaying requirement that the Legislature establish a permanent mechanism; delaying date on which competitive local exchange telecommunications company may petition the Public Service Commission to become a universal service provider and carrier of last resort; amending s. 365.0361, F.S.; providing exclusivity for certain regulations; amending s. 364.051, F.S.; conforming terminology; providing circumstances under which certain telecommunications companies may elect alternative regulations; providing an exception; prohibiting an increase in certain regulations on competitive local exchange telecommunications companies; amending s. 364.052, F.S.; conforming terminology; amending s. 364.058, F.S.; providing for an expedited process to facilitate quick resolution of disputes between telecommunications companies; providing rulemaking authority; creating s. 364.059, F.S.; providing procedures for staying election of local exchange telecommunications companies to be subject to alternative regulations; requiring the Public Service Commission to provide benchmarks and criteria for granting stays; providing rulemaking authority; amending s. 364.10, F.S.; requiring certain local exchange telecommunications companies to provide Lifeline services to certain persons; providing for eligibility determinations by the Public Counsel for receipt of such services; prohibiting rate increases for basic local telecommunications services provided to such eligible persons;

requiring distribution of certain materials; requiring annual reports; amending ss. 364.16, 364.161, and 364.162, F.S.; conforming terminology; amending s. 364.163, F.S.; deleting obsolete language; changing period in which intrastate access rates are capped; removing limitations on certain rate increases; eliminating certain fees; providing presumption of validity for certain tariff changes made by intrastate interexchange telecommunications companies; creating s. 364.164, F.S.; authorizing local exchange telecommunications companies to petition the Public Service Commission for reduction of intrastate network access rates under certain circumstances; requiring revenue neutrality; providing criteria for the commission to consider; amending s. 364.337, F.S.; conforming terminology; amending s. 364.3376, F.S.; eliminating the requirement that intrastate interexchange telecommunications companies obtain a certificate of public convenience prior to providing operator services; amending ss. 364.502 and 365.172, F.S.; conforming terminology; amending ss. 196.012, 199.183, 212.08, 290.007, 350.0605, 364.602, and 489.103, F.S.; correcting cross-references to s. 364.02, F.S.; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1903. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Mayfield, the rules were waived and CS for SB 654 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 322

Speaker Byrd in the Chair.

Yeas—93

Adams	Davis, D.	Kendrick	Rich
Allen	Davis, M.	Kilmer	Richardson
Altman	Domino	Kosmas	Ritter
Ambler	Evers	Kottkamp	Rivera
Antone	Farkas	Kyle	Robaina
Arza	Fields	Littlefield	Roberson
Attkisson	Galvano	Llorente	Ross
Ausley	Gannon	Machek	Rubio
Barreiro	Garcia	Mack	Ryan
Baxley	Gardiner	Mahon	Sansom
Bean	Gibson, A.	Mayfield	Seiler
Bendross-Mindingall	Gottlieb	McInvale	Simmons
Bense	Harper	Meadows	Smith
Benson	Harrell	Mealor	Sobel
Bowen	Hasner	Murman	Spratt
Brandenburg	Henriquez	Murzín	Stansel
Brown	Hogan	Needelman	Stargel
Brutus	Holloway	Negron	Troutman
Bullard	Homan	Patterson	Vana
Byrd	Jennings	Paul	Wishner
Cantens	Johnson	Peterman	Zapata
Clarke	Jordan	Pickens	
Culp	Joyner	Planas	
Cusack	Kallinger	Reagan	

Nays—20

Anderson	Cretul	Green	Russell
Bilirakis	Dean	Justice	Slosberg
Brummer	Detert	Kravitz	Sorensen
Bucher	Fiorentino	Prieguez	Waters
Carassas	Gibson, H.	Quinones	Wiles

Votes after roll call:

Yeas—Greenstein

Nays—Gelber, Goodlette

Nays to Yeas—Sorensen

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

Special Orders

Special Order Calendar

HB 1055—A bill to be entitled An act relating to the Lee County Trauma Services District, an independent district; providing for establishment of the Lee County Trauma Services District for the purpose of financially supporting trauma services in Lee County; providing that such trauma services shall be provided through a designated Level II Trauma Center; providing for a governing board; providing for officers of the governing board; providing for audit of books; providing for quarterly meetings; prescribing the powers and duties of the board; stating a public purpose; providing for a budget; providing severability; providing an effective date.

The Committee on Local Government & Veterans' Affairs recommended the following:

HB 1055 CS—A bill to be entitled An act relating to the Lee County Trauma Services District, an independent district; providing for establishment of the Lee County Trauma Services District for the purpose of financially supporting trauma services in Lee County; providing that such trauma services shall be provided through a designated Level II Trauma Center; providing for a governing board; providing for officers of the governing board; providing for audit of books; providing for quarterly meetings; prescribing the powers and duties of the board; stating a public purpose; providing for a budget; providing severability; providing an effective date.

—was read the second time by title. On motion by Rep. Green, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 323

Speaker Byrd in the Chair.

Yeas—112

Adams	Culp	Jordan	Prieguez
Allen	Cusack	Joyner	Quinones
Altman	Davis, D.	Justice	Reagan
Ambler	Davis, M.	Kallinger	Rich
Anderson	Dean	Kendrick	Richardson
Antone	Detert	Kilmer	Ritter
Arza	Evers	Kosmas	Rivera
Attkisson	Farkas	Kottkamp	Robaina
Ausley	Fields	Kravitz	Roberson
Barreiro	Fiorentino	Kyle	Ross
Baxley	Galvano	Littlefield	Rubio
Bean	Gannon	Llorente	Russell
Bendross-Mindingall	Garcia	Machek	Ryan
Bense	Gardiner	Mack	Sansom
Benson	Gibson, A.	Mahon	Seiler
Bilirakis	Gibson, H.	Mayfield	Simmons
Bowen	Gottlieb	McInvale	Slosberg
Brandenburg	Green	Meadows	Smith
Brown	Harper	Mealor	Sobel
Brummer	Harrell	Murman	Spratt
Brutus	Harrington	Murzin	Stansel
Bucher	Hasner	Needelman	Stargel
Bullard	Henriquez	Negron	Troutman
Byrd	Hogan	Patterson	Vana
Cantens	Holloway	Paul	Waters
Carassas	Homan	Peterman	Wiles
Clarke	Jennings	Pickens	Wishner
Cretul	Johnson	Planas	Zapata

Nays—None

Votes after roll call:

Yeas—Domino, Gelber, Goodlette, Greenstein
Yeas to Nays—Domino, Goodlette

So the bill passed, as amended, and was immediately certified to the

Senate.

HB 321 was taken up. On motion by Rep. Attkisson, CS for SB 54 was substituted for HB 321. Under Rule 5.13, the House bill was laid on the table and—

CS for SB 54—A bill to be entitled An act relating to local government; providing definitions; prohibiting local governments from requiring employers to pay a minimum wage other than a federal minimum wage; providing exceptions; providing an effective date.

—was read the second time by title.

Representative Prieguez offered the following:

(Amendment Bar Code: 740785)

Amendment 1 (with directory and title amendments)—On page 3, line 13, remove: all of said line,

and insert
subsidy; or

(d) For the employees of an employer conducting business with a political subdivision or at a facility of a political subdivision pursuant to a permit, license, or other agreement, or for the employees for a subcontractor of such employer.

Rep. Prieguez moved the adoption of the amendment.

Rep. Prieguez suggested the absence of a quorum. A quorum was present [Session Vote Sequence: 324].

The question recurred on the adoption of **Amendment 1**, which failed of adoption. The vote was:

Session Vote Sequence: 325

Speaker Byrd in the Chair.

Yeas—53

Antone	Fiorentino	Llorente	Ryan
Arza	Gannon	Machek	Seiler
Ausley	Garcia	McInvale	Slosberg
Barreiro	Gelber	Meadows	Smith
Bendross-Mindingall	Gibson, A.	Needelman	Sobel
Brandenburg	Gottlieb	Peterman	Sorensen
Brutus	Harper	Planas	Stansel
Bucher	Henriquez	Prieguez	Vana
Bullard	Hogan	Rich	Wiles
Cantens	Holloway	Richardson	Wishner
Cusack	Joyner	Rivera	Zapata
Detert	Justice	Robaina	
Domino	Kendrick	Roberson	
Fields	Kosmas	Rubio	

Nays—59

Adams	Brown	Galvano	Kallinger
Allen	Brummer	Gardiner	Kilmer
Altman	Carassas	Gibson, H.	Kottkamp
Ambler	Clarke	Goodlette	Kravitz
Anderson	Cretul	Green	Kyle
Attkisson	Culp	Harrell	Littlefield
Baxley	Davis, D.	Hasner	Mack
Bean	Davis, M.	Homan	Mahon
Bense	Dean	Jennings	Mealor
Benson	Evers	Johnson	Murman
Bowen	Farkas	Jordan	Murzin

Negron	Quinones	Russell	Stargel
Patterson	Reagan	Sansom	Troutman
Paul	Ritter	Simmons	Waters
Pickens	Ross	Spratt	

Votes after roll call:
 Nays—Greenstein
 Yeas to Nays—Antone, McInlave

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate requests the return of CS for SB 1784 and CS for CS for SB's 140, 998 & 1060.

Faye W. Blanton, Secretary

CS for SB 1784—A bill to be entitled An act relating to public records; exempting from public records requirements information and records reported to the Department of Health under the electronic monitoring system for prescription of controlled substances listed in Schedules II-IV; authorizing certain persons and entities access to patient-identifying information; providing guidelines for the use of such information and penalties for violations; providing for future legislative review and repeal; providing a finding of public necessity; providing a contingent effective date.

CS for CS for SB's 140, 998 & 1060—A bill to be entitled An act relating to utilities; amending s. 163.01, F.S.; providing applicability of provisions relating to ownership and operation of utilities by entities composed of municipalities and counties; prescribing powers of counties and specified municipalities with respect to acquisition of water utilities and wastewater utilities by separate legal entities composed of municipalities and counties; authorizing the Public Service Commission to review the acquisition of a utility by two or more host governments; providing for a binding arbitration process under the Public Service Commission to resolve certain disputes relating to utility acquisition; authorizing the commission to adopt rules; requiring the Public Service Commission to establish rules that base the acquisition price for a host government to acquire a utility on certain information; amending s. 120.52, F.S.; deleting an exception from the requirements of ch. 120, F.S., for an entity created under s. 163.01(7)(g)1., F.S.; amending s. 367.021, F.S.; excluding an entity created under s. 163.01(7)(g)1., F.S., from the definition of "governmental authority"; amending s. 367.071, F.S.; deleting a provision authorizing a utility to be sold or transferred prior to approval of the Public Service Commission with a contingency clause in the contract; providing severability; providing legislative findings with respect to loss of property values due to the proximity of a regional water reservoir; authorizing a cause of action for a property owner; specifying a period during which a property owner may present a claim for compensation to the regional water supply authority that constructs, operates, and maintains the reservoir; providing requirements for the offer of compensation by a regional water supply authority; providing for judicial review under the Bert J. Harris, Jr., Private Property Rights Protection Act; providing for an award of costs and attorney's fees; providing for future repeal of the section; providing for applicability; providing effective dates.

The House acceded to the request of the Senate and returned **CS for SB 1784 and CS for CS for SB's 140, 998 & 1060**.

On motion by Rep. Murman, the House moved to the order of—

Bills and Joint Resolutions on Third Reading

HB 723—A bill to be entitled An act relating to health insurance; amending s. 408.909, F.S.; revising a definition; authorizing health flex plans to limit coverage under certain circumstances; authorizing a small business

purchasing arrangement to limit enrollment to certain residents; extending an expiration date; creating s. 627.6042, F.S.; requiring policies of insurers offering coverage of dependent children to maintain such coverage until a child reaches age 25, under certain circumstances; providing application; creating s. 627.60425, F.S.; providing limitations on certain binding arbitration requirements; amending s. 627.6044, F.S.; providing for payment of claims to nonnetwork providers under specified conditions; providing a definition; requiring the method used for determining payment of claims to be included in filings; providing for disclosure; amending s. 627.6415, F.S.; deleting an 18th birthday age limitation on application of certain dependent coverage requirements; amending s. 627.6475, F.S.; revising risk-assuming carrier election requirements and procedures; revising certain criteria and limitations under the individual health reinsurance program; amending s. 627.651, F.S.; correcting a cross reference; amending s. 627.662, F.S.; revising a list of provisions applicable to group, blanket, or franchise health insurance to include use of specific methodology for payment of claims provisions; amending s. 627.667, F.S.; deleting a limitation on application of certain extension of benefits provisions; amending s. 627.6692, F.S.; increasing a time period for payment of premium to continue coverage under a group health plan; amending s. 627.6699, F.S.; revising definitions; revising coverage enrollment criteria for small employers; revising small employer carrier election requirements and procedures; revising certain criteria and limitations under the small employer health reinsurance program; amending ss. 627.911 and 627.9175, F.S.; applying certain information reporting requirements to health maintenance organizations; revising health insurance information requirements and criteria; authorizing the department to adopt rules; deleting an annual report requirement; amending s. 627.9403, F.S.; deleting an exemption for limited benefit policies from a long-term care insurance restriction relating to nursing home care; amending s. 641.185, F.S.; correcting a cross reference; amending s. 641.31, F.S.; specifying nonapplication to certain contracts; requiring health maintenance organizations offering coverage of dependent children to maintain such coverage until a child reaches age 25, under certain circumstances; providing application; providing requirements for contract termination and denial of a claim related to limiting age attainment; creating s. 641.31025, F.S.; requiring specific reasons for denial of coverage under a health maintenance organization contract; creating s. 641.31075, F.S.; imposing compliance requirements upon health maintenance organization replacements of other group health coverage with organization coverage; amending s. 641.3111, F.S.; deleting a limitation on certain extension of benefits provisions upon group health maintenance contract termination; imposing additional extension of benefits requirements upon such termination; amending ss. 627.651, 641.2018, 641.3107, and 641.513, F.S.; correcting cross references; providing an effective date.

The requirements of Rule 10.11 having been met, the question recurred on the passage of HB 723. The vote was:

Session Vote Sequence: 326

Speaker Byrd in the Chair.

Yeas—115

Adams	Bilirakis	Davis, M.	Gottlieb
Allen	Bowen	Dean	Green
Altman	Brandenburg	Detert	Harper
Ambler	Brown	Domino	Harrell
Anderson	Brummer	Evers	Harrington
Antone	Brutus	Farkas	Hasner
Arza	Bucher	Fields	Henriquez
Attkisson	Bullard	Fiorentino	Hogan
Ausley	Byrd	Galvano	Holloway
Barreiro	Cantens	Gannon	Homan
Baxley	Carassas	Garcia	Jennings
Bean	Clarke	Gardiner	Johnson
Bendross-Mindingall	Cretul	Gelber	Jordan
Bense	Culp	Gibson, A.	Joyner
Benson	Cusack	Gibson, H.	Justice
Berfield	Davis, D.	Goodlette	Kallinger

Kendrick	Murman	Richardson	Smith
Kilmer	Murzin	Ritter	Sobel
Kottkamp	Needelman	Rivera	Sorensen
Kravitz	Negron	Robaina	Spratt
Kyle	Patterson	Roberson	Stansel
Littlefield	Paul	Ross	Stargel
Llorente	Peterman	Rubio	Troutman
Machek	Pickens	Russell	Vana
Mack	Planas	Ryan	Waters
Mahon	Prieguez	Sansom	Wiles
McInvale	Quinones	Seiler	Wishner
Meadows	Reagan	Simmons	Zapata
Mealor	Rich	Slosberg	

Smith	Spratt	Troutman	Wiles
Sobel	Stansel	Vana	Wishner
Sorensen	Stargel	Waters	Zapata

Nays—None

Votes after roll call:
Yeas—Greenstein

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

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 1842, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Comprehensive Planning and Senator Diaz de la Portilla—

CS for SB 1842—A bill to be entitled An act relating to municipal parking facility space surcharges; creating s. 166.271, F.S.; authorizing certain municipalities to impose and collect a surcharge on certain parking facility space sale, lease, or rental charges; requiring referendum approval; providing for a maximum surcharge rate; providing an exception; providing a limitation; specifying uses and limits of surcharge proceeds; providing for local administration of the surcharge; providing an effective date.

—was read the first time by title. On motion by Rep. Prieguez, the rules were waived and the bill was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 328

Speaker Byrd in the Chair.

Yeas—116

Nays—None

Votes after roll call:
Yeas—Greenstein

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

Consideration of **HB 1911** was temporarily postponed under Rule 11.10.

Consideration of **HB 1105** was temporarily postponed under Rule 11.10.

Consideration of **HB 1573** was temporarily postponed under Rule 11.10.

HB 237—A bill to be entitled An act relating to municipal parking facility space surcharges; creating s. 166.271, F.S.; authorizing certain municipalities to impose and collect a surcharge on certain parking facility space sale, lease, or rental charges; requiring referendum approval; providing for a maximum surcharge rate; providing an exception; providing a limitation; specifying uses and limits of surcharge proceeds; providing for local administration of the surcharge; providing an effective date.

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

Session Vote Sequence: 327

Speaker Byrd in the Chair.

Yeas—116

Adams	Carassas	Hasner	Murman
Allen	Clarke	Henriquez	Murzin
Altman	Cretul	Hogan	Needelman
Ambler	Culp	Holloway	Negron
Anderson	Cusack	Homan	Patterson
Antone	Davis, D.	Jennings	Paul
Arza	Davis, M.	Johnson	Peterman
Attkisson	Dean	Jordan	Pickens
Ausley	Domino	Joyner	Planas
Barreiro	Evers	Justice	Prieguez
Baxley	Farkas	Kallinger	Quinones
Bean	Fields	Kendrick	Reagan
Bendross-Mindingall	Fiorentino	Kilmer	Rich
Bense	Galvano	Kosmas	Richardson
Benson	Gannon	Kottkamp	Ritter
Berfield	Garcia	Kravitz	Rivera
Bilirakis	Gardiner	Kyle	Robaina
Bowen	Gelber	Littlefield	Roberson
Brandenburg	Gibson, A.	Llorente	Ross
Brown	Gibson, H.	Machek	Rubio
Brummer	Goodlette	Mack	Russell
Brutus	Gottlieb	Mahon	Ryan
Bucher	Green	Mayfield	Sansom
Bullard	Harper	McInvale	Seiler
Byrd	Harrell	Meadows	Simmons
Cantens	Harrington	Mealor	Slosberg

Adams	Clarke	Hogan	Negron
Allen	Cretul	Holloway	Patterson
Altman	Culp	Homan	Paul
Ambler	Cusack	Jennings	Peterman
Anderson	Davis, D.	Johnson	Pickens
Antone	Davis, M.	Jordan	Planas
Arza	Dean	Joyner	Prieguez
Attkisson	Domino	Justice	Quinones
Ausley	Evers	Kallinger	Reagan
Barreiro	Farkas	Kendrick	Rich
Baxley	Fields	Kilmer	Richardson
Bean	Fiorentino	Kosmas	Ritter
Bendross-Mindingall	Galvano	Kottkamp	Rivera
Bense	Gannon	Kravitz	Robaina
Benson	Garcia	Kyle	Roberson
Berfield	Gardiner	Littlefield	Ross
Bilirakis	Gelber	Llorente	Rubio
Bowen	Gibson, A.	Machek	Russell
Brandenburg	Gibson, H.	Mack	Ryan
Brown	Goodlette	Mahon	Sansom
Brummer	Gottlieb	Mayfield	Seiler
Brutus	Green	McInvale	Simmons
Bucher	Harper	Meadows	Slosberg
Bullard	Harrell	Mealor	Smith
Byrd	Harrington	Murman	Sobel
Cantens	Hasner	Murzin	Sorensen
Carassas	Henriquez	Needelman	Spratt

Stansel Troutman Waters Wishner
Stargel Vana Wiles Zapata

Votes after roll call:
Yeas—Greenstein

Nays—None

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

Votes after roll call:
Yeas—Greenstein

Bills and Joint Resolutions on Third Reading

Consideration of **HB 1649** was temporarily postponed under Rule 11.10.

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

HB 363 was taken up. On motion by Rep. Vana, the rules were waived and—

HB 1815 was taken up. On motion by Rep. Altman, the rules were waived and—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 2802 and requests the concurrence of the House.

I am directed to inform the House of Representatives that the Senate has passed CS for SB 2084 and requests the concurrence of the House.

Faye W. Blanton, Secretary

Faye W. Blanton, Secretary

By Senator Haridopolos—

By the Committee on Health, Aging, and Long-Term Care and Senator Wasserman Schultz—

SB 2802—A bill to be entitled An act relating to military student education; directing the Department of Education to assist in the transition of dependents of military personnel into the public school system; requiring a report; providing an effective date.

CS for SB 2084—A bill to be entitled An act relating to drug prescriptions; creating s. 456.42, F.S.; requiring written drug prescriptions to be legibly printed or typed, to contain certain information, and to be dated and signed by the prescribing practitioner on the day issued; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1815. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Altman, the rules were waived and SB 2802 was read the second time by title and the third time by title. On passage, the vote was:

—was taken up, read the first time by title, and substituted for HB 363. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Vana, the rules were waived and CS for SB 2084 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 329

Session Vote Sequence: 330

Speaker Byrd in the Chair.

Speaker Byrd in the Chair.

Yeas—116

Yeas—113

Adams	Culp	Johnson	Prieguez
Allen	Cusack	Jordan	Quinones
Altman	Davis, D.	Joyner	Reagan
Ambler	Davis, M.	Justice	Rich
Anderson	Dean	Kallinger	Richardson
Antone	Domino	Kendrick	Ritter
Arza	Evers	Kilmer	Rivera
Attkisson	Farkas	Kosmas	Robaina
Ausley	Fields	Kottkamp	Roberson
Barreiro	Fiorentino	Kravitz	Ross
Baxley	Galvano	Kyle	Rubio
Bean	Gannon	Littlefield	Russell
Bendross-Mindingall	Garcia	Llorente	Ryan
Bense	Gardiner	Machek	Sansom
Benson	Gelber	Mack	Seiler
Berfield	Gibson, A.	Mahon	Simmons
Bilirakis	Gibson, H.	Mayfield	Slosberg
Bowen	Goodlette	McInvale	Smith
Brandenburg	Gottlieb	Meadows	Sobel
Brown	Green	Mealor	Sorensen
Brummer	Harper	Murman	Spratt
Brutus	Harrell	Murzin	Stansel
Bucher	Harrington	Needelman	Stargel
Bullard	Hasner	Negron	Troutman
Byrd	Henriquez	Patterson	Vana
Cantens	Hogan	Paul	Waters
Carassas	Holloway	Peterman	Wiles
Clarke	Homan	Pickens	Wishner
Cretul	Jennings	Planas	Zapata

Adams	Culp	Justice	Rich
Allen	Cusack	Kallinger	Richardson
Altman	Davis, D.	Kendrick	Ritter
Ambler	Davis, M.	Kilmer	Rivera
Anderson	Dean	Kosmas	Robaina
Antone	Domino	Kottkamp	Roberson
Arza	Evers	Kravitz	Ross
Attkisson	Farkas	Kyle	Rubio
Ausley	Fields	Littlefield	Russell
Barreiro	Fiorentino	Llorente	Ryan
Baxley	Gannon	Machek	Sansom
Bean	Garcia	Mack	Seiler
Bendross-Mindingall	Gardiner	Mahon	Simmons
Bense	Gelber	Mayfield	Slosberg
Benson	Gibson, A.	McInvale	Smith
Berfield	Gibson, H.	Meadows	Sobel
Bilirakis	Goodlette	Mealor	Sorensen
Bowen	Gottlieb	Murman	Spratt
Brandenburg	Green	Murzin	Stansel
Brown	Harper	Needelman	Stargel
Brummer	Harrington	Negron	Troutman
Brutus	Henriquez	Patterson	Vana
Bullard	Hogan	Paul	Waters
Byrd	Holloway	Peterman	Wiles
Cantens	Homan	Pickens	Wishner
Carassas	Jennings	Planas	Zapata
Clarke	Johnson	Prieguez	
Cretul	Jordan	Quinones	
	Joyner	Reagan	

Nays—None

Nays—1

Hasner

Votes after roll call:

Yeas—Galvano, Greenstein
Nays to Yeas—Hasner

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

Bills and Joint Resolutions on Third Reading

HB 189—A bill to be entitled An act relating to driving privilege; providing a popular name; creating s. 318.1225, F.S.; providing additional charges for certain traffic violations; providing for distribution of moneys collected; amending s. 318.21, F.S.; revising provisions relating to disposition of civil penalties by county courts; creating s. 322.287, F.S.; providing additional fees for reinstatement of suspended driving privilege; amending s. 318.1215, F.S.; clarifying that funds be used for driver education programs in schools; requiring that funds be used for enhancement of driver education program funds; providing a requirement for behind-the-wheel training; providing an effective date.

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

Session Vote Sequence: 331

Speaker Byrd in the Chair.

Yeas—109

Adams	Cusack	Jennings	Pickens
Allen	Davis, D.	Johnson	Planas
Altman	Davis, M.	Jordan	Prieguez
Ambler	Dean	Joyner	Quinones
Anderson	Detert	Justice	Reagan
Arza	Domino	Kallinger	Rich
Attkisson	Evers	Kendrick	Rivera
Ausley	Farkas	Kilmer	Robaina
Barreiro	Fields	Kosmas	Roberson
Baxley	Fiorentino	Kottkamp	Ross
Bean	Galvano	Kravitz	Rubio
Bendross-Mindingall	Gannon	Kyle	Russell
Bense	Garcia	Littlefield	Sansom
Benson	Gardiner	Llorente	Simmons
Berfield	Gelber	Machek	Slosberg
Bilirakis	Gibson, A.	Mack	Sobel
Bowen	Gibson, H.	Mahon	Sorensen
Brandenburg	Goodlette	Mayfield	Spratt
Brown	Gottlieb	McInvale	Stansel
Brummer	Green	Meadows	Stargel
Brutus	Harper	Mealor	Troutman
Bullard	Harrell	Murman	Vana
Byrd	Harrington	Murzin	Waters
Cantens	Hasner	Needelman	Wiles
Carassas	Henriquez	Negron	Zapata
Clarke	Hogan	Patterson	
Cretul	Holloway	Paul	
Culp	Homan	Peterman	

Nays—7

Antone	Richardson	Ryan	Smith
Bucher	Ritter	Seiler	

Votes after roll call:

Yeas—Greenstein
Nays—Wishner
Nays to Yeas—Ryan
Yeas to Nays—Gannon, Stansel

So the bill passed, as amended, and was immediately certified to the

Senate.

HB 1919 was taken up. On motion by Rep. Barreiro, the rules were waived and—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 2488, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By Senators Dockery and Lynn—

SB 2488—A bill to be entitled An act relating to law enforcement; amending s. 23.1225, F.S.; providing clarification regarding agencies that may participate in such agreements; amending s. 282.1095, F.S.; authorizing a member of the Joint Task Force on State Agency Law Enforcement Communications to appoint an alternate; providing for the Department of Law Enforcement and the Department of Community Affairs, Division of Emergency Management, to work in conjunction with the State Technology Office to establish certain policies, procedures, and standards; authorizing the office to make certain mutual aid channels in the state radio communications system available to other agencies; providing for the creation of an interoperability network; providing powers and duties of the office; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1919. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Barreiro, the rules were waived and SB 2488 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 332

Speaker Byrd in the Chair.

Yeas—116

Adams	Culp	Johnson	Prieguez
Allen	Cusack	Jordan	Quinones
Altman	Davis, D.	Joyner	Reagan
Ambler	Davis, M.	Justice	Rich
Anderson	Dean	Kallinger	Richardson
Antone	Domino	Kendrick	Ritter
Arza	Evers	Kilmer	Rivera
Attkisson	Farkas	Kosmas	Robaina
Ausley	Fields	Kottkamp	Roberson
Barreiro	Fiorentino	Kravitz	Ross
Baxley	Galvano	Kyle	Rubio
Bean	Gannon	Littlefield	Russell
Bendross-Mindingall	Garcia	Llorente	Ryan
Bense	Gardiner	Machek	Sansom
Benson	Gelber	Mack	Seiler
Berfield	Gibson, A.	Mahon	Simmons
Bilirakis	Gibson, H.	Mayfield	Slosberg
Bowen	Goodlette	McInvale	Smith
Brandenburg	Gottlieb	Meadows	Sobel
Brown	Green	Mealor	Sorensen
Brummer	Harper	Murman	Spratt
Brutus	Harrell	Murzin	Stansel
Bucher	Harrington	Needelman	Stargel
Bullard	Hasner	Negron	Troutman
Byrd	Henriquez	Patterson	Vana
Cantens	Hogan	Paul	Waters
Carassas	Holloway	Peterman	Wiles
Clarke	Homan	Pickens	Wishner
Cretul	Jennings	Planas	Zapata

Nays—None

Votes after roll call:
Yeas—Greenstein

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

Bills and Joint Resolutions on Third Reading

On motion by Rep. Sorensen, consideration of **HB 143** was temporarily postponed under Rule 11.10.

HB 435—A bill to be entitled An act relating to coastal redevelopment hazard mitigation; providing a popular name; amending s. 163.3164, F.S.; defining the term "local hazard mitigation strategy"; amending s. 163.3174, F.S.; providing local planning authority for certain municipalities in certain charter counties; amending s. 163.3177, F.S.; providing an additional requirement in the comprehensive plan concerning hazard mitigation; amending s. 163.3178, F.S.; revising language with respect to coastal management; authorizing a demonstration project in certain counties to allow for the redevelopment of coastal areas within the designated coastal high hazard area; providing conditions; providing for application by a local government; providing for a written agreement between the state land planning agency and the local government; providing for a progress report; amending ss. 186.515, 288.975, and 369.303, F.S.; correcting cross references, to conform; amending s. 380.06, F.S.; providing presumptions with respect to whether an extension of the date of a buildout or phase in an areawide development plan constitutes a substantial deviation; providing authority for local governments to impose a residential acquisition fee by ordinance or resolution; prohibiting imposition of such fee in an area where a fee has been approved by another local government; providing for a referendum; providing a fee schedule; providing procedures for collection of fees; providing for utilization of funds; requiring the county and municipalities to divide funds pursuant to agreement; providing a time limit on local government authorization to impose or collect certain fees; providing an effective date.

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

Session Vote Sequence: 333

Speaker Byrd in the Chair.

Yeas—113

Adams	Culp	Jennings	Prieguez
Allen	Cusack	Johnson	Quinones
Altman	Davis, D.	Jordan	Reagan
Ambler	Davis, M.	Joyner	Rich
Anderson	Dean	Justice	Richardson
Antone	Detert	Kallinger	Ritter
Arza	Domino	Kendrick	Rivera
Attkisson	Evers	Kilmer	Robaina
Ausley	Farkas	Kosmas	Roberson
Barreiro	Fields	Kottkamp	Ross
Baxley	Fiorentino	Kravitz	Rubio
Bean	Galvano	Kyle	Russell
Bendross-Mindingall	Gannon	Littlefield	Ryan
Bense	Garcia	Llorente	Seiler
Benson	Gardiner	Machek	Simmons
Berfield	Gelber	Mack	Slosberg
Bilirakis	Gibson, A.	Mahon	Smith
Bowen	Gibson, H.	Mayfield	Sobel
Brandenburg	Goodlette	McInvale	Sorensen
Brown	Gottlieb	Mealor	Spratt
Brummer	Green	Murman	Stansel
Brutus	Harper	Murzin	Stargel
Bucher	Harrell	Needelman	Vana
Bullard	Harrington	Negron	Wiles
Byrd	Hasner	Patterson	Wishner
Cantens	Henriquez	Paul	Zapata
Carassas	Hogan	Peterman	
Clarke	Holloway	Pickens	
Cretul	Homan	Planas	

Nays—None

Votes after roll call:
Yeas—Greenstein

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

HB 527—A bill to be entitled An act relating to educational facilities; authorizing certain municipalities, by proposal and resolution, to convert public schools to charter schools; providing requirements for the resolution; providing for application to the district school board for conversion; providing for notice of denial of application and appeal; providing restrictions relating to capital outlay funding; providing for rules; providing an effective date.

—was read the third time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

On passage, the vote was:

Session Vote Sequence: 334

Rep. Harrington in the Chair.

Yeas—59

Adams	Byrd	Kilmer	Quinones
Allen	Cantens	Kottkamp	Reagan
Altman	Cretul	Kyle	Ritter
Ambler	Davis, M.	Littlefield	Rivera
Anderson	Dean	Llorente	Ross
Arza	Farkas	Mahon	Rubio
Attkisson	Galvano	Mayfield	Sansom
Barreiro	Garcia	Mealor	Simmons
Baxley	Gardiner	Murman	Sobel
Bean	Gelber	Murzin	Sorensen
Bense	Gibson, H.	Needelman	Spratt
Benson	Goodlette	Patterson	Stargel
Berfield	Hasner	Paul	Waters
Bowen	Homan	Planas	Zapata
Brummer	Johnson	Prieguez	

Nays—50

Antone	Domino	Joyner	Roberson
Ausley	Fields	Justice	Russell
Bendross-Mindingall	Fiorentino	Kendrick	Ryan
Bilirakis	Gannon	Kosmas	Seiler
Brandenburg	Gibson, A.	Kravitz	Slosberg
Brutus	Gottlieb	Machek	Smith
Bucher	Green	McInvale	Stansel
Bullard	Harper	Meadows	Troutman
Clarke	Henriquez	Negron	Vana
Culp	Hogan	Peterman	Wiles
Cusack	Holloway	Pickens	Wishner
Davis, D.	Jennings	Rich	
Detert	Jordan	Richardson	

Votes after roll call:
Yeas—Evers, Kallinger
Nays—Greenstein, Robaina
Nays to Yeas—Russell

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

HB 387—A bill to be entitled An act relating to public records and public meetings exemptions; amending s. 1004.43, F.S.; expanding the public records exemption for proprietary confidential business information owned or controlled by the H. Lee Moffitt Cancer Center and Research Institute to include information relating to methods of manufacture or production, potential trade secrets, potentially patentable material, and proprietary information received, generated, ascertained, or discovered during the course

of research, and business transactions resulting from such research; expanding the public records exemption to include information received from this or another state or nation or the Federal Government which is otherwise exempt or confidential pursuant to the laws of this or another state or nation or pursuant to federal law; providing for future review and repeal; providing a statement of public necessity; amending s. 1004.445, F.S.; creating a public records exemption for proprietary confidential business information owned or controlled by the Florida Alzheimer's Center and Research Institute; categorizing specified types of information as proprietary confidential business information; defining "managed care"; providing for access to proprietary confidential business information by specified agencies; creating a public meetings exemption for specified meetings of the governing board of the Florida Alzheimer's Center and Research Institute; providing for future review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

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

Session Vote Sequence: 335

Rep. Harrington in the Chair.

Yeas—110

Adams	Cusack	Jordan	Quinones
Allen	Davis, D.	Joyner	Reagan
Altman	Davis, M.	Justice	Rich
Ambler	Dean	Kallinger	Richardson
Anderson	Detert	Kendrick	Rivera
Arza	Domino	Kilmer	Robaina
Attkisson	Evers	Kosmas	Roberson
Ausley	Farkas	Kottkamp	Ross
Barreiro	Fields	Kravitz	Rubio
Baxley	Fiorentino	Kyle	Russell
Bean	Galvano	Littlefield	Ryan
Bendross-Mindingall	Gannon	Llorente	Sansom
Bense	Garcia	Machek	Seiler
Benson	Gardiner	Mack	Simmons
Berfield	Gelber	Mahon	Slosberg
Bilirakis	Gibson, H.	Mayfield	Smith
Bowen	Goodlette	Meadows	Sobel
Brandenburg	Gottlieb	Mealor	Sorensen
Brown	Green	Murman	Spratt
Brummer	Harrell	Murzin	Stansel
Brutus	Harrington	Needelman	Stargel
Bullard	Hasner	Negron	Vana
Byrd	Henriquez	Patterson	Waters
Cantens	Hogan	Paul	Wiles
Carassas	Holloway	Peterman	Wishner
Clarke	Homan	Pickens	Zapata
Cretul	Jennings	Planas	
Culp	Johnson	Prieguez	

Nays—1

Troutman

Votes after roll call:

Yeas—A. Gibson, Greenstein, Harper, McInvale

Nays to Yeas—Troutman

So the bill passed, as amended, by the required constitutional two-thirds vote of the Members voting and was immediately certified to the Senate.

HB 591—A bill to be entitled An act relating to the Melbourne-Tillman Water Control District, Brevard County; amending ch. 2001-336, Laws of Florida; amending district boundaries; amending the powers and duties of the Melbourne-Tillman Water Control District, a dependent special district in Brevard County, to authorize the district to sell, lease, or otherwise dispose of real property; providing the procedure for such sale, lease, or other

disposition; providing an effective date.

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

Session Vote Sequence: 336

Rep. Harrington in the Chair.

Yeas—111

Adams	Culp	Jordan	Quinones
Allen	Cusack	Joyner	Reagan
Altman	Davis, D.	Justice	Rich
Ambler	Davis, M.	Kallinger	Richardson
Anderson	Dean	Kendrick	Rivera
Arza	Detert	Kilmer	Robaina
Attkisson	Domino	Kosmas	Roberson
Ausley	Evers	Kottkamp	Ross
Barreiro	Farkas	Kravitz	Rubio
Baxley	Fields	Kyle	Russell
Bean	Fiorentino	Littlefield	Ryan
Bendross-Mindingall	Galvano	Llorente	Sansom
Bense	Gannon	Machek	Seiler
Benson	Garcia	Mack	Simmons
Berfield	Gardiner	Mahon	Slosberg
Bilirakis	Gelber	Mayfield	Smith
Bowen	Gibson, H.	McInvale	Sobel
Brandenburg	Goodlette	Meadows	Sorensen
Brown	Gottlieb	Mealor	Spratt
Brummer	Green	Murman	Stansel
Brutus	Harrell	Murzin	Stargel
Bucher	Hasner	Needelman	Troutman
Bullard	Henriquez	Negron	Vana
Byrd	Hogan	Patterson	Waters
Cantens	Holloway	Peterman	Wiles
Carassas	Homan	Pickens	Wishner
Clarke	Jennings	Planas	Zapata
Cretul	Johnson	Prieguez	

Nays—None

Votes after roll call:

Yeas—A. Gibson, Greenstein, Harper, Paul

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

HB 751—A bill to be entitled An act relating to the H. Lee Moffitt Cancer Center and Research Institute and the Johnnie B. Byrd, Sr., Alzheimer's Center and Research Institute at the University of South Florida; amending s. 1004.43, F.S.; authorizing the establishment of for-profit subsidiaries of the governing corporation; prohibiting certain activities by such for-profit subsidiaries; providing that the contract with the State Board of Education shall permit the use of lands and facilities for research, education, treatment, prevention, and early detection of cancer; authorizing the governing corporation and its subsidiaries to obtain their own property insurance coverage; providing that certain appropriations shall be paid directly to the board of directors of the governing corporation; changing the appointing authority for certain members of the council of scientific advisors; amending s. 1004.445, F.S.; renaming the Florida Alzheimer's Center and Research Institute as the Johnnie B. Byrd, Sr., Alzheimer's Center and Research Center; deleting obsolete language; authorizing the establishment of for-profit subsidiaries of the governing corporation; providing that the contract with the State Board of Education shall permit the use of lands and facilities for research, education, treatment, prevention, and early detection of Alzheimer's disease; authorizing the governing corporation and its subsidiaries to obtain their own property insurance coverage; providing that certain appropriations shall be paid directly to the board of directors of the governing corporation; changing the appointing authority for certain members of the council of scientific advisors; providing an effective date.

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

Session Vote Sequence: 337

Rep. Harrington in the Chair.

Yeas—113

Adams	Culp	Joyner	Reagan
Allen	Cusack	Justice	Rich
Altman	Davis, D.	Kallinger	Richardson
Ambler	Davis, M.	Kendrick	Ritter
Anderson	Dean	Kilmer	Rivera
Antone	Detert	Kosmas	Robaina
Arza	Domino	Kottkamp	Roberson
Attkisson	Evers	Kravitz	Ross
Ausley	Farkas	Kyle	Rubio
Barreiro	Fields	Littlefield	Russell
Baxley	Fiorentino	Llorente	Ryan
Bean	Galvano	Machek	Sansom
Bendross-Mindingall	Gannon	Mack	Seiler
Bense	Garcia	Mahon	Simmons
Benson	Gardiner	Mayfield	Slosberg
Berfield	Gelber	McInvale	Smith
Bilirakis	Gibson, H.	Meadows	Sobel
Bowen	Goodlette	Mealor	Sorensen
Brandenburg	Gottlieb	Murman	Spratt
Brown	Green	Murzin	Stansel
Brummer	Harrell	Needelman	Stargel
Brutus	Hasner	Negron	Troutman
Bucher	Henriquez	Patterson	Vana
Bullard	Hogan	Paul	Waters
Byrd	Holloway	Peterman	Wishner
Cantens	Homan	Pickens	Zapata
Carassas	Jennings	Planas	
Clarke	Johnson	Prieguez	
Cretul	Jordan	Quinones	

Nays—None

Votes after roll call:

Yeas—A. Gibson, Greenstein, Harper, Wiles

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

THE SPEAKER IN THE CHAIR

HB 875—A bill to be entitled An act relating to highway safety; amending s. 316.075, F.S.; requiring hearing for specified violations of traffic control signal devices resulting in a crash; amending s. 318.14, F.S.; providing penalties for certain traffic infractions requiring a mandatory hearing; amending s. 318.18, F.S.; providing penalty for specified violation; providing for distribution of moneys collected; amending s. 318.19, F.S.; requiring hearing for specified violations resulting in a crash; amending s. 318.21, F.S.; providing additional criteria for distributions of certain civil penalties by county courts; amending s. 322.0261, F.S.; requiring driver improvement course for a second violation of specified provisions within a specified time period; providing penalty for failure to complete said course within a specified time period; amending s. 322.27, F.S.; assigning point value for conviction of specified violation of traffic control device; providing an effective date.

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

Session Vote Sequence: 338

Speaker Byrd in the Chair.

Yeas—117

Adams	Cusack	Jordan	Reagan
Allen	Davis, D.	Joyner	Rich
Altman	Davis, M.	Justice	Richardson
Ambler	Dean	Kallinger	Ritter
Anderson	Detert	Kendrick	Rivera
Antone	Domino	Kilmer	Robaina
Arza	Evers	Kosmas	Roberson
Attkisson	Farkas	Kottkamp	Ross
Ausley	Fields	Kravitz	Rubio
Barreiro	Fiorentino	Kyle	Russell
Baxley	Galvano	Littlefield	Ryan
Bean	Gannon	Llorente	Sansom
Bendross-Mindingall	Garcia	Machek	Seiler
Bense	Gardiner	Mack	Simmons
Benson	Gelber	Mahon	Slosberg
Berfield	Gibson, A.	Mayfield	Smith
Bilirakis	Gibson, H.	McInvale	Sobel
Bowen	Goodlette	Meadows	Sorensen
Brandenburg	Gottlieb	Mealor	Spratt
Brown	Green	Murman	Stansel
Brummer	Harper	Murzin	Stargel
Brutus	Harrell	Needelman	Troutman
Bucher	Harrington	Negron	Vana
Bullard	Hasner	Patterson	Waters
Byrd	Henriquez	Paul	Wiles
Cantens	Hogan	Peterman	Wishner
Carassas	Carassas	Holloway	Zapata
Clarke	Homan	Planas	
Cretul	Jennings	Prieguez	
Culp	Johnson	Quinones	

Nays—None

Votes after roll call:

Yeas—Greenstein

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

On motion by Rep. Benson, consideration of **HB 1473** was temporarily postponed under Rule 11.10.

CS for SB 1098—A bill to be entitled An act relating to the rights of members of the United States Armed Forces, the United States Reserve Forces, and the Florida National Guard; amending s. 83.67, F.S.; prohibiting a landlord from discriminating against a member in offering a dwelling unit or in any terms of a rental agreement; amending s. 83.682, F.S.; providing conditions under which a member may terminate his or her rental agreement; revising liability in the event of early termination of a tenancy; amending s. 115.09, F.S.; requiring the granting of leave of absence for state, county, and municipal officials who are members of the National Guard or a reserve component of the Armed Forces; amending s. 115.14, F.S.; requiring the granting of leave of absence for state, county, and municipal employees; revising provisions with respect to supplemental pay; creating s. 250.015, F.S.; providing legislative intent; creating s. 250.035, F.S.; providing for the applicability of federal law; creating s. 520.14, F.S.; providing conditions under which a member may terminate his or her retail installment contract for leasing a motor vehicle; amending s. 627.7283, F.S.; requiring an insurer to refund the entire unearned premium to any member of the United States Armed Forces who cancels a policy under certain circumstances; creating s. 689.27, F.S., providing requirements and procedure with respect to the termination by a member of the United States Armed Services, the United States Reserve Forces, or the Florida National Guard of an agreement to purchase real property; amending s. 1009.531, F.S.; extending eligibility for, and use of, scholarships under the Florida Bright Futures Program based on military service; providing an effective date.

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

Session Vote Sequence: 339

Speaker Byrd in the Chair.

Yeas—115

Adams	Cusack	Johnson	Prieguez
Altman	Davis, D.	Jordan	Quinones
Ambler	Davis, M.	Joyner	Rich
Anderson	Dean	Justice	Richardson
Antone	Detert	Kallinger	Ritter
Arza	Domino	Kendrick	Rivera
Attkisson	Evers	Kilmer	Robaina
Ausley	Farkas	Kosmas	Roberson
Barreiro	Fields	Kottkamp	Ross
Baxley	Fiorentino	Kravitz	Rubio
Bean	Galvano	Kyle	Russell
Bendross-Mindingall	Gannon	Littlefield	Ryan
Bense	Garcia	Llorente	Sansom
Benson	Gardiner	Machek	Seiler
Berfield	Gelber	Mack	Simmons
Bilirakis	Gibson, A.	Mahon	Slosberg
Bowen	Gibson, H.	Mayfield	Smith
Brandenburg	Goodlette	McInvale	Sobel
Brown	Gottlieb	Meadows	Sorensen
Brummer	Green	Mealor	Spratt
Brutus	Harper	Murman	Stansel
Bucher	Harrell	Murzin	Stargel
Bullard	Harrington	Needelman	Troutman
Byrd	Hasner	Negron	Vana
Cantens	Henriquez	Patterson	Waters
Carassas	Hogan	Paul	Wiles
Clarke	Holloway	Peterman	Wishner
Cretul	Homan	Pickens	Zapata
Culp	Jennings	Planas	

Nays—None

Votes after roll call:

Yeas—Allen, Greenstein

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

CS for SB 1426—A bill to be entitled An act relating to governmental per diem and travel expenses; amending s. 166.021, F.S.; providing definitions; authorizing municipalities and agencies thereof to adopt per diem and travel expense policies for travelers, notwithstanding s. 112.061, F.S.; providing for retroactive application; providing for applicability of s. 112.061, F.S., if per diem and travel expense policies are or are not adopted; providing for offenses related to false or fraudulent travel claims; providing misdemeanor penalties; providing for civil liability; amending s. 112.061, F.S.; establishing per diem and subsistence ranges for travel expenses of public employees; conforming provisions and deleting obsolete provisions; specifying agency head responsibilities to establish state traveler rates; providing for future adjustments of such rates; providing that counties, county officers, district school boards, and certain special districts may increase specified rates; providing effective dates.

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

Session Vote Sequence: 340

Speaker Byrd in the Chair.

Yeas—117

Adams	Altman	Anderson	Arza
Allen	Ambler	Antone	Attkisson

Ausley	Evers	Kendrick	Richardson
Barreiro	Farkas	Kilmer	Ritter
Baxley	Fields	Kosmas	Rivera
Bean	Fiorentino	Kottkamp	Robaina
Bendross-Mindingall	Galvano	Kravitz	Roberson
Bense	Gannon	Kyle	Ross
Benson	Garcia	Littlefield	Rubio
Berfield	Gardiner	Llorente	Russell
Bilirakis	Gelber	Machek	Ryan
Bowen	Gibson, A.	Mack	Sansom
Brandenburg	Gibson, H.	Mahon	Seiler
Brown	Goodlette	Mayfield	Simmons
Brummer	Gottlieb	McInvale	Slosberg
Brutus	Green	Meadows	Smith
Bucher	Harper	Mealor	Sobel
Bullard	Harrell	Murman	Sorensen
Byrd	Harrington	Murzin	Spratt
Cantens	Hasner	Needelman	Stansel
Carassas	Henriquez	Negron	Stargel
Cretul	Hogan	Patterson	Troutman
Culp	Holloway	Paul	Vana
Cusack	Homan	Peterman	Waters
Davis, D.	Jennings	Pickens	Wiles
Davis, M.	Johnson	Planas	Wishner
Dean	Jordan	Prieguez	Zapata
Detert	Joyner	Quinones	
Domino	Justice	Reagan	
	Kallinger	Rich	

Nays—None

Votes after roll call:

Yeas—Greenstein

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

HB 1623—A bill to be entitled An act relating to the Florida Business Corporations Act; amending s. 607.0120, F.S.; clarifying a document execution provision relating to filing requirement; amending s. 607.0122, F.S.; clarifying an agent statement of resignation fee provision; amending s. 607.0123, F.S.; clarifying an effective time and date of document provision; amending s. 607.0124, F.S.; clarifying a filed document correction provision; amending s. 607.0141, F.S.; revising certain required notice provisions; providing for nonapplication to certain provisions; amending s. 607.0401, F.S.; clarifying a corporate name provision; providing construction relating to a corporate name; amending s. 607.0505, F.S.; providing for agent designation withdrawals by alien business organizations; amending s. 607.0630, F.S.; clarifying shareholder's preemptive rights provisions relating to certain securities; amending s. 607.0701, F.S.; providing for remote communications at annual shareholder meetings; providing requirements; amending s. 607.0702, F.S.; providing for remote communications at special shareholder meetings; providing requirements; amending s. 607.07401, F.S.; revising a complaint verification and allegation requirement under a shareholder derivative action provision; amending s. 607.0902, F.S.; revising a notice of shareholder meeting requirement; providing construction of control shares voting rights; deleting a rights of dissenting shareholders provision; amending s. 607.10025, F.S.; clarifying certain articles of incorporation provisions; amending s. 607.1004, F.S.; clarifying certain voting group amendment voting provisions; amending s. 607.1006, F.S.; clarifying certain execution of articles of amendment provisions; amending s. 607.1103, F.S.; clarifying a notification of certain plan actions provision; amending s. 607.1104, F.S.; clarifying a merger of subsidiary corporation plan of merger information requirement; amending s. 607.1108, F.S.; correcting a cross reference; amending s. 607.11101, F.S.; clarifying certain effect of merger provisions; amending s. 607.1202, F.S.; clarifying a notice requirement relating to certain sales of assets; amending s. 607.1301, F.S.; providing definitions relating to appraisal rights; amending s. 607.1302, F.S.; providing for shareholders' rights to appraisals under certain circumstances; providing limitations; providing for limiting or eliminating appraisal rights under certain

circumstances; prohibiting certain corporate action challenges under certain circumstances; creating s. 607.1303, F.S.; providing procedures, requirements, and limitations for assertion of rights by nominees and beneficial owners; amending s. 607.1320, F.S.; providing requirements for notice of appraisal rights; creating s. 607.1321, F.S.; providing requirements for notice of intent to demand payment; creating s. 607.1322, F.S.; providing appraisal notice and form requirements; creating s. 607.1323, F.S.; providing procedures, requirements, and limitations for perfection of appraisal rights; providing for right to withdraw under certain circumstances; creating s. 607.1324, F.S.; providing procedures and requirements for shareholders' acceptance of certain offers; creating s. 607.1326, F.S.; providing procedures for shareholder dissatisfaction with certain offers; providing for waiver of certain rights; creating s. 607.1331, F.S.; providing for assessment and award of court costs and attorney fees under certain circumstances; creating s. 607.1332, F.S.; providing for disposition of certain acquired shares; creating s. 607.1333, F.S.; providing limitations on corporate payouts; providing certain shareholder notice requirements; amending s. 607.1403, F.S.; providing for execution of articles of dissolution; clarifying requirements; amending s. 607.1406, F.S.; clarifying provisions relating to claims against dissolved corporations; creating s. 607.1407, F.S.; providing procedures and requirements for administration of unknown claims against dissolved corporations; providing conditions under which certain claims are barred; amending s. 607.1422, F.S.; revising procedural requirements for reinstatement after administrative dissolution; amending s. 607.1503, F.S.; clarifying certain foreign corporation name requirements; amending s. 607.1504, F.S.; revising certain execution procedures and requirements for amended certificates of authority; amending s. 607.1506, F.S.; clarifying name requirements for foreign corporations; creating s. 607.1605, F.S.; providing requirements, procedures, and limitations on inspection of corporate records by directors; amending s. 607.1622, F.S.; deleting an annual report information requirement relating to corporate liability for certain taxes; amending s. 607.1907, F.S.; clarifying an effect of repeal of prior acts provision; repealing s. 607.0903, F.S., relating to application of certain provisions to foreign corporations; providing effective dates.

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

Session Vote Sequence: 341

Speaker Byrd in the Chair.

Yeas—117

Adams	Clarke	Henriquez	Needelman
Allen	Cretul	Hogan	Negron
Altman	Culp	Holloway	Patterson
Ambler	Cusack	Homan	Paul
Anderson	Davis, D.	Jennings	Peterman
Antone	Davis, M.	Johnson	Pickens
Arza	Dean	Jordan	Planas
Attkisson	Detert	Joyner	Prieguez
Ausley	Domino	Justice	Quinones
Barreiro	Evers	Kallinger	Reagan
Baxley	Farkas	Kendrick	Rich
Bean	Fields	Kilmer	Richardson
Bendross-Mindingall	Fiorentino	Kosmas	Ritter
Bense	Galvano	Kottkamp	Rivera
Benson	Gannon	Kravitz	Robaina
Berfield	Garcia	Kyle	Roberson
Bilirakis	Gardiner	Littlefield	Ross
Bowen	Gelber	Llorente	Rubio
Brandenburg	Gibson, A.	Machek	Russell
Brown	Gibson, H.	Mack	Ryan
Brummer	Goodlette	Mahon	Sansom
Brutus	Gottlieb	Mayfield	Seiler
Bucher	Green	McInvale	Simmons
Bullard	Harper	Meadows	Slosberg
Byrd	Harrell	Mealor	Smith
Cantens	Harrington	Murman	Sobel
Carassas	Hasner	Murzin	Sorensen

Spratt	Troutman	Wiles
Stansel	Vana	Wishner
Stargel	Waters	Zapata

Nays—None

Votes after roll call:

Yeas—Greenstein

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

HB 1711 was taken up. On motion by Rep. Fiorentino—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 642 and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Appropriations and Senator Fasano—

CS for SB 642—A bill to be entitled An act relating to the elderly services; amending s. 430.041, F.S.; removing the Director of the Office of Long-Term-Care Policy from the office's advisory council; amending s. 430.07, F.S.; authorizing direct payment to a vendor or prepayment of travel expenses for Department of Elderly Affairs volunteers; amending s. 430.205, F.S., relating to community care for the elderly; providing guidelines for determining the priority of recipients of services; repealing s. 65 of chapter 2001-45, Laws of Florida relating to the Office of State Long-Term Care Ombudsman Program; providing effective dates.

—was taken up, read the first time by title, and substituted for HB 1711. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Fiorentino, the rules were waived and CS for SB 642 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 342

Speaker Byrd in the Chair.

Yeas—117

Adams	Bucher	Gelber	Kosmas
Allen	Bullard	Gibson, A.	Kottkamp
Altman	Byrd	Gibson, H.	Kravitz
Ambler	Cantens	Goodlette	Kyle
Anderson	Carassas	Gottlieb	Littlefield
Antone	Clarke	Green	Llorente
Arza	Cretul	Harper	Machek
Attkisson	Culp	Harrell	Mack
Ausley	Cusack	Harrington	Mahon
Barreiro	Davis, D.	Hasner	Mayfield
Baxley	Davis, M.	Henriquez	McInvale
Bean	Dean	Hogan	Meadows
Bendross-Mindingall	Detert	Holloway	Mealor
Bense	Domino	Homan	Murman
Benson	Evers	Jennings	Murzin
Berfield	Farkas	Johnson	Needelman
Bilirakis	Fields	Jordan	Negron
Bowen	Fiorentino	Joyner	Patterson
Brandenburg	Galvano	Justice	Paul
Brown	Gannon	Kallinger	Peterman
Brummer	Garcia	Kendrick	Pickens
Brutus	Gardiner	Kilmer	Planas

Prieguez	Roberson	Slosberg	Vana	Harrington	Llorente	Paul	Simmons
Quinones	Ross	Smith	Waters	Hogan	Machek	Pickens	Sorensen
Reagan	Rubio	Sobel	Wiles	Homan	Mack	Planas	Spratt
Rich	Russell	Sorensen	Wishner	Johnson	Mahon	Prieguez	Stansel
Richardson	Ryan	Spratt	Zapata	Jordan	Mayfield	Quinones	Stargel
Ritter	Sansom	Stansel		Kallinger	Mealor	Reagan	Troutman
Rivera	Seiler	Stargel		Kottkamp	Murzin	Ritter	Waters
Robaina	Simmons	Troutman		Kravitz	Needelman	Rivera	Zapata
				Kyle	Negron	Robaina	
				Littlefield	Patterson	Sansom	

Nays—None

Votes after roll call:
Yeas—Greenstein

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

Bills and Joint Resolutions on Third Reading

HB 1869—A bill to be entitled An act relating to government; providing a legislative finding; requiring the Department of Management Services to issue an invitation to negotiate for the purpose of establishing a state term contract to conduct a review of certain agency contracts; amending s. 110.107, F.S.; providing definitions; amending s. 110.116, F.S.; authorizing the Department of Management Services to contract with a vendor to provide the personnel information system; amending s. 110.1245, F.S.; revising language regarding employee recognition; deleting a 5-year employment requirement for certain recognition; amending s. 110.152, F.S.; revising payment schedules for adoption benefits for state employees; amending s. 110.191, F.S.; correcting a cross reference; amending s. 110.2035, F.S.; deleting requirement that the Department of Management Services consult with the Executive Office of the Governor and the Legislature with regard to a compensation and classification program; providing requirements for the program; providing duties and responsibilities to the department with respect to employment actions by other agencies; providing rule adoption authority; providing that employing agencies shall have the responsibility for the day-to-day application of such rules; providing additional authority and responsibilities for employing agencies; requiring the Department of Management Services to establish and maintain an equitable pay plan for use by state agencies; providing authority and responsibilities of the department and employing agencies with respect to such plan; amending s. 110.205, F.S.; conforming language; amending s. 110.213, F.S.; providing that agencies shall ensure that candidates for employment are properly licensed, certified, or registered, when required by law; amending s. 110.227, F.S.; providing for a 1-year probationary period for Career Service employees; revising procedures with respect to the employee grievance process; correcting a cross reference; amending ss. 110.406, 110.603, and 110.606, F.S.; conforming language; amending s. 215.92, F.S.; redefining the term “functional owner”; amending s. 215.93, F.S.; authorizing the Department of Management Services to contract with private entities to design, develop, and implement the department’s information systems and subsystems; amending s. 215.94, F.S.; providing that the Department of Management Services is the functional owner of the personnel information system; amending s. 216.011, F.S.; correcting a cross reference; repealing s. 110.203, F.S., relating to definitions; providing an effective date.

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

Session Vote Sequence: 343

Speaker Byrd in the Chair.

Yeas—78

Adams	Bean	Clarke	Fields
Allen	Benson	Cretul	Fiorentino
Altman	Berfield	Culp	Galvano
Ambler	Bilirakis	Cusack	Gardiner
Anderson	Bowen	Davis, D.	Gibson, A.
Antone	Brummer	Davis, M.	Gibson, H.
Arza	Bullard	Detert	Goodlette
Attkisson	Byrd	Domino	Gottlieb
Barreiro	Cantens	Evers	Green
Baxley	Carassas	Farkas	Harrell

Nays—29

Ausley	Henriquez	Meadows	Smith
Bendross-Mindingall	Holloway	Peterman	Sobel
Brandenburg	Jennings	Rich	Vana
Brutus	Joyner	Richardson	Wiles
Bucher	Justice	Roberson	Wishner
Gannon	Kendrick	Ryan	
Gelber	Kosmas	Seiler	
Harper	McInvale	Slosberg	

Votes after roll call:
Yeas—Dean
Nays—Greenstein, Kilmer
Yeas to Nays—Antone, Bullard

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

REPRESENTATIVE GOODLETTE IN THE CHAIR

HB 1879—A bill to be entitled An act relating to government accountability; amending s. 11.40, F.S.; combining the Office of the Auditor General and the Office of Program Policy Analysis and Government Accountability into the Office of Government Accountability; amending s. 11.42, F.S.; deleting qualifications for employees of the Auditor General’s Office; deleting the provisions relating to the headquarters of the Auditor General; deleting provisions relating to payrolls and vouchers of the Auditor General; deleting the provisions relating to employment restrictions for employees of the Auditor General; authorizing the Office of Government Accountability to perform certain reviews; creating s. 11.421, F.S.; creating the Office of Government Accountability; designating the Auditor General as the head of the Office of Government Accountability; requiring the Auditor General to appoint a Deputy Auditor General to direct the Division of Policy Analysis and Agency Review; requiring the Deputy Auditor General to have experience in policy analysis and program evaluation; providing for the Legislative Auditing Committee to confirm appointment of the Deputy Auditor General; providing qualifications for employees of the Office of Government Accountability; authorizing certain persons to be employed as a financial auditor or a legal advisor in the Office of Government Accountability; providing for the headquarters and field offices of the Office of Government Accountability; providing for payrolls and vouchers of the Office of Government Accountability; prohibiting employees of the Office of Government Accountability from certain activities; amending s. 11.45, F.S.; assigning certain duties to the Office of Government Accountability; assigning the authority to conduct audits and other engagements to the Office of Government Accountability; requiring audited entities to provide for a corrective action plan when determined necessary by the Auditor General; requiring certain entities to provide additional data and other information related to their corrective action plan; requiring the Office of Government Accountability to perform followup procedures; requiring the Office of Government Accountability to provide a copy of its determination of the audited entity’s progress to certain entities; providing for certain responsibilities of the Office of Government Accountability; providing criteria for audits of municipalities based on a certified petition; providing for the adoption of rules by the Office of Government Accountability; amending s. 11.47, F.S.; replacing the Office of the Auditor General and the Office of Program Policy Analysis and Government Accountability with the Office of Government Accountability; repealing ss. 11.51 and 11.511, F.S., relating to

the Office of Program Policy Analysis and Government Accountability and its director; amending s. 11.513, F.S.; requiring certain reviews to be conducted by the Office of Government Accountability instead of the Office of Program Policy Analysis and Government Accountability; deleting the due dates for reviews; amending s. 14.203, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Office of Program Policy Analysis and Government Accountability; amending s. 17.041, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General; amending s. 20.055, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General; revising responsibilities of state agency inspectors general concerning followup of reports issued by the Office of Government Accountability; amending s. 20.50, F.S.; correcting a cross reference; amending ss. 20.23, 24.105, 24.108, 24.120, 24.123, 25.075, 39.202, 68.085, and 68.087, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; repealing s. 70.20(13), F.S., relating to a review conducted by the Office of Program Policy Analysis and Government Accountability; amending ss. 110.116, 112.061, and 112.324, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; repealing s. 112.658, F.S., relating to a review by the Office of Program Policy Analysis and Government Accountability of the Florida Retirement System; amending ss. 119.07, 121.051, 121.055, 125.01, 136.08, 154.11, 163.2526, 163.3246, 189.4035, 189.412, 189.428, 192.0105, 193.074, 193.1142, 195.027, and 195.084, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; amending ss. 196.101 and 213.053, F.S.; deleting references to the Office of Program Policy Analysis and Government Accountability and the director of the office; repealing s. 215.44(6), F.S., relating to a review of State Board of Administration by the Office of Program Policy Analysis and Government Accountability; amending ss. 215.93, 215.94, 215.97, 215.981, 216.023, 216.102, 216.141, 216.163, 216.177, 216.178, 216.181, 216.192, 216.231, and 216.262, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; amending s. 216.292, F.S.; deleting references to the director of the Office of Program Policy Analysis and Government Accountability; amending ss. 216.301, 218.31, 218.32, 218.39, 220.187, 243.73, 253.025, 259.037, 259.041, 267.1732, 273.02, 273.05, 273.055, 274.02, 282.318, 282.322, 287.045, 287.058, 287.0943, 287.115, and 287.17, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; amending s. 288.1224, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Office of Program Policy Analysis and Government Accountability; deleting a review completed by the Office of Program Policy Analysis and Government Accountability; amending s. 288.1226, 288.1227, 288.7011, 288.7091, 288.7092, and 288.90151, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; amending s. 288.905, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Office of Program Policy Analysis and Government Accountability; deleting provisions relating to a review completed by the Office of Program Policy Analysis and Government Accountability; amending ss. 288.906, 288.9517, 288.9604, 290.00689, 296.17, 296.41, 298.17, 310.131, 320.023, 320.08058, 320.08062, 322.081, and 322.135, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; repealing s. 324.202, F.S., relating to a completed pilot project in the Department of Highway Safety and Motor Vehicles and a review completed by the Office of Program Policy Analysis and Government Accountability; amending ss. 331.419, 334.0445, 336.022, 339.406, 365.173, 373.45926, 373.4595, 373.536, 403.1835, 403.8532, and 409.2563, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; amending s. 411.01, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Office of Program

Policy Analysis and Government Accountability; deleting an obsolete requirement relating to a completed review by the Office of Program Policy Analysis and Government Accountability; amending ss. 411.011, 411.221, 421.091, and 427.705, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; amending ss. 443.1316 and 445.003, F.S.; deleting an obsolete requirement relating to a review completed by the Office of Program Policy Analysis and Government Accountability; amending s. 445.004, F.S.; deleting the Auditor General's authority to conduct an audit of Workforce Florida, Inc.; assigning responsibilities to the Office of Government Accountability formerly held by the Office of Program Policy Analysis and Government Accountability; amending s. 445.009, F.S.; deleting an obsolete requirement relating to a review completed by the Office of Program Policy Analysis and Government Accountability; amending s. 445.011, F.S.; correcting a cross reference; amending ss. 446.609, 455.32, 471.038, and 527.22, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; amending s. 550.125, F.S.; providing that certain audits and examinations by the Office of Government Accountability shall take place pursuant to the direction of the Auditor General and the Legislative Auditing Committee; amending ss. 601.15, 616.263, 744.708, 943.25, 944.105, 944.512, 944.719, 946.516, 948.15, 957.07, 957.11, 985.31, 985.311, 985.412, 985.416, 1001.24, 1001.453, and 1002.22, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; repealing s. 1002.36(3), F.S., relating to audit by the Auditor General of the Florida School for the Deaf and the Blind; amending ss. 1002.37, 1004.28, 1004.29, 1004.43, and 1004.445, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; amending s. 1004.58, F.S.; removing the director of the Office of Program Policy Analysis and Government Accountability from the Leadership Board for Applied Research and Public Service; amending ss. 1004.70, 1004.78, 1005.37, 1006.07, 1006.19, 1008.35, 1008.46, 1009.265, 1009.53, 1009.976, 1009.983, 1010.305, 1011.10, 1011.51, 1013.35, and 1013.512, F.S.; assigning responsibilities to the Office of Government Accountability formerly held by the Auditor General or the Office of Program Policy Analysis and Government Accountability; amending s. 34, ch. 2002-22, Laws of Florida; requiring the Office of Government Accountability rather than the Office of Program Policy Analysis and Government Accountability to conduct a review of the progress of the Division of Vocational Rehabilitation and to prepare a report; providing an effective date.

—was read the third time by title.

The Subcommittee on Rules offered the following:

(Amendment Bar Code: 810531)

Technical Amendment 3—Between line(s) 326 & 327, insert:
~~(8)(9)~~ Sections 11.25(1) and 11.26 shall not apply to the Auditor General.
 Remove line 5075, and insert:
 upon request.

2. Other school officials, including teachers

Rep. Mack moved the adoption of the amendment, which was adopted.

The question recurred on the passage of HB 1879. The vote was:

Session Vote Sequence: 344

Rep. Goodlette in the Chair.

Yeas—79

Adams	Ambler	Attkisson	Bean
Allen	Anderson	Barreiro	Bense
Altman	Arza	Baxley	Benson

Berfield	Farkas	Kallinger	Pickens
Bilirakis	Fiorentino	Kilmer	Planas
Bowen	Galvano	Kottkamp	Prieguez
Brown	Garcia	Kravitz	Reagan
Brummer	Gardiner	Kyle	Rivera
Byrd	Gibson, H.	Littlefield	Robaina
Cantens	Goodlette	Llorente	Ross
Carassas	Green	Mack	Rubio
Clarke	Harrell	Mahon	Russell
Cretul	Harrington	Mayfield	Sansom
Culp	Hasner	Mealor	Simmons
Davis, D.	Hogan	Murman	Sorensen
Davis, M.	Holloway	Murzin	Stargel
Dean	Homan	Needelman	Troutman
Detert	Jennings	Negron	Waters
Domino	Johnson	Patterson	Zapata
Evers	Jordan	Paul	

Yeas—114

Adams	Cusack	Johnson	Reagan
Allen	Davis, D.	Jordan	Rich
Altman	Davis, M.	Justice	Richardson
Ambler	Dean	Kallinger	Ritter
Anderson	Detert	Kilmer	Rivera
Antone	Domino	Kosmas	Robaina
Arza	Evers	Kottkamp	Roberson
Attkisson	Farkas	Kravitz	Ross
Barreiro	Fields	Kyle	Rubio
Baxley	Fiorentino	Littlefield	Russell
Bean	Galvano	Llorente	Ryan
Bendross-Mindingall	Gannon	Machek	Sansom
Bense	Garcia	Mack	Seiler
Benson	Gardiner	Mahon	Simmons
Berfield	Gelber	Mayfield	Slosberg
Bilirakis	Gibson, A.	McInvale	Smith
Bowen	Gibson, H.	Meadows	Sobel
Brandenburg	Goodlette	Mealor	Sorensen
Brown	Gottlieb	Murman	Spratt
Brummer	Green	Murzin	Stansel
Brutus	Harper	Needelman	Stargel
Bucher	Harrell	Negron	Troutman
Bullard	Harrington	Patterson	Vana
Byrd	Hasner	Paul	Waters
Cantens	Henriquez	Peterman	Wiles
Carassas	Hogan	Pickens	Wishner
Clarke	Holloway	Planas	Zapata
Cretul	Homan	Prieguez	
Culp	Jennings	Quinones	

Nays—35

Antone	Gelber	Machek	Seiler
Ausley	Gibson, A.	McInvale	Slosberg
Bendross-Mindingall	Gottlieb	Meadows	Smith
Brandenburg	Harper	Peterman	Sobel
Brutus	Henriquez	Rich	Stansel
Bucher	Joyner	Richardson	Vana
Cusack	Justice	Ritter	Wiles
Fields	Kendrick	Roberson	Wishner
Gannon	Kosmas	Ryan	

Votes after roll call:

Nays—Greenstein

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

HB 1881 was taken up. On motion by Rep. Hogan—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1006 and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committees on Appropriations and Governmental Oversight and Productivity—

CS for CS for SB 1006—A bill to be entitled An act relating to state employee health insurance; amending s. 110.123, F.S.; revising the terms of coverage and payment for officers and employees participating in state employee group health insurance; amending s. 110.161, F.S.; providing eligibility for state universities in the pretax benefits program; amending s. 1001.74, F.S.; providing eligibility for universities in the pretax benefits program; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1881. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Hogan, the rules were waived and CS for CS for SB 1006 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 345

Rep. Goodlette in the Chair.

Nays—2

Ausley Kendrick

Votes after roll call:

Yeas—Greenstein

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

Bills and Joint Resolutions on Third Reading

Consideration of **HB 1887** was temporarily postponed under Rule 11.10.

HB 1899—A bill to be entitled An act relating to educator certification and discipline; amending s. 1012.56, F.S.; requiring an affidavit for educator certification; creating s. 1012.561, F.S.; requiring certified educators and applicants for certification to provide notification of change of address; authorizing service by regular mail for certain purposes; amending s. 1012.79, F.S.; revising the number of members required for certain panels of the Education Practices Commission; amending s. 1012.795, F.S., relating to the Education Practices Commission's authority to discipline; revising grounds for discipline; providing penalties; amending s. 1012.796, F.S.; requiring certain agencies to provide unredacted documents to the Department of Education for purposes of investigating and prosecuting certified educators; providing requirements for an educator who is on probation; revising penalties that the Education Practices Commission may impose; revising criteria for the use of an order to show cause; amending s. 1012.798, F.S.; revising provisions relating to the recovery network program for educators; amending s. 943.0585, F.S.; allowing certain employers of educators to have access to expunged records; amending s. 943.059, F.S.; allowing certain employers of educators to have access to sealed records; providing an effective date.

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

Session Vote Sequence: 346

Rep. Goodlette in the Chair.

Yeas—116

Adams	Culp	Jennings	Planas
Allen	Cusack	Johnson	Prieguez
Altman	Davis, D.	Jordan	Quinones
Ambler	Davis, M.	Joyner	Reagan
Anderson	Dean	Justice	Rich
Antone	Detert	Kallinger	Richardson
Arza	Domino	Kendrick	Ritter
Attkisson	Evers	Kilmer	Rivera
Ausley	Farkas	Kosmas	Robaina
Barreiro	Fields	Kottkamp	Roberson
Baxley	Fiorentino	Kravitz	Ross
Bean	Galvano	Kyle	Rubio
Bendross-Mindingall	Gannon	Littlefield	Russell
Bense	Garcia	Llorente	Ryan
Benson	Gardiner	Machek	Sansom
Berfield	Gelber	Mack	Seiler
Bilirakis	Gibson, A.	Mahon	Simmons
Bowen	Gibson, H.	Mayfield	Slosberg
Brandenburg	Goodlette	McInvale	Smith
Brown	Gottlieb	Meadows	Sobel
Brummer	Green	Mealor	Sorensen
Brutus	Harper	Murman	Stansel
Bucher	Harrell	Murzin	Stargel
Bullard	Harrington	Needelman	Troutman
Byrd	Hasner	Negron	Vana
Cantens	Henriquez	Patterson	Waters
Carassas	Hogan	Paul	Wiles
Clarke	Holloway	Peterman	Wishner
Cretul	Homan	Pickens	Zapata

Nays—None

Votes after roll call:
Yeas—Greenstein

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

Consideration of **HB 1459** was temporarily postponed under Rule 11.10.

CS for CS for SB 1584—A bill to be entitled An act relating to administrative procedures; amending s. 120.52, F.S.; revising definition of invalid exercise of delegated legislative authority; providing conditions under which changes to certain rules adopted by the Department of Environmental Protection or a water management district that are incorporated by reference in rules of the other agency rule will take effect as to the incorporating rule; providing for notice; providing an objection process; amending s. 120.54, F.S.; revising provisions with respect to uniform rules; providing requirements with respect to the application of alleged facts to specific rules or statutes; amending s. 120.56, F.S.; revising rule challenges; providing hearings of such challenges to be held de novo; providing for the standard of proof to be used; revising procedures for agency response in unadopted rule proceedings; amending s. 120.569, F.S.; revising provisions with respect to decisions that affect substantial interest; providing for initial scheduling orders by the administrative law judge; providing for a discovery period; amending s. 120.57, F.S.; revising provisions with respect to additional procedures applicable to hearings involving disputed issues of material fact; revising procedures in unadopted rule proceedings; providing that an order relinquishing jurisdiction shall be rendered under certain circumstances; providing when an agency must rule on exceptions; amending s. 120.595, F.S.; redefining the term "improper purpose" and conforming a cross-reference; declaring that other provisions relating to attorney's fees and costs are unaffected by s. 120.595, F.S.; amending s. 120.60, F.S.; revising provisions with respect to licensing; providing for license issuance by default in specified circumstances; amending s. 120.68, F.S.; revising provisions with respect to judicial review; providing additional grounds for certain petitions challenging an agency rule as an invalid exercise of delegated legislative authority; amending s. 57.105, F.S.; providing administrative law judge

authority to award attorney's fees and damages; amending s. 57.111, F.S.; revising attorney's fees on civil actions and administrative proceedings initiated by state agencies; providing an effective date.

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

Session Vote Sequence: 347

Rep. Goodlette in the Chair.

Yeas—115

Adams	Culp	Jennings	Quinones
Allen	Cusack	Johnson	Reagan
Altman	Davis, D.	Jordan	Rich
Ambler	Davis, M.	Justice	Richardson
Anderson	Dean	Kallinger	Ritter
Antone	Detert	Kendrick	Rivera
Arza	Domino	Kilmer	Robaina
Attkisson	Evers	Kosmas	Roberson
Ausley	Farkas	Kottkamp	Ross
Barreiro	Fields	Kravitz	Rubio
Baxley	Fiorentino	Kyle	Russell
Bean	Galvano	Littlefield	Ryan
Bendross-Mindingall	Gannon	Llorente	Sansom
Bense	Garcia	Machek	Seiler
Benson	Gardiner	Mack	Simmons
Berfield	Gelber	Mahon	Slosberg
Bilirakis	Gibson, A.	Mayfield	Smith
Bowen	Gibson, H.	McInvale	Sobel
Brandenburg	Goodlette	Mealor	Sorensen
Brown	Gottlieb	Murman	Spratt
Brummer	Green	Murzin	Stansel
Brutus	Harper	Needelman	Stargel
Bucher	Harrell	Negron	Troutman
Bullard	Harrington	Patterson	Vana
Byrd	Hasner	Paul	Waters
Cantens	Henriquez	Peterman	Wiles
Carassas	Hogan	Pickens	Wishner
Clarke	Holloway	Planas	Zapata
Cretul	Homan	Prieguez	

Nays—1

Joyner

Votes after roll call:

Nays—Greenstein

Yeas to Nays—Bendross-Mindingall, Brutus, Bucher, Cusack, Gannon, Gottlieb, Justice, Kosmas, Rich, Wiles

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

HB 77 was taken up. On motion by Rep. Green—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 2172 and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committees on Appropriations, Criminal Justice and Senator Cowin—

CS for CS for SB 2172—A bill to be entitled An act relating to sexual offenders; amending s. 794.0115, F.S.; providing a short title; defining a dangerous sexual felony offender; providing mandatory sentencing for such

offenders; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 77. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Green, the rules were waived and CS for CS for SB 2172 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 348

Rep. Goodlette in the Chair.

Yeas—114

Adams	Cusack	Jordan	Quinones
Allen	Davis, D.	Joyner	Reagan
Altman	Davis, M.	Justice	Rich
Anderson	Dean	Kallinger	Richardson
Antone	Detert	Kendrick	Ritter
Arza	Domino	Kilmer	Rivera
Attkisson	Evers	Kosmas	Robaina
Ausley	Farkas	Kottkamp	Roberson
Barreiro	Fields	Kravitz	Ross
Baxley	Fiorentino	Kyle	Rubio
Bean	Galvano	Littlefield	Russell
Bendross-Mindingall	Gannon	Llorente	Ryan
Bense	Garcia	Machek	Sansom
Benson	Gardiner	Mack	Seiler
Berfield	Gelber	Mahon	Simmons
Bilirakis	Gibson, A.	Mayfield	Slosberg
Bowen	Gibson, H.	McInvale	Smith
Brandenburg	Goodlette	Meadows	Sobel
Brown	Gottlieb	Mealor	Sorensen
Brummer	Green	Murman	Stansel
Brutus	Harper	Murzin	Stargel
Bucher	Harrell	Needelman	Troutman
Bullard	Harrington	Negron	Vana
Byrd	Henriquez	Patterson	Waters
Cantens	Hogan	Paul	Wiles
Carassas	Holloway	Peterman	Wishner
Clarke	Homan	Pickens	Zapata
Cretul	Jennings	Planas	
Culp	Johnson	Prieguez	

Nays—None

Votes after roll call:

Yeas—Greenstein

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

Bills and Joint Resolutions on Third Reading

HB 137—A bill to be entitled An act relating to the tax on sales, use, and other transactions; providing a popular name; specifying a period during which the sale of clothing, school supplies, and books are exempt from such tax; providing definitions; authorizing the Department of Revenue to adopt rules; providing an appropriation; providing an effective date.

—was read the third time by title.

THE SPEAKER IN THE CHAIR

On passage, the vote was:

Session Vote Sequence: 349

Speaker Byrd in the Chair.

Yeas—89

Adams	Clarke	Homan	Planas
Allen	Cretul	Johnson	Prieguez
Altman	Cusack	Jordan	Quinones
Ambler	Davis, D.	Kallinger	Reagan
Anderson	Davis, M.	Kilmer	Ritter
Antone	Dean	Kottkamp	Rivera
Arza	Domino	Kravitz	Robaina
Attkisson	Evers	Kyle	Ross
Barreiro	Farkas	Littlefield	Rubio
Baxley	Fiorentino	Llorente	Russell
Bean	Galvano	Machek	Sansom
Bense	Garcia	Mack	Simmons
Benson	Gardiner	Mahon	Slosberg
Berfield	Gibson, A.	Mayfield	Sorensen
Bilirakis	Gibson, H.	McInvale	Spratt
Bowen	Goodlette	Meadows	Stargel
Brown	Green	Mealor	Troutman
Brummer	Harrell	Murman	Vana
Brutus	Harrington	Murzin	Waters
Bullard	Hasner	Needelman	Wishner
Byrd	Henriquez	Negron	
Cantens	Hogan	Patterson	
Carassas	Holloway	Paul	

Nays—28

Ausley	Gannon	Kendrick	Ryan
Bendross-Mindingall	Gelber	Kosmas	Seiler
Brandenburg	Gottlieb	Peterman	Smith
Bucher	Harper	Pickens	Sobel
Culp	Jennings	Rich	Stansel
Detert	Joyner	Richardson	Wiles
Fields	Justice	Roberson	Zapata

Votes after roll call:

Yeas—Greenstein

Yeas to Nays—Wishner

Nays to Yeas—Bendross-Mindingall

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

CS for CS for SB 144—A bill to be entitled An act relating to services for victims of sexual battery; providing legislative intent with respect to enhancing the availability of services to victims of sexual battery; creating the "Sexual Battery Victims" Access to Services Act; providing definitions; authorizing the Department of Health to contract with a statewide nonprofit association for the purpose of allocating funds to rape crisis centers; requiring that funds be used to provide sexual battery recovery services to victims of sexual battery and their families; providing requirements and limitations with respect to distribution and use of funds; requiring an annual report to the Legislature on the use of funds; creating s. 938.085, F.S.; providing for an assessment of an additional court cost against any person who pleads guilty or nolo contendere to, or who is found guilty of, an act of sexual battery or other specified crimes; providing for deposit of the court cost into the Rape Crisis Program Trust Fund; providing for the trust fund to be used to support rape crisis centers; providing an appropriation; providing an effective date.

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

Session Vote Sequence: 350

Speaker Byrd in the Chair.

Yeas—113

Adams	Altman	Anderson	Arza
Allen	Ambler	Antone	Attkisson

Barreiro	Farkas	Kendrick	Richardson
Baxley	Fields	Kosmas	Ritter
Bean	Fiorentino	Kottkamp	Rivera
Bendross-Mindingall	Galvano	Kravitz	Robaina
Bense	Gannon	Kyle	Roberson
Benson	Garcia	Littlefield	Ross
Berfield	Gardiner	Llorente	Rubio
Bilirakis	Gelber	Machek	Russell
Bowen	Gibson, A.	Mack	Ryan
Brandenburg	Gibson, H.	Mahon	Sansom
Brown	Goodlette	Mayfield	Seiler
Brummer	Gottlieb	McInvale	Simmons
Brutus	Green	Meadows	Slosberg
Bucher	Harper	Mealor	Smith
Bullard	Harrell	Murman	Sobel
Cantens	Harrington	Murzin	Spratt
Carassas	Hasner	Needelman	Stansel
Clarke	Henriquez	Negron	Stargel
Cretul	Hogan	Patterson	Troutman
Culp	Holloway	Paul	Vana
Cusack	Homan	Peterman	Waters
Davis, D.	Jennings	Pickens	Wiles
Davis, M.	Johnson	Planas	Wishner
Dean	Jordan	Prieguez	Zapata
Detert	Joyner	Quinones	
Domino	Justice	Reagan	
Evers	Kallinger	Rich	

Nays—None

Votes after roll call:
Yeas—Greenstein

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

SB 146—A bill to be entitled An act relating to trust funds; creating the Rape Crisis Program Trust Fund within the Department of Health; providing for the use of funds and the source of funds; requiring the Department of Health to adopt rules for distributing moneys in the trust fund; providing for review and termination or re-creation of the trust fund; providing a contingent effective date.

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

Session Vote Sequence: 351

Speaker Byrd in the Chair.

Yeas—113

Adams	Brutus	Gardiner	Kallinger
Allen	Bucher	Gelber	Kendrick
Altman	Bullard	Gibson, A.	Kilmer
Ambler	Cantens	Gibson, H.	Kosmas
Anderson	Carassas	Goodlette	Kottkamp
Antone	Clarke	Gottlieb	Kravitz
Arza	Cretul	Green	Kyle
Attkisson	Culp	Harper	Littlefield
Barreiro	Cusack	Harrell	Llorente
Baxley	Davis, D.	Harrington	Machek
Bean	Davis, M.	Hasner	Mack
Bendross-Mindingall	Dean	Henriquez	Mahon
Bense	Detert	Hogan	McInvale
Benson	Domino	Holloway	Meadows
Berfield	Evers	Homan	Mealor
Bilirakis	Farkas	Jennings	Murman
Bowen	Fields	Johnson	Murzin
Brandenburg	Fiorentino	Jordan	Needelman
Brown	Galvano	Joyner	Negron
Brummer	Garcia	Justice	Patterson

Paul	Ritter	Seiler	Troutman
Peterman	Rivera	Simmons	Vana
Pickens	Robaina	Slosberg	Waters
Planas	Roberson	Smith	Wiles
Prieguez	Ross	Sobel	Wishner
Quinones	Rubio	Sorensen	Zapata
Reagan	Russell	Spratt	
Rich	Ryan	Stansel	
Richardson	Sansom	Stargel	

Nays—None

Votes after roll call:
Yeas—Greenstein

So the bill passed by the required constitutional three-fifths vote of the membership and was immediately certified to the Senate.

CS for SB 192—A bill to be entitled An act relating to library records; amending s. 257.261, F.S.; revising provisions relating to confidentiality of public library registration and circulation records to authorize disclosure of information to the parent or guardian of a library patron under age 16, for the purpose of collecting fines or recovering overdue books or other materials; providing an effective date.

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

Session Vote Sequence: 352

Speaker Byrd in the Chair.

Yeas—115

Adams	Cusack	Jordan	Quinones
Allen	Davis, D.	Joyner	Reagan
Altman	Davis, M.	Justice	Rich
Ambler	Dean	Kallinger	Richardson
Anderson	Detert	Kendrick	Ritter
Antone	Domino	Kilmer	Rivera
Arza	Evers	Kosmas	Robaina
Attkisson	Farkas	Kottkamp	Roberson
Barreiro	Fields	Kravitz	Ross
Baxley	Fiorentino	Kyle	Rubio
Bean	Galvano	Littlefield	Russell
Bendross-Mindingall	Gannon	Llorente	Ryan
Bense	Garcia	Machek	Sansom
Benson	Gardiner	Mack	Seiler
Berfield	Gelber	Mahon	Simmons
Bilirakis	Gibson, A.	Mayfield	Slosberg
Bowen	Gibson, H.	McInvale	Smith
Brandenburg	Goodlette	Meadows	Sobel
Brown	Gottlieb	Mealor	Sorensen
Brummer	Green	Murman	Spratt
Brutus	Harper	Murzin	Stansel
Bucher	Harrell	Needelman	Stargel
Bullard	Harrington	Negron	Troutman
Byrd	Hasner	Patterson	Vana
Cantens	Henriquez	Paul	Waters
Carassas	Holloway	Peterman	Wiles
Clarke	Homan	Pickens	Wishner
Cretul	Jennings	Planas	Zapata
Culp	Johnson	Prieguez	

Nays—1

Hogan

Votes after roll call:
Yeas—Greenstein
Nays to Yeas—Hogan

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

Consideration of **CS for SB 1442** was temporarily postponed under Rule 11.10.

Consideration of **HB 1205** was temporarily postponed under Rule 11.10.

Consideration of **HB 1819** was temporarily postponed under Rule 11.10.

CS for CS for SB 1856—A bill to be entitled An act relating to law enforcement officers and correctional officers; amending s. 112.532, F.S.; revising provisions relating to disciplinary actions against officers; providing grounds for civil actions by officers; providing for officers to obtain investigative reports; revising guidelines for questioning officers who are being investigated; providing for the production of an investigative report and supporting documents in a disciplinary case against a law enforcement or correctional officer to that officer prior to the imposition of certain disciplinary actions; providing for such records to remain confidential pursuant to the current public-records exemption; providing that such provision is not to be construed to provide a law enforcement or correctional officer with a property interest in a position of employment; amending s. 112.533, F.S.; providing that an established system for the receipt, investigation, and determination of complaints shall be the exclusive procedure used by law enforcement and correctional agencies; providing for legal counsel or a representative of the officer's choice to review a complaint filed against the officer and all statements made by the complainant and witnesses; providing an effective date.

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

Session Vote Sequence: 353

Speaker Byrd in the Chair.

Yeas—114

Adams	Cusack	Jordan	Reagan
Allen	Davis, D.	Justice	Rich
Altman	Davis, M.	Kallinger	Richardson
Ambler	Detert	Kendrick	Ritter
Anderson	Domino	Kilmer	Rivera
Antone	Evers	Kosmas	Robaina
Arza	Farkas	Kottkamp	Roberson
Attkisson	Fields	Kravitz	Ross
Barreiro	Fiorentino	Kyle	Rubio
Baxley	Galvano	Littlefield	Russell
Bean	Gannon	Llorente	Ryan
Bendross-Mindingall	Garcia	Machek	Sansom
Bense	Gardiner	Mack	Seiler
Benson	Gelber	Mahon	Simmons
Berfield	Gibson, A.	Mayfield	Slosberg
Bilirakis	Gibson, H.	McInvale	Smith
Bowen	Goodlette	Meadows	Sobel
Brandenburg	Gottlieb	Mealor	Sorensen
Brown	Green	Murman	Spratt
Brummer	Harper	Murzin	Stansel
Brutus	Harrell	Needelman	Stargel
Bucher	Harrington	Negron	Troutman
Bullard	Hasner	Patterson	Vana
Byrd	Henriquez	Paul	Waters
Cantens	Hogan	Peterman	Wiles
Carassas	Holloway	Pickens	Wishner
Clarke	Homan	Planas	Zapata
Cretul	Jennings	Prieguez	
Culp	Johnson	Quinones	

Nays—None

Votes after roll call:

Yeas—Dean, Greenstein

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

CS for SB 1232—A bill to be entitled An act relating to the practice of pest control; amending s. 482.051, F.S.; providing for temporary markers for vehicles; amending s. 482.091, F.S.; providing certain restrictions on the issuance of employee identification cards; amending s. 482.155, F.S.; providing that a limited certification does not authorize fumigation of a structure; amending s. 482.156, F.S.; providing a fee for the late renewal of certification for commercial landscape maintenance personnel; providing for automatic expiration of such certification following failure to obtain recertification; amending s. 482.161, F.S.; authorizing the Department of Agriculture and Consumer Services to take disciplinary action against a licensee or other person who impersonates a department employee; amending s. 482.165, F.S.; authorizing the department to impose an additional fine for the unlicensed practice of pest control; providing an exception; providing an effective date.

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

Session Vote Sequence: 354

Speaker Byrd in the Chair.

Yeas—116

Adams	Cusack	Johnson	Prieguez
Allen	Davis, D.	Jordan	Quinones
Altman	Davis, M.	Joyner	Reagan
Ambler	Dean	Justice	Rich
Anderson	Detert	Kallinger	Richardson
Antone	Domino	Kendrick	Ritter
Arza	Evers	Kilmer	Rivera
Attkisson	Farkas	Kosmas	Robaina
Barreiro	Fields	Kottkamp	Roberson
Baxley	Fiorentino	Kravitz	Ross
Bean	Galvano	Kyle	Rubio
Bendross-Mindingall	Gannon	Littlefield	Russell
Bense	Garcia	Llorente	Ryan
Benson	Gardiner	Machek	Sansom
Berfield	Gelber	Mack	Seiler
Bilirakis	Gibson, A.	Mahon	Simmons
Bowen	Gibson, H.	Mayfield	Slosberg
Brandenburg	Goodlette	McInvale	Smith
Brown	Gottlieb	Meadows	Sobel
Brummer	Green	Mealor	Sorensen
Brutus	Harper	Murman	Spratt
Bucher	Harrell	Murzin	Stansel
Bullard	Harrington	Needelman	Stargel
Byrd	Hasner	Negron	Troutman
Cantens	Henriquez	Patterson	Vana
Carassas	Hogan	Paul	Waters
Clarke	Holloway	Peterman	Wiles
Cretul	Homan	Pickens	Wishner
Culp	Jennings	Planas	Zapata

Nays—None

Votes after roll call:

Yeas—Greenstein

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

CS for SB 2404—A bill to be entitled An act relating to substance abuse and mental health; amending s. 394.74, F.S.; authorizing the Department of Children and Family Services to adopt by rule new payment methodologies and to eliminate unit-based methodologies for mental health and substance abuse services; authorizing the department to adopt rules for local match based on new methodologies; prohibiting changes to the ratio of state to local matching resources or to the sources of local match and prohibiting the increase in the amount of local matching funds required; creating s. 394.655,

F.S.; providing legislative intent; creating the Florida Substance Abuse and Mental Health Corporation, Inc.; providing that the corporation be administratively housed within the Department of Children and Family Services; specifying responsibilities for the corporation; specifying direction to the department regarding the corporation; requiring a memorandum of understanding between the corporation and the department; specifying the composition of the corporation; providing for appointments by the Governor, President of the Senate and the Speaker of the House of Representatives; providing direction to the corporation regarding its operation; authorizing advisory committees; requiring financial disclosure by corporation members; authorizing the corporation to employ and purchase staff support within funds appropriated; providing for additional staff support to be provided by the department; directing the corporation to develop and submit a budget request for its operation; providing for an annual financial audit; specifying that funds for the corporation be appropriated in a special category; providing for an annual evaluation and report by the corporation; providing for expiration of s. 394.655, F.S., created by this act on October 1, 2006, unless reenacted by the Legislature; providing for the expiration of ss. 20.19(2)(c) and 20.19(4)(b)6. and 8. on October 1, 2006, unless reenacted by the Legislature; directing the Office of Program and Policy Analysis and Government Accountability and the Auditor General to conduct an evaluation; specifying the evaluation's focus; requiring an initial report on February 1, 2005 and a final report on February 1, 2006, to the Governor and Legislature; amending s. 20.19, F.S.; directing the Secretary of the department to appoint certain positions; providing for the organization of the mental health and substance abuse programs within the department; providing for implementation within available resources; amending s. 394.741, F.S.; amending accreditation requirements for providers of behavioral health care services; requiring the Department of Children and Family Services and the Agency for Health Care Administration to follow only properly adopted and applicable statutes and rules in monitoring contracted providers; requiring the department to file a State Project Compliance Supplement; amending s. 394.9082, F.S.; modifying the services for which a managing entity is accountable; establishing data system requirements; providing for establishment of a single managing entity for the delivery of substance abuse services to child protective services recipients in specified districts of the department; requires the inclusion of certain not-for-profit providers of child welfare services in the network; providing for a contract; requiring certain information to be kept; requiring an evaluative study; providing for reports to the Governor and Legislature; revising provisions relating to delivery of state-funded mental health services; amending s. 409.912, F.S.; requiring the agency to work with the department to ensure mental health and substance abuse services are accessible to children and families in the child protection system; requiring the Agency for Health Care Administration to seek federal approval to contract with single entities to provide comprehensive behavioral health care services to Medicaid recipients in AHCA areas; requiring the agency to submit a plan for fully implementing capitated prepaid behavioral health care in all areas of the state; providing for implementation of the plan that would vary by the size of the eligible population; authorizing the agency to adjust the capitation rate under specified circumstances; requiring the agency to develop policies and procedures that allow for certification of local funds; requiring current providers of child welfare services be provided an opportunity to participate in the provider network; requiring the agency and the department to develop a plan to implement new Medicaid procedure codes for specified services; providing that match requirements for those procedure codes are met by certifying general revenue with contracted providers; requiring the plan to address specific procedure codes to be implemented, a projection of procedures to be delivered and a financial analysis; requiring approval by the Legislative Budget Commission prior to implementation; directing the plan to be submitted for consideration by the 2004 Legislature if not approved by December 31, 2004; requiring approval by the Legislative Budget Commission prior to implementation; providing effective dates.

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

Session Vote Sequence: 355

Speaker Byrd in the Chair.

Yeas—111

Adams	Culp	Jordan	Prieguez
Allen	Cusack	Joyner	Quinones
Altman	Davis, D.	Justice	Reagan
Ambler	Davis, M.	Kallinger	Rich
Anderson	Dean	Kendrick	Richardson
Antone	Detert	Kilmer	Ritter
Arza	Domino	Kosmas	Rivera
Attkisson	Evers	Kottkamp	Roberson
Barreiro	Farkas	Kravitz	Ross
Baxley	Fields	Kyle	Rubio
Bean	Fiorentino	Littlefield	Russell
Bendross-Mindingall	Galvano	Llorente	Ryan
Bense	Gannon	Machek	Sansom
Benson	Garcia	Mack	Sailer
Berfield	Gardiner	Mahon	Simmons
Bilirakis	Gelber	Mayfield	Slosberg
Bowen	Gibson, A.	McInvale	Smith
Brandenburg	Gibson, H.	Meadows	Sobel
Brown	Goodlette	Mealor	Sorensen
Brummer	Gottlieb	Murman	Spratt
Brutus	Green	Murzin	Stansel
Bucher	Harper	Needelman	Stargel
Bullard	Harrell	Negron	Vana
Byrd	Henriquez	Patterson	Waters
Cantens	Holloway	Paul	Wiles
Carassas	Homan	Peterman	Wishner
Clarke	Jennings	Pickens	Zapata
Cretul	Johnson	Planas	

Nays—None

Votes after roll call:

Yeas—Greenstein, Robaina

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

CS for CS for SB 250—A bill to be entitled An act relating to rural hospitals; amending ss. 395.602 and 408.07, F.S.; revising the definition of the term "rural hospital"; creating s. 395.6025, F.S.; authorizing exemptions from certificate-of-need review for the construction of a new or replacement facility for a rural hospital; providing conditions for eligibility for the exemption; amending s. 766.314, F.S.; expanding the definition of the term "infant delivered" for the purposes of payment of an initial assessment for each infant delivered in a hospital; providing an effective date.

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

Session Vote Sequence: 356

Speaker Byrd in the Chair.

Yeas—112

Adams	Bowen	Davis, M.	Goodlette
Allen	Brandenburg	Dean	Gottlieb
Altman	Brown	Detert	Green
Anderson	Brummer	Domino	Harper
Antone	Brutus	Evers	Harrell
Arza	Bucher	Farkas	Harrington
Attkisson	Bullard	Fields	Henriquez
Barreiro	Byrd	Fiorentino	Hogan
Baxley	Cantens	Galvano	Holloway
Bean	Carassas	Gannon	Homan
Bendross-Mindingall	Clarke	Garcia	Jennings
Bense	Cretul	Gardiner	Johnson
Benson	Culp	Gelber	Jordan
Berfield	Cusack	Gibson, A.	Joyner
Bilirakis	Davis, D.	Gibson, H.	Justice

Kallinger	McInvale	Quinones	Simmons
Kendrick	Meadows	Reagan	Slosberg
Kilmer	Mealor	Rich	Smith
Kosmas	Murman	Richardson	Sobel
Kottkamp	Murzin	Ritter	Sorensen
Kravitz	Needelman	Rivera	Spratt
Kyle	Negron	Roberson	Stansel
Littlefield	Patterson	Ross	Stargel
Llorente	Paul	Rubio	Vana
Machek	Peterman	Russell	Waters
Mack	Pickens	Ryan	Wiles
Mahon	Planas	Sansom	Wishner
Mayfield	Prieguez	Seiler	Zapata

Nays—None

Votes after roll call:

Yeas—Greenstein, Robaina

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

CS for SB 2156—A bill to be entitled An act relating to the Florida High School Activities Association; amending s. 1006.18, F.S.; providing technical revisions; amending s. 1006.20, F.S.; renaming the association as the Florida High School Athletic Association; revising the procedures for students' physical examinations; revising membership of the board of directors; deleting obsolete provisions; providing an effective date.

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

Session Vote Sequence: 357

Speaker Byrd in the Chair.

Yeas—109

Adams	Cusack	Joyner	Rich
Allen	Davis, D.	Kallinger	Richardson
Altman	Davis, M.	Kendrick	Ritter
Ambler	Dean	Kilmer	Rivera
Anderson	Domino	Kosmas	Robaina
Antone	Evers	Kottkamp	Roberson
Arza	Farkas	Kravitz	Ross
Attkisson	Fields	Kyle	Rubio
Barreiro	Fiorentino	Littlefield	Russell
Baxley	Galvano	Llorente	Ryan
Bean	Garcia	Machek	Sansom
Bendross-Mindingall	Gardiner	Mack	Seiler
Bense	Gibson, A.	Mahon	Simmons
Benson	Gibson, H.	McInvale	Slosberg
Berfield	Goodlette	Meadows	Sobel
Bilirakis	Gottlieb	Mealor	Sorensen
Bowen	Green	Murman	Spratt
Brandenburg	Harper	Murzin	Stansel
Brummer	Harrell	Needelman	Stargel
Brutus	Harrington	Negron	Troutman
Bucher	Hasner	Patterson	Vana
Bullard	Henriquez	Paul	Waters
Byrd	Hogan	Peterman	Wiles
Cantens	Holloway	Pickens	Wishner
Carassas	Homan	Planas	Zapata
Clarke	Jennings	Prieguez	
Cretul	Johnson	Quinones	
Culp	Jordan	Reagan	

Nays—5

Detert	Gelber	Justice	Smith
Gannon			

Votes after roll call:

Yeas—Greenstein

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

HB 491—A bill to be entitled An act relating to an exemption from public records requirements of certain information held by the Florida Institute for Human and Machine Cognition, Inc.; creating an exemption from public records requirements for specified materials, actual and potential trade secrets, patentable material, proprietary information received, generated, ascertained, or discovered during the course of research conducted by or through the institute and its subsidiaries, business transactions resulting from such research, information received by the corporation or a subsidiary from a person from another state or nation or the Federal Government which is otherwise confidential or exempt, information received by the corporation or a subsidiary in the performance of its duties and responsibilities which is otherwise confidential and exempt, and identifying information of a donor or prospective donor to the corporation or a subsidiary; providing for specified access to certain information by governmental entities; creating an exemption from public meetings requirements for portions of meetings of the corporation or a subsidiary at which confidential or exempt information is presented or discussed; providing for future review and repeal; providing a statement of public necessity; providing a contingent effective date.

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

Session Vote Sequence: 358

Speaker Byrd in the Chair.

Yeas—114

Adams	Cusack	Johnson	Quinones
Allen	Davis, D.	Jordan	Reagan
Altman	Davis, M.	Joyner	Rich
Ambler	Dean	Kallinger	Richardson
Anderson	Detert	Kendrick	Ritter
Antone	Domino	Kilmer	Rivera
Arza	Evers	Kosmas	Robaina
Attkisson	Farkas	Kottkamp	Roberson
Barreiro	Fields	Kravitz	Rubio
Baxley	Fiorentino	Kyle	Russell
Bean	Galvano	Littlefield	Ryan
Bendross-Mindingall	Gannon	Llorente	Sansom
Bense	Garcia	Machek	Seiler
Benson	Gardiner	Mack	Simmons
Berfield	Gelber	Mahon	Slosberg
Bilirakis	Gibson, A.	Mayfield	Smith
Bowen	Gibson, H.	McInvale	Sobel
Brandenburg	Goodlette	Meadows	Sorensen
Brown	Gottlieb	Mealor	Spratt
Brummer	Green	Murman	Stansel
Brutus	Harper	Murzin	Stargel
Bucher	Harrell	Needelman	Troutman
Bullard	Harrington	Negron	Vana
Byrd	Hasner	Patterson	Waters
Cantens	Henriquez	Paul	Wiles
Carassas	Hogan	Peterman	Wishner
Clarke	Holloway	Pickens	Zapata
Cretul	Homan	Planas	
Culp	Jennings	Prieguez	

Nays—2

Justice	Ross
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Votes after roll call:

Yeas—Greenstein

So the bill passed, as amended, by the required constitutional two-thirds

vote of the Members voting and was immediately certified to the Senate.

CS for SB 1644—A bill to be entitled An act relating to nitrogen and phosphorus fertilizers; amending s. 576.045, F.S.; providing legislative findings and intent with respect to protecting the state's water resources; requiring that persons licensed to distribute fertilizer pay a fee on fertilizer containing nitrogen or phosphorus; revising the purposes for which the Department of Agriculture and Consumer Services may use the proceeds of fees levied against persons licensed to distribute fertilizer; providing that implementation of interim measures, best-management practices, or certain other measures acts as a release from certain requirements and provides a presumption of compliance with state water quality standards; revising requirements for the department with respect to adopting rules; revising the dates for the expiration of certain provisions; providing an effective date.

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

Session Vote Sequence: 359

Speaker Byrd in the Chair.

Yeas—114

Adams	Davis, D.	Jordan	Quinones
Allen	Davis, M.	Joyner	Reagan
Altman	Dean	Justice	Rich
Ambler	Detert	Kallinger	Richardson
Anderson	Domino	Kendrick	Ritter
Antone	Evers	Kilmer	Rivera
Arza	Farkas	Kosmas	Roberson
Attkisson	Fields	Kottkamp	Ross
Barreiro	Fiorentino	Kravitz	Rubio
Bean	Galvano	Kyle	Russell
Bendross-Mindingall	Gannon	Littlefield	Ryan
Bense	Garcia	Llorente	Sansom
Benson	Gardiner	Machek	Seiler
Berfield	Gelber	Mack	Simmons
Bilirakis	Gibson, A.	Mahon	Slosberg
Bowen	Gibson, H.	Mayfield	Smith
Brandenburg	Goodlette	McInvale	Sobel
Brown	Gottlieb	Meadows	Sorensen
Brummer	Green	Mealor	Spratt
Brutus	Harper	Murman	Stansel
Bucher	Harrell	Murzin	Stargel
Bullard	Harrington	Needelman	Troutman
Byrd	Hasner	Negron	Vana
Cantens	Henriquez	Patterson	Waters
Carassas	Hogan	Paul	Wiles
Clarke	Holloway	Peterman	Wishner
Cretul	Homan	Pickens	Zapata
Culp	Jennings	Planas	
Cusack	Johnson	Prieguez	

Nays—None

Votes after roll call:

Yeas—Greenstein, Robaina

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

HB 537—A bill to be entitled An act relating to environmental health; creating s. 381.0069, F.S.; providing for the regulation of portable restroom contracting; providing definitions; requiring a portable restroom contractor to apply for registration with the Department of Health; providing requirements for registration, including an examination; providing for administration; providing rulemaking authority; providing for renewal of registration, including continuing education; providing for certification of partnerships and corporations; providing grounds for suspension or revocation of registration; providing fees; providing penalties and prohibitions; amending s. 381.0061, F.S.; authorizing imposition of an administrative fine for violation of portable

restroom contracting requirements; amending s. 381.0065, F.S.; authorizing the department to enter the business premises of any portable restroom contractor for compliance determination and enforcement; authorizing issuance of a citation for violation of portable restroom contracting requirements which may contain an order of correction or a fine; amending s. 381.0066, F.S.; authorizing the continuation of permit fees for system construction permits for onsite sewage treatment and disposal systems; providing an effective date.

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

Session Vote Sequence: 360

Speaker Byrd in the Chair.

Yeas—109

Adams	Cusack	Justice	Rich
Allen	Davis, D.	Kallinger	Richardson
Altman	Davis, M.	Kendrick	Ritter
Ambler	Dean	Kilmer	Rivera
Anderson	Detert	Kosmas	Robaina
Antone	Domino	Kottkamp	Roberson
Attkisson	Evers	Kravitz	Ross
Barreiro	Farkas	Kyle	Rubio
Baxley	Fields	Littlefield	Russell
Bean	Fiorentino	Llorente	Ryan
Bendross-Mindingall	Galvano	Machek	Sansom
Bense	Garcia	Mahon	Seiler
Benson	Gardiner	Mayfield	Simmons
Berfield	Gelber	McInvale	Slosberg
Bilirakis	Gibson, A.	Meadows	Smith
Bowen	Gibson, H.	Mealor	Sobel
Brandenburg	Goodlette	Murman	Sorensen
Brown	Gottlieb	Murzin	Spratt
Brummer	Green	Needelman	Stargel
Brutus	Harper	Negron	Troutman
Bucher	Harrell	Patterson	Vana
Bullard	Harrington	Paul	Waters
Byrd	Henriquez	Peterman	Wiles
Cantens	Hogan	Pickens	Wishner
Carassas	Holloway	Planas	Zapata
Clarke	Homan	Prieguez	
Cretul	Johnson	Quinones	
Culp	Joyner	Reagan	

Nays—1

Mack

Votes after roll call:

Yeas—Arza, Gannon, Greenstein, Stansel

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

CS for SB 2078—A bill to be entitled An act relating to medical practice; creating s. 458.3137, F.S.; authorizing issuance of temporary certificates for visiting physicians to obtain medical privileges for instructional purposes in conjunction with certain plastic surgery training programs and plastic surgery educational symposiums; providing for issuance of such certificates without examination to applicants who meet specified requirements; specifying the validity period of such certificates; limiting the number of certificates that may be issued per calendar year; providing financial responsibility requirements; providing practice limitations and conditions; prohibiting issuance of a certificate to a physician under investigation for a practice violation in another jurisdiction; providing an effective date.

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

Session Vote Sequence: 361

Speaker Byrd in the Chair.

Yeas—115

Adams	Cusack	Johnson	Quinones
Allen	Davis, D.	Jordan	Reagan
Altman	Davis, M.	Joyner	Rich
Ambler	Dean	Justice	Richardson
Anderson	Detert	Kallinger	Ritter
Antone	Domino	Kendrick	Rivera
Arza	Evers	Kilmer	Robaina
Attkisson	Farkas	Kosmas	Roberson
Barreiro	Fields	Kottkamp	Ross
Baxley	Fiorentino	Kravitz	Rubio
Bean	Galvano	Kyle	Russell
Bendross-Mindingall	Gannon	Littlefield	Ryan
Bense	Garcia	Llorente	Sansom
Benson	Gardiner	Machek	Seiler
Berfield	Gelber	Mack	Simmons
Bilirakis	Gibson, A.	Mahon	Slosberg
Bowen	Gibson, H.	Mayfield	Smith
Brandenburg	Goodlette	McInvale	Sobel
Brown	Gottlieb	Meadows	Sorensen
Brummer	Green	Mealor	Spratt
Brutus	Harper	Murman	Stansel
Bucher	Harrell	Murzin	Stargel
Bullard	Harrington	Negron	Troutman
Byrd	Hasner	Patterson	Vana
Cantens	Henriquez	Paul	Waters
Carassas	Hogan	Peterman	Wiles
Clarke	Holloway	Pickens	Wishner
Cretul	Homan	Planas	Zapata
Culp	Jennings	Prieguez	

Nays—None

Votes after roll call:

Yeas—Greenstein, Needelman
Yeas to Nays—Mack

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

Consideration of **SB 1024** was temporarily postponed under Rule 11.10.

HB 627 was taken up. On motion by Rep. Bilirakis, the rules were waived and—

Messages from the Senate

The Honorable Jhommie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1694 and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committees on Governmental Oversight and Productivity, Banking and Insurance and Senators Posey, Fasano and Atwater—

CS for CS for SB 1694—A bill to be entitled An act relating to insurance fraud; providing a short title; amending s. 624.155, F.S.; providing a civil remedy for consumers against unauthorized insurers for unpaid claims; amending s. 624.310, F.S.; prohibiting certain persons under disciplinary sanctions from participating in the insurance business; providing penalties; amending s. 624.401, F.S.; providing criminal penalties for an entity transacting insurance without a certificate of authority; amending s. 629.989, F.S.; revising provisions governing the powers of arrest of the investigators of the Division of Insurance Fraud; creating s. 817.413, F.S.; prohibiting certain sales of used motor vehicle goods as new; providing penalties; amending s. 860.15, F.S.; increasing the penalty for certain overcharges for motor vehicle repairs or parts; amending s. 921.0022, F.S.; revising the offense severity ranking chart of the Criminal Punishment Code to reflect changes in penalties; providing for severability; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 627. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Bilirakis, the rules were waived and CS for CS for SB 1694 was read the

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

Session Vote Sequence: 362

Speaker Byrd in the Chair.

Yeas—108

Adams	Cusack	Jennings	Planas
Allen	Davis, D.	Jordan	Prieguez
Altman	Davis, M.	Joyner	Quinones
Ambler	Dean	Justice	Reagan
Anderson	Domino	Kallinger	Rich
Antone	Evers	Kendrick	Richardson
Arza	Farkas	Kosmas	Ritter
Attkisson	Fields	Kottkamp	Rivera
Barreiro	Fiorentino	Kravitz	Robaina
Baxley	Galvano	Kyle	Roberson
Bean	Gannon	Littlefield	Ross
Bendross-Mindingall	Garcia	Llorente	Rubio
Bense	Gardiner	Machek	Ryan
Benson	Gelber	Mack	Sansom
Bilirakis	Gibson, A.	Mahon	Seiler
Brandenburg	Gibson, H.	Mayfield	Simmons
Brown	Goodlette	McInvale	Slosberg
Brummer	Gottlieb	Meadows	Smith
Brutus	Green	Mealor	Sobel
Bucher	Harper	Murman	Spratt
Bullard	Harrell	Murzin	Stansel
Byrd	Harrington	Needelman	Stargel
Cantens	Hasner	Negron	Troutman
Carassas	Henriquez	Patterson	Waters
Clarke	Hogan	Paul	Wiles
Cretul	Holloway	Peterman	Wishner
Culp	Homan	Pickens	Zapata

Nays—None

Votes after roll call:

Yeas—Bowen, Greenstein

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

Bills and Joint Resolutions on Third Reading

Consideration of **CS for CS for SB 2050** was temporarily postponed under Rule 11.10.

CS for SB 2278—A bill to be entitled An act relating to motor vehicle service agreements; amending s. 634.011, F.S.; revising criteria within a definition of a motor vehicle service agreement relating to preestablished flat amounts; providing a limitation; amending s. 634.041, F.S.; providing requirements of a service agreement company to offer service agreements for vehicle protection; amending s. 634.121, F.S.; providing for disapproval of certain service agreement forms for not indicating the preestablished flat amount payable under the agreement; providing an effective date.

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

Session Vote Sequence: 363

Speaker Byrd in the Chair.

Yeas—113

Adams	Bean	Brummer	Culp
Allen	Bendross-Mindingall	Brutus	Cusack
Altman	Bense	Bucher	Davis, D.
Ambler	Benson	Bullard	Davis, M.
Anderson	Berfield	Byrd	Dean
Arza	Bilirakis	Cantens	Detert
Attkisson	Bowen	Carassas	Domino
Barreiro	Brandenburg	Clarke	Evers
Baxley	Brown	Cretul	Farkas

Fields	Jennings	Mealor	Russell
Fiorentino	Johnson	Murman	Ryan
Galvano	Jordan	Murzin	Sansom
Gannon	Joyner	Needelman	Seiler
Garcia	Justice	Negron	Simmons
Gardiner	Kallinger	Patterson	Slosberg
Gelber	Kendrick	Paul	Smith
Gibson, A.	Kilmer	Peterman	Sobel
Gibson, H.	Kosmas	Pickens	Sorensen
Goodlette	Kottkamp	Planas	Spratt
Gottlieb	Kravitz	Prieguez	Stargel
Green	Kyle	Quinones	Troutman
Harper	Littlefield	Reagan	Vana
Harrell	Llorente	Rich	Waters
Harrington	Machek	Richardson	Wiles
Hasner	Mack	Rivera	Wishner
Henriquez	Mahon	Robaina	Zapata
Hogan	Mayfield	Roberson	
Holloway	McInvale	Ross	
Homan	Meadows	Rubio	

Roberson	Seiler	Spratt	Wiles
Ross	Simmons	Stansel	Wishner
Rubio	Slosberg	Stargel	Zapata
Russell	Smith	Troutman	
Ryan	Sobel	Vana	
Sansom	Sorensen	Waters	

Nays—None

Votes after roll call:
Yeas—Greenstein, Harper

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

HB 967—A bill to be entitled An act relating to motor vehicle title certificates; amending s. 319.23, F.S.; requiring the Department of Highway Safety and Motor Vehicles to maintain certain records for 10 years; providing an effective date.

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

Session Vote Sequence: 365

Rep. Goodlette in the Chair.

Yeas—115

Adams	Cusack	Johnson	Quinones
Allen	Davis, D.	Jordan	Reagan
Altman	Davis, M.	Joyner	Rich
Ambler	Dean	Justice	Richardson
Anderson	Detert	Kallinger	Ritter
Antone	Domino	Kendrick	Rivera
Arza	Evers	Kilmer	Robaina
Attkisson	Farkas	Kosmas	Roberson
Barreiro	Fields	Kottkamp	Ross
Baxley	Fiorentino	Kravitz	Rubio
Bean	Galvano	Kyle	Russell
Bendross-Mindingall	Gannon	Littlefield	Ryan
Bense	Garcia	Llorente	Sansom
Benson	Gardiner	Machek	Seiler
Berfield	Gelber	Mack	Simmons
Bilirakis	Gibson, A.	Mahon	Slosberg
Bowen	Gibson, H.	Mayfield	Smith
Brandenburg	Goodlette	McInvale	Sobel
Brown	Gottlieb	Meadows	Sorensen
Brummer	Green	Mealor	Spratt
Brutus	Harper	Murman	Stansel
Bucher	Harrell	Murzin	Stargel
Bullard	Harrington	Needelman	Troutman
Byrd	Hasner	Negron	Vana
Cantens	Henriquez	Patterson	Waters
Carassas	Hogan	Paul	Wiles
Clarke	Holloway	Peterman	Wishner
Cretul	Homan	Pickens	Zapata
Culp	Jennings	Prieguez	

Nays—None

Votes after roll call:
Yeas—Greenstein

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

CS for CS for SB 340—A bill to be entitled An act relating to involuntary commitment under the Baker Act; amending s. 394.463, F.S.; providing that a patient admitted for involuntary examination to a hospital may not be released without the approval of the emergency department physician and completion of an involuntary examination; providing an effective date.

Nays—None

Votes after roll call:
Yeas—Greenstein, Stansel

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

Consideration of **CS for SB 638** was temporarily postponed under Rule 11.10.

SB 1632—A bill to be entitled An act relating to county governments; amending s. 125.01, F.S.; providing additional powers for county governing bodies with respect to taxing and benefit units within the county; providing an effective date.

—was read the third time by title.

REPRESENTATIVE GOODLETTE IN THE CHAIR

On passage, the vote was:

Session Vote Sequence: 364

Rep. Goodlette in the Chair.

Yeas—113

Adams	Cantens	Gottlieb	Mack
Allen	Carassas	Green	Mahon
Altman	Clarke	Harrell	Mayfield
Ambler	Cretul	Hasner	McInvale
Anderson	Culp	Henriquez	Meadows
Antone	Cusack	Hogan	Mealor
Arza	Davis, D.	Holloway	Murman
Attkisson	Davis, M.	Homan	Murzin
Baxley	Dean	Jennings	Needelman
Bean	Detert	Johnson	Negron
Bendross-Mindingall	Domino	Jordan	Patterson
Bense	Evers	Joyner	Paul
Benson	Farkas	Justice	Peterman
Berfield	Fields	Kallinger	Pickens
Bilirakis	Fiorentino	Kendrick	Planas
Bowen	Galvano	Kilmer	Prieguez
Brandenburg	Gannon	Kosmas	Quinones
Brown	Garcia	Kottkamp	Reagan
Brummer	Gardiner	Kravitz	Rich
Brutus	Gelber	Kyle	Richardson
Bucher	Gibson, A.	Littlefield	Ritter
Bullard	Gibson, H.	Llorente	Rivera
Byrd	Goodlette	Machek	Robaina

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

Session Vote Sequence: 366

Rep. Goodlette in the Chair.

Yeas—114

Adams	Cusack	Johnson	Quinones
Allen	Davis, D.	Jordan	Reagan
Altman	Davis, M.	Joyner	Rich
Ambler	Dean	Justice	Richardson
Anderson	Detert	Kallinger	Ritter
Antone	Domino	Kendrick	Rivera
Arza	Evers	Kosmas	Robaina
Attkisson	Farkas	Kottkamp	Roberson
Barreiro	Fields	Kravitz	Ross
Baxley	Fiorentino	Kyle	Rubio
Bean	Galvano	Littlefield	Russell
Bendross-Mindingall	Gannon	Llorente	Ryan
Bense	Garcia	Machek	Sansom
Benson	Gardiner	Mack	Seiler
Berfield	Gelber	Mahon	Simmons
Bilirakis	Gibson, A.	Mayfield	Slosberg
Bowen	Gibson, H.	McInvale	Smith
Brandenburg	Goodlette	Meadows	Sobel
Brown	Gottlieb	Mealor	Spratt
Brummer	Green	Murman	Stansel
Brutus	Harper	Murzin	Stargel
Bucher	Harrell	Needelman	Troutman
Bullard	Harrington	Negron	Vana
Byrd	Hasner	Patterson	Waters
Cantens	Henriquez	Paul	Wiles
Carassas	Hogan	Peterman	Wishner
Clarke	Holloway	Pickens	Zapata
Cretul	Homan	Planas	
Culp	Jennings	Prieguez	

Nays—None

Votes after roll call:

Yeas—Greenstein

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

HB 1133—A bill to be entitled An act relating to governmental efficiency and productivity; providing a legislative finding; requiring the Department of Management Services to issue an invitation to negotiate for the purpose of establishing a state term contract to conduct a review of certain agency contracts; providing an effective date.

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

Session Vote Sequence: 367

Rep. Goodlette in the Chair.

Yeas—115

Adams	Bendross-Mindingall	Bullard	Detert
Allen	Bense	Byrd	Domino
Altman	Benson	Cantens	Evers
Ambler	Berfield	Carassas	Farkas
Anderson	Bilirakis	Clarke	Fields
Antone	Bowen	Cretul	Fiorentino
Arza	Brandenburg	Culp	Galvano
Attkisson	Brown	Cusack	Gannon
Barreiro	Brummer	Davis, D.	Garcia
Baxley	Brutus	Davis, M.	Gardiner
Bean	Bucher	Dean	Gelber

Gibson, A.	Kallinger	Needelman	Russell
Gibson, H.	Kendrick	Negron	Ryan
Goodlette	Kilmer	Patterson	Sansom
Gottlieb	Kosmas	Paul	Seiler
Green	Kottkamp	Peterman	Simmons
Harper	Kravitz	Pickens	Slosberg
Harrell	Kyle	Planas	Smith
Harrington	Littlefield	Prieguez	Sobel
Hasner	Llorente	Quinones	Sorensen
Henriquez	Machek	Reagan	Spratt
Hogan	Mack	Rich	Stargel
Holloway	Mahon	Richardson	Troutman
Homan	Mayfield	Ritter	Vana
Jennings	McInvale	Rivera	Waters
Johnson	Meadows	Robaina	Wiles
Jordan	Mealor	Roberson	Wishner
Joyner	Murman	Ross	Zapata
Justice	Murzin	Rubio	

Nays—None

Votes after roll call:

Yeas—Greenstein, Stansel

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

CS for CS for SB 2050—A bill to be entitled An act relating to child custody evaluations; providing a presumption of good faith for the actions of a court-appointed psychologist who conducts a child custody evaluation; prohibiting anonymous complaints; providing prerequisites to a parent's bringing a legal action against the psychologist; providing for the award of attorney's fees and reasonable court costs; providing an effective date.

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

Session Vote Sequence: 368

Rep. Goodlette in the Chair.

Yeas—113

Adams	Culp	Jennings	Planas
Allen	Cusack	Johnson	Prieguez
Altman	Davis, D.	Jordan	Quinones
Ambler	Davis, M.	Joyner	Reagan
Anderson	Dean	Justice	Rich
Antone	Detert	Kallinger	Richardson
Arza	Domino	Kendrick	Ritter
Attkisson	Evers	Kilmer	Rivera
Barreiro	Farkas	Kosmas	Robaina
Baxley	Fields	Kottkamp	Roberson
Bean	Fiorentino	Kravitz	Ross
Bendross-Mindingall	Galvano	Littlefield	Rubio
Bense	Garcia	Llorente	Russell
Benson	Gardiner	Machek	Ryan
Berfield	Gelber	Mack	Sansom
Bilirakis	Gibson, A.	Mahon	Seiler
Bowen	Gibson, H.	Mayfield	Simmons
Brandenburg	Goodlette	McInvale	Slosberg
Brown	Gottlieb	Meadows	Sobel
Brummer	Green	Mealor	Sorensen
Brutus	Harper	Murman	Spratt
Bucher	Harrell	Murzin	Stansel
Bullard	Harrington	Needelman	Stargel
Byrd	Hasner	Negron	Troutman
Cantens	Henriquez	Patterson	Vana
Carassas	Hogan	Paul	Waters
Clarke	Holloway	Peterman	
Cretul	Homan	Pickens	

Wiles Wishner Zapata

Nays—None

Votes after roll call:

Yeas—Gannon, Greenstein, Smith

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

CS for SB 1582—A bill to be entitled An act relating to blood establishments; defining the term "blood establishment"; providing standards for the operation of a blood establishment; declaring a blood establishment that does not meet those standards to be nuisance; authorizing the Agency for Health Care Administration or any state attorney to bring an action for injunction to cease operations or enjoin future operations of any blood establishment that does not meet the standards and that endangers donors or recipients; providing an effective date.

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

Session Vote Sequence: 369

Rep. Goodlette in the Chair.

Yeas—115

Adams Davis, D. Jordan Quinones
Allen Davis, M. Joyner Reagan
Altman Dean Justice Rich
Ambler Detert Kallinger Richardson
Anderson Domino Kendrick Ritter
Antone Evers Kilmer Rivera
Arza Farkas Kosmas Robaina
Attkisson Fields Kottkamp Roberson
Barreiro Fiorentino Kravitz Ross
Baxley Galvano Kyle Rubio
Bean Gannon Littlefield Russell
Bendross-Mindingall Garcia Llorente Ryan
Bense Gardiner Machek Sansom
Benson Gelber Mack Seiler
Berfield Gibson, A. Mahon Simmons
Bilirakis Gibson, H. Mayfield Slosberg
Bowen Goodlette McInvale Smith
Brandenburg Gottlieb Meadows Sobel
Brown Green Meador Sorensen
Brummer Harper Murman Spratt
Brutus Harrell Murzin Stansel
Bucher Harrington Needelman Stargel
Bullard Hasner Negron Troutman
Byrd Henriquez Patterson Vana
Carassas Hogan Paul Waters
Clarke Holloway Peterman Wiles
Cretul Homan Pickens Wishner
Culp Jennings Planas Zapata
Cusack Johnson Prieguez

Nays—None

Votes after roll call:

Yeas—Greenstein

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

CS for SB 1050—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending s. 370.021, F.S.; providing additional penalties for the unlicensed sale or purchase of a saltwater product or the harvest or attempted harvest with intent to sell of a saltwater product; provides for civil penalties, imprisonment, permanent revocation of license privileges, and forfeiture of property involved in the offense; amending s. 327.30, F.S.; increasing the threshold amount at which a boating accident

resulting in property damage only must be reported to the Division of Law Enforcement of the commission and certain other law enforcement agencies; amending s. 327.43, F.S.; deleting certain restrictions and penalties for anchoring or mooring a vessel within Silver Glen Run and Silver Glen Springs; repealing ss. 370.15(6) and 370.153(3)(c), F.S., relating to live bait shrimping; amending ss. 370.1535 and 370.154, F.S., relating to the regulation of shrimp fishing; conforming provisions to changes made by the act; amending s. 370.01, F.S.; defining the term "molest" for purposes of saltwater fisheries; amending s. 370.061, F.S.; conforming a cross-reference; amending s. 370.1107, F.S.; providing additional penalties for offenses involving unlawful possession of or interference with saltwater fisheries traps; amending s. 370.13, F.S.; revising penalties for theft from, and providing penalties for theft of, stone crab traps; amending s. 370.135, F.S.; revising penalties for theft from, and providing penalties for theft of, blue crab traps; amending s. 370.142, F.S.; revising penalties for theft from, and providing penalties for theft or molestation of, spiny lobster traps; amending s. 327.73, F.S.; correcting a cross-reference; authorizing the clerk of the court to dismiss expired vessel registration citations upon proof of valid registration at the time of the offense; authorizing a dismissal fee; repealing s. 5(4), ch. 99-245, Laws of Florida, relating to the assignment of bureaus within the commission; providing an effective date.

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

Session Vote Sequence: 370

Rep. Goodlette in the Chair.

Yeas—116

Adams Cusack Johnson Prieguez
Allen Davis, D. Jordan Quinones
Altman Davis, M. Joyner Reagan
Ambler Dean Justice Rich
Anderson Detert Kallinger Richardson
Antone Domino Kendrick Ritter
Arza Evers Kilmer Rivera
Attkisson Farkas Kosmas Robaina
Barreiro Fields Kottkamp Roberson
Baxley Fiorentino Kravitz Ross
Bean Galvano Kyle Rubio
Bendross-Mindingall Gannon Littlefield Russell
Bense Garcia Llorente Ryan
Benson Gardiner Machek Sansom
Berfield Gelber Mack Seiler
Bilirakis Gibson, A. Mahon Simmons
Bowen Gibson, H. Mayfield Slosberg
Brandenburg Goodlette McInvale Smith
Brown Gottlieb Meadows Sobel
Brummer Green Meador Sorensen
Brutus Harper Murman Spratt
Bucher Harrell Murzin Stansel
Bullard Harrington Needelman Stargel
Byrd Hasner Negron Troutman
Cantens Henriquez Patterson Vana
Carassas Hogan Paul Waters
Clarke Holloway Peterman Wiles
Cretul Homan Pickens Wishner
Culp Jennings Planas Zapata

Nays—None

Votes after roll call:

Yeas—Greenstein

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

THE SPEAKER IN THE CHAIR

CS for SB 684—A bill to be entitled An act relating to military affairs;

amending s. 250.01, F.S.; providing definitions; amending s. 250.02, F.S.; specifying persons exempt from military duty; amending ss. 250.03, 250.04, F.S.; providing for the military law of the state; providing duties and authority of the Governor; amending s. 250.05, F.S.; designating the Adjutant General as head of the Department of Military Affairs; amending s. 250.06, F.S.; providing additional duties of the Governor as commander in chief of the militia of the state; authorizing the Governor to delegate to the Adjutant General the authority to convene a general court-martial; amending s. 250.07, F.S.; providing that persons declaring an intention to become citizens may be members of the Florida National Guard; specifying qualifications for certain officers of the Florida National Guard; amending ss. 250.08, 250.09, F.S.; providing duties and authority of the Governor with respect to the Florida National Guard; amending s. 250.10, F.S.; revising the qualifications and duties of the Adjutant General; authorizing the Adjutant General to order troops to state active duty under certain circumstances; specifying qualifications for Assistant Adjutant Generals of the Florida National Guard; specifying requirements for tuition assistance programs and a tuition exemption program for members of the Florida National Guard; providing penalties for failure to comply with program requirements; amending s. 250.115, F.S.; requiring the Adjutant General to appoint a president of the board of directors of the direct-support organization of the Department of Military Affairs; specifying duties of the Department of Military Affairs with respect to the organization; amending ss. 250.12, 250.16, F.S., relating to officers; conforming provisions to changes made by the act; amending s. 250.175, F.S.; specifying trust funds of the Department of Military Affairs; amending s. 250.18, F.S.; revising requirements for officers for providing of equipment and uniforms; amending ss. 250.19, 250.20, F.S.; providing requirements for the payment of expenses and allowances; conforming provisions to changes made by the act; providing requirements for accounting practices of military posts; amending ss. 250.23, 250.24, F.S., relating to pay and expenses for personnel in state active duty; conforming provisions to changes made by the act; providing for the deposit of moneys used to pay activated troops; amending ss. 250.25, 250.26, F.S.; authorizing the borrowing of money and transfer of funds; amending s. 250.28, F.S.; revising provisions relating to the activation of troops; amending ss. 250.29, 250.30, 250.31, F.S., relating to orders of civil authorities and immunity from liability for members of the Florida National Guard; increasing the penalty imposed for violations involving failure to provide assistance to civil authorities; conforming provisions to changes made by the act; amending ss. 250.32, 250.33, F.S., relating to duties of commanding officers; conforming provisions to changes made by the act; amending s. 250.34, F.S., relating to injury or death in state active duty; clarifying that injuries resulting from a preexisting condition are not compensable; providing for coverage under the Workers' Compensation Law under certain circumstances; amending s. 250.341, F.S.; providing requirements for continuing or reinstating health insurance when an employee is activated for duty; providing certain exceptions to a requirement that an employer be notified of such duty; amending s. 250.35, F.S.; prohibiting the trial of a warrant officer or cadet by a summary court-martial; providing for waiver of trial by panel and for trial by a military judge; authorizing the Adjutant General to convene a general court-martial; clarifying penalties involving a reduction in grade; prohibiting a punishment of imprisonment and a fine; limiting certain nonjudicial punishments; providing for a finding of guilt to be appealed to the District Court of Appeal; creating s. 250.351, F.S.; providing that ch. 250, F.S., applies within or outside the state; providing for jurisdiction of a court-martial or court of inquiry within or outside the state; amending s. 250.36, F.S.; authorizing the Adjutant General and certain other military officers to issue pretrial confinement warrants and subpoenas and enforce the attendance of witnesses and the production of documents; amending s. 250.37, F.S.; providing for payment of expenses in a court-martial; amending s. 250.375, F.S.; authorizing medical officers to practice medicine on military personnel or civilians under certain circumstances; amending s. 250.38, F.S.; prohibiting certain actions or proceedings against a member of a military court or certain other persons; amending s. 250.39, F.S.; revising penalties imposed for contempt; amending s. 250.40, F.S.; revising the authority and responsibilities of the Armory Board; including a representative of the Governor on the board; amending ss. 250.43, 250.44, 250.45, F.S.; increasing the penalties imposed for violations involving wearing a uniform or insignia of rank without authorization, the theft of military equipment, or discrimination against military personnel; amending ss. 250.46, 250.47, 250.48, F.S., relating to pay and leaves of absence;

conforming provisions to changes made by the act; providing certain protections for an employee of a school district while on leave for active state duty; limiting the duration of a leave of absence with pay; amending ss. 250.481, 250.482, F.S., relating to employment discrimination and other penalties; clarifying that a state employer, including a school district or vocational or technical school, may not penalize a member of the Florida National Guard who is ordered into state active duty; amending s. 250.49, F.S.; providing for rations and payment of expenses for officers and enlisted personnel under certain circumstances; amending ss. 250.51, 250.52, F.S.; increasing the penalties imposed for making an insulting remark or gesture toward the Florida National Guard or unlawfully persuading a person not to enlist in the armed forces; conforming provisions to changes made by the act; amending ss. 250.5201, 250.5202, 250.5204, 250.5205, F.S., relating to proceedings and other actions against a person called into state active duty or active duty; conforming provisions to changes made by the act; requiring the Florida National Guard to provide training, support, and facilities for the state's drug interdiction efforts, subject to an appropriation; repealing ss. 250.13, 250.21, 250.27, 250.41, 250.42, 250.601, F.S., relating to general officers, retired officers and personnel, active service, military properties and lands, and the Emergency Response Trust Fund; providing an effective date.

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

Session Vote Sequence: 371

Speaker Byrd in the Chair.

Yeas—115

Adams	Cusack	Jordan	Quinones
Allen	Davis, D.	Joyner	Reagan
Altman	Davis, M.	Justice	Rich
Ambler	Dean	Kallinger	Richardson
Anderson	Detert	Kendrick	Ritter
Antone	Domino	Kilmer	Rivera
Arza	Evers	Kosmas	Robaina
Attkisson	Farkas	Kottkamp	Roberson
Barreiro	Fields	Kravitz	Ross
Baxley	Fiorentino	Kyle	Rubio
Bean	Galvano	Littlefield	Russell
Bendross-Mindingall	Gannon	Llorente	Ryan
Bense	Garcia	Machek	Ransom
Benson	Gardiner	Mack	Seiler
Berfield	Gelber	Mahon	Simmons
Bilirakis	Gibson, A.	Mayfield	Slosberg
Bowen	Gibson, H.	McInvale	Smith
Brandenburg	Gottlieb	Meadows	Sobel
Brown	Green	Mealor	Sorensen
Brummer	Harper	Murman	Spratt
Brutus	Harrell	Murzin	Stansel
Bucher	Harrington	Needelman	Stargel
Bullard	Hasner	Negron	Troutman
Byrd	Henriquez	Patterson	Vana
Cantens	Hogan	Paul	Waters
Carassas	Holloway	Peterman	Wiles
Clarke	Homan	Pickens	Wishner
Cretul	Jennings	Planas	Zapata
Culp	Johnson	Prieguez	

Nays—None

Votes after roll call:

Yeas—Greenstein

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

On motion by Rep. Stargel, consideration of **CS for SB 90** was temporarily postponed under Rule 11.10.

CS for SB 472—A bill to be entitled An act relating to mining activities;

amending s. 552.30, F.S.; redefining the term "construction materials mining activities"; creating ss. 552.32-552.44, F.S.; providing a short title; providing legislative findings and public purpose; providing that the Division of Administrative Hearings has exclusive jurisdiction over certain claims for damages relating to the use of explosives in connection with construction materials mining activities; providing for filing fees except in cases of indigence; designating a trust fund for deposit of filing fees; requiring a person who uses explosives in connection with such activities to post security in a specified amount for a specified period; providing for rulemaking by the State Fire Marshal; providing for an administrative remedy; providing procedures for mediation and for formal hearings; allowing recovery of certain costs and attorney's fees, with exceptions; providing for appeals; providing applicability; providing an effective date.

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

Session Vote Sequence: 372

Speaker Byrd in the Chair.

Yeas—114

Adams	Cusack	Johnson	Quinones
Allen	Davis, D.	Jordan	Reagan
Altman	Davis, M.	Joyner	Rich
Ambler	Dean	Justice	Richardson
Anderson	Detert	Kallinger	Ritter
Antone	Domino	Kendrick	Rivera
Arza	Evers	Kilmer	Robaina
Attkisson	Farkas	Kosmas	Roberson
Barreiro	Fields	Kottkamp	Ross
Baxley	Fiorentino	Kravitz	Rubio
Bean	Galvano	Kyle	Russell
Bendross-Mindingall	Gannon	Littlefield	Ryan
Bense	Garcia	Llorente	Sansom
Benson	Gardiner	Machek	Seiler
Berfield	Gelber	Mahon	Simmons
Bilirakis	Gibson, A.	Mayfield	Slosberg
Bowen	Gibson, H.	McInvale	Smith
Brandenburg	Goodlette	Meadows	Sobel
Brown	Gottlieb	Mealor	Spratt
Brummer	Green	Murman	Stansel
Brutus	Harper	Murzin	Stargel
Bucher	Harrell	Needelman	Troutman
Bullard	Harrington	Negron	Vana
Byrd	Hasner	Patterson	Waters
Cantens	Henriquez	Paul	Wiles
Carassas	Hogan	Peterman	Wishner
Clarke	Holloway	Pickens	Zapata
Cretul	Homan	Planas	
Culp	Jennings	Prieguez	

Nays—None

Votes after roll call:

Yeas—Greenstein

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

CS for CS for CS for SB 592—A bill to be entitled An act relating to corporate affairs; amending s. 617.01401, F.S.; defining the term "electronic transmission" for purposes of the Florida Not For Profit Corporation Act; amending s. 617.0141, F.S.; authorizing forms of electronic transmission of notice for domestic or foreign corporations; providing for a corporation member to revoke consent to receiving notice by electronic transmission; providing that an affidavit of notice by electronic transmission is, in the absence of fraud, prima facie evidence of the facts stated in the notice; creating s. 617.1803, F.S.; providing procedures for the domestication of foreign not-for-profit corporations; amending ss. 718.111 and 718.112, F.S.; revising provisions relating to insurance required for condominium property;

providing legislative intent; authorizing the association to provide certain information to prospective purchasers or lienholders; authorizing fees; providing for a condominium association to transmit electronic notices to unit owners; providing that the association is not liable for erroneously disclosing certain address information; revising requirements for use of proxies for voting; authorizing the association to broadcast notice via a closed-circuit television system; prohibiting notice by electronic transmission for a recall of board members; providing for association bylaws to authorize the electronic transmission of notices; exempting certain condominiums, associations, or unit owners from specified retrofitting requirements pertaining to fire safety systems; requiring a report; amending s. 719.1055, F.S.; exempting certain cooperatives and unit owners from specified retrofitting requirements pertaining to fire safety; amending s. 718.116, F.S.; authorizing the association to charge a fee for preparation of the certificate of assessments and other moneys due; amending ss. 719.104 and 719.106, F.S.; revising provisions with respect to official records of a cooperative association; authorizing the association to provide certain information to prospective purchasers or lienholders; authorizing fees; providing for a cooperative association to transmit electronic notices to unit owners; providing that the association is not liable for erroneously disclosing certain address information; revising requirements for use of proxies for voting; authorizing the association to broadcast notice via a closed-circuit television system; prohibiting notice by electronic transmission for a recall of board members; providing for association bylaws to authorize the electronic transmission of notices; amending s. 719.108, F.S.; authorizing the association to charge a fee for preparation of the certificate of assessments and other moneys due; amending s. 720.302, F.S.; clarifying that corporations not for profit that operate residential homeowners' associations are subject to the Florida Not For Profit Corporation Act; amending s. 720.303, F.S.; authorizing a homeowners' association to broadcast notice via a closed-circuit television system; providing that the association is not liable for erroneously disclosing certain address information; amending s. 702.09, F.S.; redefining the term "mortgage" to include liens created pursuant to a homeowners' association as defined in s. 712.01, F.S.; amending s. 718.303, F.S.; providing that certain actions with respect to the obligation of condominium owners shall not be deemed actions for specific performance; amending s. 719.303, F.S.; providing that certain actions with respect to the obligation of cooperative owners shall not be deemed actions for specific performance; providing an effective date.

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

Session Vote Sequence: 373

Speaker Byrd in the Chair.

Yeas—114

Adams	Bullard	Gibson, H.	Kravitz
Allen	Byrd	Goodlette	Kyle
Altman	Cantens	Gottlieb	Littlefield
Ambler	Carassas	Green	Llorente
Anderson	Clarke	Harper	Machek
Antone	Cretul	Harrell	Mack
Arza	Culp	Harrington	Mahon
Attkisson	Cusack	Hasner	Mayfield
Barreiro	Davis, D.	Henriquez	McInvale
Baxley	Davis, M.	Hogan	Meadows
Bean	Dean	Holloway	Mealor
Bendross-Mindingall	Detert	Homan	Murman
Bense	Domino	Jennings	Murzin
Benson	Evers	Johnson	Needelman
Berfield	Farkas	Jordan	Negron
Bilirakis	Fields	Joyner	Patterson
Bowen	Fiorentino	Justice	Paul
Brandenburg	Galvano	Kallinger	Peterman
Brown	Gannon	Kendrick	Pickens
Brummer	Garcia	Kilmer	Planas
Brutus	Gardiner	Kosmas	Prieguez
Bucher	Gibson, A.	Kottkamp	Quinones

Reagan	Ross	Slosberg	Vana
Rich	Rubio	Smith	Waters
Richardson	Russell	Sobel	Wiles
Ritter	Ryan	Sorensen	Wishner
Rivera	Sansom	Stansel	Zapata
Robaina	Seiler	Stargel	
Roberson	Simmons	Troutman	

Nays—None

Votes after roll call:

Yeas—Gelber, Greenstein
Yeas to Nays—Bilirakis, Fiorentino, Justice

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

HB 1689—A bill to be entitled An act relating to the City of Hialeah; providing for the relief of Asbel Llerena; authorizing and directing the City of Hialeah to compensate him for personal injuries and the death of Maria de Jesus Llerena due to the negligence of a City of Hialeah employee; providing an effective date.

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

Session Vote Sequence: 374

Speaker Byrd in the Chair.

Yeas—113

Adams	Davis, M.	Joyner	Rich
Allen	Dean	Justice	Richardson
Altman	Detert	Kallinger	Ritter
Anderson	Domino	Kilmer	Rivera
Antone	Evers	Kosmas	Robaina
Arza	Farkas	Kottkamp	Roberson
Attkisson	Fields	Kravitz	Ross
Barreiro	Fiorentino	Kyle	Rubio
Baxley	Galvano	Littlefield	Russell
Bean	Gannon	Llorente	Ryan
Bendross-Mindingall	Garcia	Machek	Sansom
Bense	Gardiner	Mack	Seiler
Benson	Gelber	Mahon	Simmons
Berfield	Gibson, A.	Mayfield	Slosberg
Bilirakis	Gibson, H.	McInvale	Smith
Bowen	Goodlette	Meadows	Sobel
Brandenburg	Gottlieb	Mealor	Sorensen
Brown	Green	Murman	Spratt
Brutus	Harper	Murzin	Stansel
Bucher	Harrell	Needelman	Stargel
Bullard	Harrington	Negron	Troutman
Byrd	Hasner	Patterson	Vana
Cantens	Henriquez	Paul	Waters
Carassas	Hogan	Peterman	Wiles
Clarke	Holloway	Pickens	Wishner
Cretul	Homan	Planas	Zapata
Culp	Jennings	Prieguez	
Cusack	Johnson	Quinones	
Davis, D.	Jordan	Reagan	

Nays—1

Brummer

Votes after roll call:

Yeas—Greenstein, Kendrick

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

CS for SB 480—A bill to be entitled An act relating to children and

families; providing legislative findings and intent; creating the Commission on Marriage and Family Support Initiatives within the Department of Children and Family Services; providing for membership; providing scope of activity; providing for coordination with other organizations and entities; providing for funding of the commission; repealing ss. 383.0112, 383.0113, and 383.0114, F.S., relating to the Commission on Responsible Fatherhood and community-based programs to encourage responsible fatherhood; providing an effective date.

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

Session Vote Sequence: 375

Speaker Byrd in the Chair.

Yeas—93

Adams	Davis, D.	Johnson	Planas
Allen	Davis, M.	Jordan	Prieguez
Altman	Dean	Justice	Quinones
Ambler	Detert	Kallinger	Reagan
Anderson	Domino	Kendrick	Rivera
Arza	Evers	Kilmer	Robaina
Attkisson	Farkas	Kottkamp	Ross
Barreiro	Fiorentino	Kravitz	Rubio
Baxley	Galvano	Kyle	Russell
Bean	Garcia	Littlefield	Ryan
Bendross-Mindingall	Gardiner	Llorente	Sansom
Bense	Gelber	Mack	Seiler
Benson	Gibson, A.	Mahon	Simmons
Berfield	Gibson, H.	Mayfield	Sobel
Bowen	Goodlette	Meadows	Sorensen
Brown	Gottlieb	Mealor	Stansel
Brummer	Green	Murman	Stargel
Brutus	Harper	Murzin	Troutman
Byrd	Harrell	Needelman	Waters
Cantens	Harrington	Negron	Wishner
Clarke	Hasner	Patterson	Zapata
Cretul	Henriquez	Paul	
Culp	Hogan	Peterman	
Cusack	Homan	Pickens	

Nays—14

Antone	Gannon	McInvale	Smith
Brandenburg	Holloway	Richardson	Vana
Bucher	Jennings	Ritter	
Bullard	Kosmas	Roberson	

Votes after roll call:

Yeas—Fields, Greenstein, Wiles
Yeas to Nays—Gottlieb

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

HJR 659—A joint resolution proposing the creation of Section 22 of Article X of the State Constitution relating to the Florida Hurricane Catastrophe Fund.

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

That the following creation of Section 22 of Article X of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE X

MISCELLANEOUS

SECTION 22. Assets of the Florida Hurricane Catastrophe Fund.--The assets of the Florida Hurricane Catastrophe Fund, established by general law, shall be used exclusively for paying catastrophic hurricane loss obligations

arising out of reimbursement contracts with insurers, paying debt service on revenue bonds and financing arrangements issued by or on behalf of the fund, reinsurance costs of the fund, administrative expenses of the fund, and an annual appropriation for hurricane loss mitigation programs. Ten million dollars must be appropriated annually in the General Appropriations Act for hurricane loss mitigation programs and any additional appropriation from the fund for such programs must be approved by a vote of three-fourths of the membership of each house of the legislature in a separate bill or bills for that purpose only, provided the aggregate of any appropriations from the fund for hurricane loss mitigation programs in a fiscal year may not exceed the greater of \$10 million dollars or an amount equal to thirty-five percent of the fund's investment income from the fiscal year that concluded two years before the effective date of such appropriations. This section does not limit the authority of the legislature to abolish or otherwise terminate the operations of the Florida Hurricane Catastrophe Fund.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

CONSTITUTIONAL AMENDMENT
ARTICLE X, SECTION 22

Proposing an amendment to the State Constitution to limit the purposes for which the fund's assets may be used, require an annual \$10 million appropriation in the General Appropriations Act for hurricane loss mitigation programs, require any additional appropriation from the fund for such programs to be subject to an extraordinary vote of the Legislature in a separate bill or bills, and limit the aggregate of any appropriations from the fund for hurricane loss mitigation programs in a fiscal year to the greater of \$10 million or 35 percent of the fund's investment income from a specific fiscal year prior to such aggregate appropriation.

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

Session Vote Sequence: 376

Speaker Byrd in the Chair.

Yeas—114

Table with 4 columns of names: Adams, Allen, Altman, Ambler, Anderson, Antone, Arza, Attkisson, Barreiro, Baxley, Bean, Bendross-Mindingall, Bense, Benson, Berfield, Bilirakis, Bowen, Brandenburg, Brown, Brummer, Brutus, Bucher, Bullard, Cantens, Carassas, Clarke, Cretul, Culp, Cusack, Davis, D., Davis, M., Dean, Detert, Domino, Evers, Farkas, Fields, Fiorentino, Galvano, Gannon, Garcia, Gardiner, Gelber, Gibson, A., Gibson, H., Goodlette, Gottlieb, Green, Harper, Harrell, Harrington, Hasner, Henriquez, Hogan, Holloway, Homan, Jennings, Johnson, Jordan, Joyner, Justice, Kallinger, Kendrick, Kilmer, Kosmas, Kottkamp, Kravitz, Kyle, Littlefield, Llorente, Machek, Mack, Mahon, Mayfield, McInvale, Meadows, Meador, Murman, Murzin, Needelman, Negron, Patterson, Paul, Peterman, Pickens, Planas, Prieguez, Quinones, Reagan, Rich, Richardson, Ritter, Rivera, Robaina, Roberson, Ross, Rubio, Russell, Ryan, Sansom, Seiler, Simmons, Slosberg, Smith, Sobel, Sorensen, Stangel, Troutman, Vana, Waters, Wiles, Wishner, Zapata

Nays—None

Votes after roll call:

Yeas—Greenstein

So the joint resolution passed by the required constitutional three-fifths vote of the membership and was immediately certified to the Senate.

CS for SB 2162—A bill to be entitled An act relating to a road designation; designating a portion of I-275 in Pinellas County as the "St. Petersburg Parkway"; dedicating the new Rose Bay bridges between the Cities of New Smyrna Beach and Port Orange to honor U.S. military POW's and MIA's; designating bridge number 550122 in Tallahassee as the "Veterans Memorial Bridge"; designating a portion of State Road 77 as the "Lynn Haven Parkway"; designating a portion of State Road 16 as the "Correctional Officers Memorial Highway"; designating a portion of Interstate 75 as the "Purple Heart Memorial Highway"; designating the "Korean War Veterans Memorial Highway" in Seminole County; designating a portion of State Road 100 in Flagler County as Veterans Memorial Highway; designating the "All-American Parkway" in Miami-Dade County; designating "Borinquen Boulevard" in Miami-Dade County; directing the Department of Transportation to erect suitable markers; providing an effective date.

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

Session Vote Sequence: 377

Speaker Byrd in the Chair.

Yeas—114

Table with 4 columns of names: Adams, Allen, Altman, Ambler, Anderson, Antone, Arza, Attkisson, Barreiro, Baxley, Bean, Bendross-Mindingall, Bense, Benson, Berfield, Bilirakis, Bowen, Brandenburg, Brown, Brummer, Brutus, Bucher, Bullard, Byrd, Cantens, Carassas, Clarke, Cretul, Culp, Cusack, Davis, D., Davis, M., Dean, Detert, Domino, Evers, Farkas, Fields, Fiorentino, Galvano, Gannon, Garcia, Gardiner, Gelber, Gibson, A., Gibson, H., Goodlette, Gottlieb, Green, Harper, Harrell, Harrington, Hasner, Henriquez, Hogan, Holloway, Homan, Jennings, Johnson, Jordan, Joyner, Justice, Kendrick, Kilmer, Kosmas, Kottkamp, Kravitz, Kyle, Littlefield, Llorente, Machek, Mack, Mahon, Mayfield, McInvale, Meadows, Meador, Murman, Murzin, Needelman, Negron, Patterson, Paul, Peterman, Pickens, Planas, Prieguez, Reagan, Rich, Richardson, Ritter, Rivera, Robaina, Roberson, Ross, Rubio, Russell, Ryan, Sansom, Seiler, Simmons, Slosberg, Smith, Sobel, Sorensen, Spratt, Stangel, Troutman, Vana, Waters, Wiles, Wishner, Zapata

Nays—None

Votes after roll call:

Yeas—Greenstein, Kallinger

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

CS for SB 1566—A bill to be entitled An act relating to tourist development taxes; amending s. 125.0104, F.S.; limiting the use of certain funds raised by this tax; providing an effective date.

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

Session Vote Sequence: 379

Session Vote Sequence: 378

Speaker Byrd in the Chair.

Speaker Byrd in the Chair.

Yeas—114

Yeas—109

Adams	Culp	Jordan	Rich
Allen	Cusack	Joyner	Richardson
Altman	Davis, D.	Justice	Ritter
Ambler	Davis, M.	Kilmer	Rivera
Anderson	Dean	Kosmas	Robaina
Antone	Detert	Kottkamp	Roberson
Arza	Domino	Kravitz	Ross
Attkisson	Evers	Kyle	Rubio
Barreiro	Farkas	Littlefield	Russell
Baxley	Fields	Llorente	Ryan
Bean	Fiorentino	Machek	Sansom
Bendross-Mindingall	Galvano	Mack	Seiler
Bense	Gannon	Mahon	Simmons
Benson	Garcia	Mayfield	Slosberg
Berfield	Gardiner	McInvale	Smith
Bilirakis	Gibson, H.	Meadows	Sobel
Bowen	Goodlette	Mealor	Sorensen
Brandenburg	Gottlieb	Murman	Spratt
Brown	Green	Murzin	Stargel
Brummer	Harper	Needelman	Troutman
Brutus	Harrell	Negron	Vana
Bucher	Harrington	Patterson	Waters
Bullard	Hasner	Paul	Wiles
Byrd	Henriquez	Peterman	Wishner
Cantens	Hogan	Pickens	Zapata
Carassas	Holloway	Planas	
Clarke	Homan	Prieguez	
Cretul	Jennings	Reagan	

Adams	Davis, D.	Jordan	Reagan
Allen	Davis, M.	Joyner	Rich
Altman	Dean	Justice	Richardson
Ambler	Detert	Kendrick	Ritter
Anderson	Domino	Kilmer	Rivera
Antone	Evers	Kosmas	Robaina
Arza	Farkas	Kottkamp	Roberson
Attkisson	Fields	Kravitz	Ross
Barreiro	Fiorentino	Kyle	Rubio
Baxley	Galvano	Littlefield	Russell
Bean	Gannon	Llorente	Ryan
Bendross-Mindingall	Garcia	Machek	Sansom
Benson	Gardiner	Mack	Seiler
Berfield	Gelber	Mahon	Simmons
Bilirakis	Gibson, A.	Mayfield	Slosberg
Bowen	Gibson, H.	McInvale	Smith
Brandenburg	Goodlette	Meadows	Sobel
Brown	Gottlieb	Mealor	Sorensen
Brummer	Green	Murman	Spratt
Brutus	Harper	Murzin	Stansel
Bucher	Harrell	Needelman	Stargel
Bullard	Harrington	Negron	Troutman
Byrd	Hasner	Patterson	Vana
Cantens	Henriquez	Paul	Waters
Carassas	Hogan	Peterman	Wiles
Clarke	Holloway	Pickens	Wishner
Cretul	Homan	Planas	Zapata
Culp	Jennings	Prieguez	
Cusack	Johnson	Quinones	

Nays—None

Nays—None

Votes after roll call:

Votes after roll call:

Yeas—Gelber, Greenstein, Kallinger, Kendrick, Stansel

Yeas—Greenstein, Kallinger

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

So the bill passed by the required constitutional three-fifths vote of the membership and was immediately certified to the Senate.

HB 167 was taken up. On motion by Rep. Jennings—

Bills and Joint Resolutions on Third Reading

Messages from the Senate

CS for CS for CS for SB 310—A bill to be entitled An act relating to license plates; amending ss. 320.08056, 320.08058, F.S.; creating a Child Abuse Prevention and Intervention license plate; providing for the distribution of annual use fees received from the sale of such plates; placing limitations on the use of sale proceeds; providing an effective date.

The Honorable Johnnie Byrd, Speaker

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

I am directed to inform the House of Representatives that the Senate has passed SB 2178 by the required Constitutional three-fifths vote of the members of the Senate and requests the concurrence of the House.

Session Vote Sequence: 380

Faye W. Blanton, Secretary

By Senators Crist and Klein—

Speaker Byrd in the Chair.

SB 2178—A bill to be entitled An act relating to trust funds; creating the Digital Divide Trust Fund in the State Technology Office; providing for sources of moneys and purposes; providing for administration of the fund; providing for future review and termination or re-creation of the trust fund; providing an effective date.

Yeas—112

—was taken up, read the first time by title, and substituted for HB 167. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Jennings, the rules were waived and SB 2178 was read the second time by title and the third time by title. On passage, the vote was:

Adams	Baxley	Brown	Cusack
Allen	Bean	Brummer	Davis, D.
Altman	Bendross-Mindingall	Brutus	Davis, M.
Ambler	Bense	Bucher	Dean
Anderson	Benson	Bullard	Detert
Antone	Berfield	Byrd	Domino
Arza	Bilirakis	Cantens	Evers
Attkisson	Bowen	Clarke	Farkas
Barreiro	Brandenburg	Cretul	Fields

Fiorentino	Jennings	Mealor	Ross
Galvano	Johnson	Murman	Rubio
Gannon	Jordan	Murzin	Russell
Garcia	Joyner	Needelman	Ryan
Gardiner	Justice	Negron	Sansom
Gelber	Kallinger	Patterson	Seiler
Gibson, A.	Kendrick	Paul	Simmons
Gibson, H.	Kilmer	Peterman	Slosberg
Goodlette	Kosmas	Pickens	Smith
Gottlieb	Kottkamp	Planas	Sobel
Green	Kravitz	Prieguez	Sorensen
Harper	Littlefield	Quinones	Spratt
Harrell	Llorente	Reagan	Stansel
Harrington	Machek	Rich	Stargel
Hasner	Mack	Richardson	Vana
Henriquez	Mahon	Ritter	Waters
Hogan	Mayfield	Rivera	Wiles
Holloway	McInvale	Robaina	Wishner
Homan	Meadows	Roberson	Zapata

Nays—None

Votes after roll call:

Yeas—Culp, Greenstein

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

SB 258—A bill to be entitled An act relating to public funds; amending s. 215.85, F.S.; authorizing local governments to pay certain expenses by means of electronic funds transfer; providing an effective date.

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

Session Vote Sequence: 381

Speaker Byrd in the Chair.

Yeas—112

Adams	Culp	Jennings	Prieguez
Allen	Cusack	Johnson	Quinones
Altman	Davis, D.	Joyner	Reagan
Ambler	Davis, M.	Justice	Rich
Anderson	Dean	Kallinger	Richardson
Antone	Detert	Kendrick	Ritter
Arza	Domino	Kilmer	Rivera
Attkisson	Evers	Kosmas	Robaina
Barreiro	Farkas	Kottkamp	Roberson
Baxley	Fields	Kravitz	Ross
Bean	Fiorentino	Kyle	Rubio
Bendross-Mindingall	Galvano	Littlefield	Russell
Bense	Gannon	Llorente	Ryan
Benson	Garcia	Machek	Sansom
Berfield	Gardiner	Mack	Seiler
Bilirakis	Gelber	Mahon	Simmons
Bowen	Gibson, A.	McInvale	Slosberg
Brandenburg	Gibson, H.	Meadows	Smith
Brown	Goodlette	Mealor	Sobel
Brummer	Gottlieb	Murman	Sorensen
Brutus	Green	Murzin	Stansel
Bucher	Harrell	Needelman	Stargel
Bullard	Harrington	Negron	Troutman
Byrd	Hasner	Patterson	Vana
Cantens	Henriquez	Paul	Waters
Carassas	Hogan	Peterman	Wiles
Clarke	Holloway	Pickens	Wishner
Cretul	Homan	Planas	Zapata

Nays—None

Votes after roll call:

Yeas—Greenstein, Harper

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

SB 174—A bill to be entitled An act relating to the protection of marine turtles; amending s. 370.12, F.S.; providing penalties for violating the Marine Turtle Protection Act; providing first-degree misdemeanor and third-degree felony penalties for knowingly possessing a specified number or more of marine turtle eggs; providing an additional penalty for each egg involved in such a violation; providing that it is a third-degree felony to knowingly take, disturb, mutilate, destroy, cause to be destroyed, transfer, sell, offer to sell, molest, or harass a marine turtle or its nest, hatchings, eggs, or parts thereof; providing that it is a third-degree felony to solicit or conspire to violate the Marine Turtle Protection Act; amending s. 777.04, F.S.; relating to the offense of criminal attempt, criminal solicitation, or criminal conspiracy; providing that a violation of the Marine Turtle Protection Act is exempt from certain sentencing requirements for an offense of solicitation or conspiracy; amending s. 921.0022, F.S.; relating to the offense severity ranking chart of the Criminal Punishment Code; conforming provisions of the Act to the Code; providing an effective date.

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

Session Vote Sequence: 382

Speaker Byrd in the Chair.

Yeas—112

Adams	Cusack	Johnson	Prieguez
Allen	Davis, D.	Jordan	Quinones
Altman	Davis, M.	Joyner	Reagan
Ambler	Dean	Justice	Rich
Anderson	Detert	Kallinger	Ritter
Antone	Domino	Kendrick	Rivera
Arza	Evers	Kilmer	Robaina
Attkisson	Farkas	Kosmas	Roberson
Barreiro	Fields	Kottkamp	Ross
Baxley	Fiorentino	Kravitz	Rubio
Bendross-Mindingall	Galvano	Kyle	Russell
Bense	Gannon	Littlefield	Ryan
Benson	Garcia	Llorente	Sansom
Berfield	Gardiner	Machek	Seiler
Bilirakis	Gelber	Mack	Simmons
Bowen	Gibson, A.	Mahon	Slosberg
Brandenburg	Gibson, H.	Mayfield	Smith
Brown	Goodlette	McInvale	Sobel
Brummer	Gottlieb	Mealor	Sorensen
Brutus	Green	Murman	Spratt
Bucher	Harrell	Murzin	Stansel
Bullard	Harrington	Needelman	Stargel
Byrd	Hasner	Negron	Troutman
Cantens	Henriquez	Patterson	Vana
Carassas	Hogan	Paul	Waters
Clarke	Holloway	Peterman	Wiles
Cretul	Homan	Pickens	Wishner
Culp	Jennings	Planas	Zapata

Nays—1

Meadows

Votes after roll call:

Yeas—Greenstein, Harper, Richardson

Nays to Yeas—Meadows

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

HB 497—A bill to be entitled An act relating to motor vehicles; creating

the Interstate 95 Lane Designation Pilot Project in Palm Beach County; providing legislative purpose; requiring heavy trucks to use the two outermost lanes; providing penalties for violation; directing the Department of Transportation to erect signs; requiring posting of signs prior to citation for violation; providing for repeal; providing an effective date.

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

Session Vote Sequence: 383

Speaker Byrd in the Chair.

Yeas—116

Adams	Cusack	Johnson	Prieguez
Allen	Davis, D.	Jordan	Quinones
Altman	Davis, M.	Joyner	Reagan
Ambler	Dean	Justice	Rich
Anderson	Detert	Kallinger	Richardson
Antone	Domino	Kendrick	Ritter
Arza	Evers	Kilmer	Rivera
Attkisson	Farkas	Kosmas	Robaina
Barreiro	Fields	Kottkamp	Roberson
Baxley	Fiorentino	Kravitz	Ross
Bean	Galvano	Kyle	Rubio
Bendross-Mindingall	Gannon	Littlefield	Russell
Bense	Garcia	Llorente	Ryan
Benson	Gardiner	Machek	Sansom
Berfield	Gelber	Mack	Seiler
Bilirakis	Gibson, A.	Mahon	Simmons
Bowen	Gibson, H.	Mayfield	Slosberg
Brandenburg	Goodlette	McInvale	Smith
Brown	Gottlieb	Meadows	Sobel
Brummer	Green	Mealor	Sorensen
Brutus	Harper	Murman	Spratt
Bucher	Harrell	Murzin	Stansel
Bullard	Harrington	Needelman	Stargel
Byrd	Hasner	Negron	Troutman
Cantens	Henriquez	Patterson	Vana
Carassas	Hogan	Paul	Waters
Clarke	Holloway	Peterman	Wiles
Cretul	Homan	Pickens	Wishner
Culp	Jennings	Planas	Zapata

Nays—None

Votes after roll call:

Yeas—Greenstein

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

CS for SB 1994—A bill to be entitled An act relating to road and bridge designations; designating a portion of Interstate 75 as Purple Heart Memorial Highway; designating Dr. Martin Luther King, Jr., Memorial Highway in Hamilton County; designating Nott Circle Roundabout in Suwannee County; designating the Dr. Martin Luther King, Jr., Memorial Highway in Gadsden County; designating the Jim Deaton Memorial Bridge in Duval County; directing the Department of Transportation to erect suitable markers; designating a portion of State Road 50 in Orange County as Martin L. King, Jr., Drive; directing the Department of Transportation to erect suitable markers; designating the Darce Taylor Crist Boulevard in Pasco County; directing the Department of Transportation to erect suitable markers; designating the Purple Heart Highway; directing the Department of Transportation to erect suitable markers; designating the Steven Cranman Boulevard in Miami-Dade County; directing the Department of Transportation to erect suitable markers; designating Ethel Beckford Boulevard in Miami-Dade County; directing the Department of Transportation to erect suitable markers; designating Phicol Williams Boulevard in Miami-Dade County; directing the Department of Transportation to erect suitable markers;

designating Arthur Mays Boulevard in Miami-Dade County; directing the Department of Transportation to erect suitable markers; designating the Judge Steve Levine Boulevard in Miami-Dade County; directing the Department of Transportation to erect suitable markers; providing an effective date.

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

Session Vote Sequence: 384

Speaker Byrd in the Chair.

Yeas—116

Adams	Cusack	Johnson	Prieguez
Allen	Davis, D.	Jordan	Quinones
Altman	Davis, M.	Joyner	Reagan
Ambler	Dean	Justice	Rich
Anderson	Detert	Kallinger	Richardson
Antone	Domino	Kendrick	Ritter
Arza	Evers	Kilmer	Rivera
Attkisson	Farkas	Kosmas	Robaina
Barreiro	Fields	Kottkamp	Roberson
Baxley	Fiorentino	Kravitz	Ross
Bean	Galvano	Kyle	Rubio
Bendross-Mindingall	Gannon	Littlefield	Russell
Bense	Garcia	Llorente	Ryan
Benson	Gardiner	Machek	Sansom
Berfield	Gelber	Mack	Seiler
Bilirakis	Gibson, A.	Mahon	Simmons
Bowen	Gibson, H.	Mayfield	Slosberg
Brandenburg	Goodlette	McInvale	Smith
Brown	Gottlieb	Meadows	Sobel
Brummer	Green	Mealor	Sorensen
Brutus	Harper	Murman	Spratt
Bucher	Harrell	Murzin	Stansel
Bullard	Harrington	Needelman	Stargel
Byrd	Hasner	Negron	Troutman
Cantens	Henriquez	Patterson	Vana
Carassas	Hogan	Paul	Waters
Clarke	Holloway	Peterman	Wiles
Cretul	Homan	Pickens	Wishner
Culp	Jennings	Planas	Zapata

Nays—None

Votes after roll call:

Yeas—Greenstein

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

HB 1575—A bill to be entitled An act relating to agency reorganization; transferring the Division of Retirement and its powers, duties, functions, components, and assets from the Department of Management Services to the State Board of Administration; amending s. 110.205, F.S.; providing status of division personnel under the Career Service System; amending ss. 20.22, 20.28, 112.05, 112.3173, 112.352, 112.354, 112.356, 112.358, 112.361, 112.362, 112.363, 112.625, 112.63, 112.64, 112.658, 112.661, 112.665, 121.021, 121.025, 121.031, 121.051, 121.0511, 121.0515, 121.052, 121.055, 121.081, 121.085, 121.091, 121.095, 121.101, 121.111, 121.133, 121.135, 121.136, 121.1815, 121.1905, 121.192, 121.193, 121.22, 121.23, 121.24, 121.30, 121.35, 121.40, 121.45, 121.4501, 121.403, 121.591, 121.5911, 121.72, 121.73, 121.74, 175.032, 175.121, 175.1215, 175.341, 185.02, 185.10, 185.105, 185.23, 215.20, 215.28, 215.44, 215.50, 215.52, 238.01, 238.02, 238.03, 238.05, 238.07, 238.08, 238.09, 238.10, 238.11, 238.12, 238.14, 238.15, 238.171, 238.181, 238.32, 650.02, 650.06, 122.02, 122.03, 122.05, 122.06, 122.07, 122.08, 122.09, 122.10, 122.12, 122.13, 122.15, 122.16, 122.23, 122.30, 122.34, 122.351, F.S., to conform to such transfer; providing duties of the Department of Financial Services with respect to issuing benefit payments under retirement plans; providing for the request and transfer of appropriations; providing an effective date.

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

Session Vote Sequence: 385

Speaker Byrd in the Chair.

Yeas—113

Adams	Davis, M.	Joyner	Reagan
Allen	Dean	Justice	Rich
Altman	Detert	Kallinger	Richardson
Ambler	Domino	Kendrick	Ritter
Anderson	Evers	Kilmer	Rivera
Antone	Farkas	Kosmas	Robaina
Arza	Fields	Kottkamp	Roberson
Attkisson	Fiorentino	Kravitz	Ross
Baxley	Galvano	Kyle	Rubio
Bean	Gannon	Littlefield	Russell
Bendross-Mindingall	Garcia	Llorente	Ryan
Bense	Gardiner	Machek	Sansom
Benson	Gelber	Mack	Seiler
Berfield	Gibson, A.	Mahon	Simmons
Bilirakis	Gibson, H.	Mayfield	Slosberg
Bowen	Goodlette	McInvale	Smith
Brandenburg	Gottlieb	Meadows	Sobel
Brown	Green	Mealor	Sorensen
Brummer	Harper	Murman	Spratt
Brutus	Harrell	Murzin	Stansel
Bucher	Harrington	Needelman	Stargel
Bullard	Hasner	Negron	Troutman
Byrd	Henriquez	Patterson	Vana
Cantens	Hogan	Paul	Waters
Clarke	Holloway	Peterman	Wiles
Cretul	Homan	Pickens	Wishner
Culp	Jennings	Planas	
Cusack	Johnson	Prieguez	
Davis, D.	Jordan	Quinones	

Nays—None

Votes after roll call:

Yeas—Greenstein, Zapata

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

CS for CS for SB 52—A bill to be entitled An act relating to driver's licenses; amending s. 322.18, F.S.; requiring vision tests for certain applicants for license renewal; prohibiting those applicants from renewing by telephone or electronic means; requiring the department to study the effects of aging on driving ability; providing an effective date.

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

Session Vote Sequence: 386

Speaker Byrd in the Chair.

Yeas—102

Adams	Bean	Byrd	Evers
Allen	Bendross-Mindingall	Cantens	Farkas
Altman	Benson	Carassas	Fields
Ambler	Berfield	Cretul	Fiorentino
Anderson	Bilirakis	Culp	Galvano
Antone	Bowen	Cusack	Gannon
Arza	Brandenburg	Davis, D.	Garcia
Attkisson	Brutus	Dean	Gardiner
Barreiro	Bucher	Detert	Gelber
Baxley	Bullard	Domino	Gibson, A.

Gibson, H.	Kendrick	Patterson	Sansom
Gottlieb	Kilmer	Paul	Seiler
Green	Kosmas	Pickens	Simmons
Harper	Kottkamp	Planas	Slosberg
Harrell	Kravitz	Prieguez	Smith
Harrington	Littlefield	Quinones	Sobel
Hasner	Llorente	Reagan	Sorensen
Henriquez	Machek	Rich	Spratt
Hogan	Mahon	Richardson	Stansel
Holloway	McInvale	Ritter	Stargel
Homan	Meadows	Rivera	Vana
Jennings	Mealor	Robaina	Wiles
Jordan	Murman	Ross	Wishner
Joyner	Murzin	Rubio	Zapata
Justice	Needelman	Russell	
Kallinger	Negron	Ryan	

Nays—None

Votes after roll call:

Yeas—Brummer, Clarke, Greenstein, Peterman

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

CS for SB 1754—A bill to be entitled An act relating to soil and water conservation; amending s. 582.06, F.S.; increasing membership of the Soil and Water Conservation Council; specifying qualifications for members; amending ss. 582.10 and 582.30, F.S.; revising provisions relating to the creation and discontinuance of soil and water conservation districts; authorizing the Commissioner of Agriculture to dissolve or discontinue a district; providing an effective date.

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

Session Vote Sequence: 387

Speaker Byrd in the Chair.

Yeas—111

Adams	Cusack	Jennings	Prieguez
Allen	Davis, D.	Jordan	Quinones
Altman	Davis, M.	Justice	Reagan
Ambler	Dean	Kallinger	Rich
Anderson	Detert	Kendrick	Richardson
Antone	Domino	Kilmer	Ritter
Arza	Evers	Kosmas	Rivera
Attkisson	Farkas	Kottkamp	Robaina
Barreiro	Fields	Kravitz	Roberson
Baxley	Fiorentino	Kyle	Ross
Bean	Galvano	Littlefield	Rubio
Bendross-Mindingall	Gannon	Llorente	Russell
Bense	Garcia	Machek	Ryan
Benson	Gardiner	Mack	Sansom
Berfield	Gelber	Mahon	Seiler
Bilirakis	Gibson, A.	Mayfield	Slosberg
Bowen	Gibson, H.	McInvale	Smith
Brandenburg	Goodlette	Meadows	Sobel
Brown	Gottlieb	Mealor	Sorensen
Brummer	Green	Murman	Spratt
Brutus	Harper	Murzin	Stansel
Bullard	Harrell	Needelman	Stargel
Byrd	Harrington	Negron	Troutman
Cantens	Hasner	Patterson	Waters
Carassas	Henriquez	Paul	Wiles
Clarke	Hogan	Peterman	Wishner
Cretul	Holloway	Pickens	Zapata
Culp	Homan	Planas	

Nays—None

Votes after roll call:

Yeas—Greenstein

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

CS for CS for SB 2238—A bill to be entitled An act relating to real estate appraisers; amending s. 475.611, F.S.; revising and providing definitions applicable to regulation of real estate appraisers; providing that licenses for the category of licensed appraiser shall not be issued after a specified date; redesignating registered assistant appraisers as registered trainee appraisers; amending s. 475.612, F.S.; conforming terminology; authorizing real estate brokers, broker-salespersons, and salespersons to provide valuation services without being regulated as appraisers; authorizing brokers and salespersons to give price opinions without being regulated as appraisers; removing authorization for graduate students in appraising to be supervised by licensed brokers; amending s. 475.613, F.S.; granting the Florida Real Estate Appraisal Board power by rule to establish standards for and regulate supervisory appraisers; removing obsolete language; amending s. 475.6147, F.S.; clarifying applicability of fee provisions to certification and registration; amending s. 475.617, F.S.; clarifying experience requirements for certification of residential and general appraisers; conforming terminology; creating s. 475.6175, F.S.; requiring postlicensure education for registered trainee appraisers to maintain registration; requiring completion of such education prior to the second renewal following initial registration; requiring requalification for subsequent registration as a trainee appraiser; authorizing a physical hardship extension; amending s. 475.618, F.S.; revising continuing education requirements to authorize and provide for certification of distance learning courses by independent certification organizations; conforming terminology; amending s. 475.6221, F.S.; requiring a registered trainee appraiser to perform appraisal services under the direct supervision of a licensed or certified appraiser; providing that a registered trainee appraiser may only receive compensation through or from the primary supervisory appraiser; creating s. 475.6222, F.S.; providing requirements for supervision of registered trainee appraisers; amending s. 475.6295, F.S.; clarifying authority to inspect appraisers and appraisal offices; creating s. 475.631, F.S.; providing for reciprocity for nonresident appraisers; requiring an irrevocable consent to suits and actions and providing for service of process or pleading; requiring resident appraisers who become nonresidents to notify the board and comply with nonresident requirements; providing penalties; authorizing the board to adopt rules for regulation of nonresident appraisers; amending ss. 475.01, 475.011, 475.615, 475.619, 475.620, 475.622, 475.624, 475.626, and 475.627, F.S.; conforming terminology; amending s. 475.001, F.S.; conforming terminology; amending s. 475.01, F.S.; redesignating "broker-salespersons" as "broker associates" and "salespersons" as "sales associates"; expanding the definition of "transaction broker"; amending s. 475.011, F.S.; conforming terminology; amending ss. 475.02 and 475.04, F.S.; conforming terminology; creating s. 475.161, F.S.; providing for licensing of broker associates and sales associates; amending s. 475.17, F.S.; revising qualifications for practice; authorizing additional subjects for postlicensure education; restricting approval of distance learning courses to instances of hardship; conforming terminology; amending s. 475.175, F.S.; revising requirements to take the license examination; revising requirements with respect to notice of completion of educational requirements; amending s. 475.181, F.S.; conforming terminology; amending s. 475.182, F.S.; providing guidelines for approving specialty courses; conforming terminology; amending s. 475.215, F.S.; conforming terminology; amending s. 475.22, F.S.; revising requirements with respect to brokers' signs; amending s. 475.23, F.S.; providing for notice of change of address; conforming terminology; amending s. 475.25, F.S.; revising duties of licensees with respect to escrowed property; allowing a broker to place personal or brokerage funds in property management and sales escrow accounts; providing penalties; providing a time limit on filing complaints against a licensee; providing for referral of criminal violations to prosecuting authorities; conforming terminology; amending s. 475.2755, F.S.; conforming terminology; amending s. 475.278, F.S.; revising provisions relating to authorized brokerage relationships; providing a presumption of transaction brokerage; revising disclosure requirements; amending s. 475.31, F.S.; providing effect of revocation or suspension of a broker's license; conforming terminology; amending ss. 475.37 and 475.41,

F.S.; conforming terminology; amending s. 475.42, F.S.; providing an additional ground for disciplinary action relating to false or misleading information on real estate located in the state; providing penalties; conforming terminology; amending s. 475.43, F.S.; conforming terminology; amending s. 475.451, F.S.; revising prerequisites for renewal of an instructor permit; removing an exemption from instructor examination requirements; conforming terminology; repealing s. 475.4511(4) and (5), F.S., relating to the prohibition against a school advertising in conjunction with an affiliated broker and publishing a "pass/fail" ratio; amending ss. 475.453 and 475.455, F.S.; conforming terminology; amending s. 475.482, F.S.; increasing the maximum amount that may be in the Real Estate Recovery Fund; conforming terminology; amending s. 475.483, F.S.; revising guidelines for payment of attorney's fees with respect to recovery from the fund; conforming terminology; amending ss. 475.484 and 475.5017, F.S.; increasing maximum amounts payable from the fund; conforming terminology; amending s. 475.612, F.S.; conforming terminology; amending s. 689.25, F.S.; prescribing facts and conditions the existence of which need not be disclosed in a real estate transaction; repealing s. 475.421, F.S., relating to publication of false or misleading information on real estate located in the state; repealing s. 475.422, F.S., relating to disclosure of termite and roof inspection reports; amending ss. 83.49, 440.02, 443.036, 501.604, 687.14, 721.20, and 760.29, F.S.; conforming terminology; providing an effective date.

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

Session Vote Sequence: 388

Speaker Byrd in the Chair.

Yeas—115

Adams	Cusack	Johnson	Quinones
Allen	Davis, D.	Jordan	Reagan
Altman	Davis, M.	Joyner	Rich
Ambler	Dean	Kallinger	Richardson
Anderson	Detert	Kendrick	Ritter
Antone	Domino	Kilmer	Rivera
Arza	Evers	Kosmas	Robaina
Attkisson	Farkas	Kottkamp	Roberson
Barreiro	Fields	Kravitz	Ross
Baxley	Fiorentino	Kyle	Rubio
Bean	Galvano	Littlefield	Russell
Bendross-Mindingall	Gannon	Llorente	Ryan
Bense	Garcia	Machek	Sansom
Benson	Gardiner	Mack	Seiler
Berfield	Gelber	Mahon	Simmons
Bilirakis	Gibson, A.	Slayfield	Slosberg
Bowen	Gibson, H.	McInvale	Smith
Brandenburg	Goodlette	Meadows	Sobel
Brown	Gottlieb	Mealor	Sorensen
Brummer	Green	Murman	Spratt
Brutus	Harper	Murzin	Stansel
Bucher	Harrell	Needelman	Stargel
Bullard	Harrington	Negron	Troutman
Byrd	Hasner	Patterson	Vana
Cantens	Henriquez	Paul	Waters
Carassas	Hogan	Peterman	Wiles
Clarke	Holloway	Pickens	Wishner
Cretul	Homan	Planas	Zapata
Culp	Jennings	Prieguez	

Nays—None

Votes after roll call:

Yeas—Greenstein, Justice

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

HB 1177 was taken up. On motion by Rep. Sobel, the rules were waived and—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 1318 and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committees on Appropriations, Children and Families and Senators Wilson, Miller, Dawson, Campbell, Siplin, Hill and Bullard—

CS for CS for SB 1318—A bill to be entitled An act relating to the safety of children; providing a short title; providing legislative intent; requiring the Department of Children and Family Services to notify certain education or child care programs of the enrollment of certain children; requiring children enrolled in an early education or child care program to participate 5 days a week; providing attendance and reporting responsibilities of the child's parent or guardian and of the Family Safety Program Office of the Department of Children and Family Services; requiring a report to law enforcement agencies if a child is missing; amending s. 411.01, F.S.; conforming provisions; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1177. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Sobel, the rules were waived and CS for SB 1318 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 389

Speaker Byrd in the Chair.

Yeas—116

Adams	Cusack	Johnson	Prieguez
Allen	Davis, D.	Jordan	Quinones
Altman	Davis, M.	Joyner	Reagan
Ambler	Dean	Justice	Rich
Anderson	Detert	Kallinger	Richardson
Antone	Domino	Kendrick	Ritter
Arza	Evers	Kilmer	Rivera
Attkisson	Farkas	Kosmas	Robaina
Barreiro	Fields	Kottkamp	Roberson
Baxley	Fiorentino	Kravitz	Ross
Bean	Galvano	Kyle	Rubio
Bendross-Mindingall	Gannon	Littlefield	Russell
Bense	Garcia	Llorente	Ryan
Benson	Gardiner	Machek	Sansom
Berfield	Gelber	Mack	Seiler
Bilirakis	Gibson, A.	Mahon	Simmons
Bowen	Gibson, H.	Mayfield	Slosberg
Brandenburg	Goodlette	McInvale	Smith
Brown	Gottlieb	Meadows	Sobel
Brummer	Green	Mealor	Sorensen
Brutus	Harper	Murman	Spratt
Bucher	Harrell	Murzin	Stansel
Bullard	Harrington	Needelman	Stargel
Byrd	Hasner	Negron	Troutman
Cantens	Henriquez	Patterson	Vana
Carassas	Hogan	Paul	Waters
Clarke	Holloway	Peterman	Wiles
Cretul	Homan	Pickens	Wishner
Culp	Jennings	Planas	Zapata

Nays—None

Votes after roll call:
Yeas—Greenstein

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

Bills and Joint Resolutions on Third Reading

CS for SB 320—A bill to be entitled An act relating to the Florida Medicaid program; amending s. 409.9066, F.S.; requiring the Agency for Health Care Administration to publish on a website the average wholesale prices of drugs provided through the program; requiring the agency to publish additional information to assist consumers; requiring a report on methods of pricing pharmaceutical products purchased by the program; providing an effective date.

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

Session Vote Sequence: 390

Speaker Byrd in the Chair.

Yeas—111

Adams	Davis, D.	Johnson	Quinones
Allen	Davis, M.	Jordan	Reagan
Altman	Dean	Joyner	Rich
Ambler	Detert	Justice	Richardson
Anderson	Domino	Kallinger	Ritter
Arza	Evers	Kendrick	Rivera
Attkisson	Farkas	Kilmer	Robaina
Barreiro	Fields	Kosmas	Ross
Baxley	Fiorentino	Kottkamp	Rubio
Bean	Galvano	Kravitz	Russell
Bendross-Mindingall	Gannon	Kyle	Ryan
Bense	Garcia	Littlefield	Sansom
Benson	Gardiner	Llorente	Seiler
Berfield	Gelber	Machek	Simmons
Bilirakis	Gibson, A.	Mahon	Slosberg
Bowen	Gibson, H.	Mayfield	Smith
Brandenburg	Goodlette	McInvale	Sobel
Brummer	Gottlieb	Meadows	Sorensen
Brutus	Green	Mealor	Spratt
Bucher	Harper	Murman	Stansel
Bullard	Harrell	Murzin	Stargel
Byrd	Harrington	Needelman	Troutman
Cantens	Hasner	Negron	Vana
Carassas	Henriquez	Patterson	Waters
Clarke	Hogan	Paul	Wiles
Cretul	Holloway	Pickens	Wishner
Culp	Homan	Planas	Zapata
Cusack	Jennings	Prieguez	

Nays—None

Votes after roll call:
Yeas—Greenstein

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

HB 1245 was taken up. On motion by Rep. Kosmas—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 2334 and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Comprehensive Planning and Senator Lynn—

CS for SB 2334—A bill to be entitled An act relating to municipal police and firefighter pensions; amending s. 175.351, F.S.; authorizing certain municipalities to provide extra benefits to firefighter pension plans prior to the receipt of additional premium tax revenues; providing a procedure; amending

s. 185.35, F.S.; authorizing certain municipalities to provide extra benefits in police officer pension plans under certain circumstances; providing a procedure; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1245. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Kosmas, the rules were waived and CS for SB 2334 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 391

Speaker Byrd in the Chair.

Yeas—115

Adams	Cusack	Johnson	Quinones
Allen	Davis, D.	Jordan	Reagan
Altman	Davis, M.	Joyner	Rich
Ambler	Dean	Justice	Richardson
Anderson	Detert	Kallinger	Ritter
Antone	Domino	Kendrick	Rivera
Arza	Evers	Kilmer	Robaina
Attkisson	Farkas	Kosmas	Roberson
Barreiro	Fields	Kottkamp	Ross
Baxley	Fiorentino	Kravitz	Rubio
Bean	Galvano	Kyle	Russell
Bendross-Mindingall	Gannon	Littlefield	Ryan
Bense	Garcia	Llorente	Sansom
Benson	Gardiner	Machek	Seiler
Berfield	Gelber	Mack	Simmons
Bilirakis	Gibson, A.	Mahon	Slosberg
Bowen	Gibson, H.	McInvale	Smith
Brandenburg	Goodlette	Meadows	Sobel
Brown	Gottlieb	Mealor	Sorensen
Brummer	Green	Murman	Spratt
Brutus	Harper	Murzin	Stansel
Bucher	Harrell	Needelman	Stargel
Bullard	Harrington	Negron	Troutman
Byrd	Hasner	Patterson	Vana
Cantens	Henriquez	Paul	Waters
Carassas	Hogan	Peterman	Wiles
Clarke	Holloway	Pickens	Wishner
Cretul	Homan	Planas	Zapata
Culp	Jennings	Prieguez	

Nays—None

Votes after roll call:
Yeas—Greenstein

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

HB 1473 was taken up. On motion by Rep. Benson—

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for CS for SB 2070, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committees on Appropriations, Transportation and Senator Sebesta—

CS for CS for SB 2070—A bill to be entitled An act relating to public transit; amending s. 341.031, F.S.; defining new terms for purposes of the Florida Public Transit Act; amending s. 341.041, F.S.; including intercity bus service as part of the transit responsibilities of the Department of Transportation; amending s. 341.051, F.S.; authorizing the department to receive federal and state funding for intercity bus service; amending s. 341.053, F.S.; including intercity bus lines within the state's intermodal freight

network; providing that intercity bus service is one the projects eligible for funding under the Intermodal Development Program; amending s. 339.135, F.S.; providing for distribution of funds for the intercity bus program; providing for state matching funds; providing an effective date.

—was taken up, read the first time by title, and substituted for HB 1473. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Benson, the rules were waived and CS for SB 2070 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 392

Speaker Byrd in the Chair.

Yeas—114

Adams	Cusack	Johnson	Reagan
Allen	Davis, D.	Jordan	Rich
Altman	Davis, M.	Joyner	Richardson
Ambler	Dean	Justice	Ritter
Anderson	Detert	Kendrick	Rivera
Antone	Domino	Kilmer	Robaina
Arza	Evers	Kosmas	Roberson
Attkisson	Farkas	Kottkamp	Ross
Barreiro	Fields	Kravitz	Rubio
Baxley	Fiorentino	Kyle	Russell
Bean	Galvano	Littlefield	Ryan
Bendross-Mindingall	Gannon	Llorente	Sansom
Bense	Garcia	Machek	Seiler
Benson	Gardiner	Mahon	Simmons
Berfield	Gelber	Mayfield	Slosberg
Bilirakis	Gibson, A.	McInvale	Smith
Bowen	Gibson, H.	Meadows	Sobel
Brandenburg	Goodlette	Mealor	Sorensen
Brown	Gottlieb	Murman	Spratt
Brummer	Green	Murzin	Stansel
Brutus	Harper	Needelman	Stargel
Bucher	Harrell	Negron	Troutman
Bullard	Harrington	Patterson	Vana
Byrd	Hasner	Paul	Waters
Cantens	Henriquez	Peterman	Wiles
Carassas	Hogan	Pickens	Wishner
Clarke	Holloway	Planas	Zapata
Cretul	Homan	Prieguez	
Culp	Jennings	Quinones	

Nays—None

Votes after roll call:
Yeas—Kallinger

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

HB 1753 was taken up. On motion by Rep. Barreiro—

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed SB 2002, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By Senators Crist and Lynn—

SB 2002—A bill to be entitled An act relating to law enforcement officer training; amending s. 943.16, F.S.; requiring trainees attending approved basic recruit training programs to reimburse an employing agency for tuition, other course expenses, wages, and benefits paid by the agency if the employee terminates his or her employment or appointment within a specified time period after graduation; providing a schedule for reimbursement of a trainee's

wages and benefits; authorizing an employing agency to institute civil action under certain circumstances; providing definitions; providing applicability; authorizing an employing agency to waive reimbursement requirements under certain circumstances; providing a conditional effective date.

—was taken up, read the first time by title, and substituted for HB 1753. Under Rule 5.13, the House bill was laid on the table. On motion by Rep. Barreiro, the rules were waived and SB 2002 was read the second time by title and the third time by title. On passage, the vote was:

Session Vote Sequence: 393

Speaker Byrd in the Chair.

Yeas—114

Adams	Davis, D.	Jordan	Reagan
Allen	Davis, M.	Joyner	Rich
Altman	Dean	Justice	Richardson
Ambler	Detert	Kallinger	Ritter
Anderson	Domino	Kendrick	Rivera
Antone	Evers	Kilmer	Robaina
Arza	Farkas	Kosmas	Roberson
Attkisson	Fields	Kottkamp	Ross
Barreiro	Fiorentino	Kravitz	Rubio
Baxley	Galvano	Kyle	Russell
Bean	Gannon	Littlefield	Ryan
Bendross-Mindingall	Garcia	Llorente	Sansom
Bense	Gardiner	Machek	Seiler
Benson	Gelber	Mahon	Simmons
Berfield	Gibson, A.	Mayfield	Slosberg
Bilirakis	Gibson, H.	McInvale	Smith
Bowen	Goodlette	Meadows	Sobel
Brandenburg	Gottlieb	Mealor	Sorensen
Brown	Green	Murman	Spratt
Brummer	Harper	Murzin	Stansel
Brutus	Harrell	Needelman	Stargel
Bucher	Harrington	Negron	Troutman
Bullard	Hasner	Patterson	Vana
Byrd	Henriquez	Paul	Waters
Cantens	Hogan	Peterman	Wiles
Carassas	Holloway	Pickens	Wishner
Cretul	Homan	Planas	Zapata
Culp	Jennings	Prieguez	
Cusack	Johnson	Quinones	

Nays—None

Votes after roll call:

Yeas—Clarke, Greenstein

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

Bills and Joint Resolutions on Third Reading

CS for SB 638—A bill to be entitled An act relating to student tuition assistance; creating the Access to Better Learning and Education Grant Program; providing legislative findings with respect to education provided by for-profit colleges and universities; providing for the Department of Education to administer the grant program; providing requirements for eligibility; providing for an annual appropriation; requiring institutions to remit undisbursed funds to the department; limiting the period a student may receive a grant; providing for implementation only to the extent funded and authorized by law; providing an effective date.

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

Session Vote Sequence: 394

Speaker Byrd in the Chair.

Yeas—104

Adams	Cusack	Jordan	Planas
Allen	Davis, D.	Joyner	Prieguez
Altman	Davis, M.	Justice	Quinones
Ambler	Dean	Kallinger	Reagan
Anderson	Detert	Kendrick	Rich
Arza	Domino	Kilmer	Rivera
Attkisson	Evers	Kosmas	Robaina
Barreiro	Farkas	Kottkamp	Roberson
Baxley	Fields	Kravitz	Ross
Bean	Fiorentino	Kyle	Rubio
Bendross-Mindingall	Gannon	Littlefield	Russell
Bense	Garcia	Llorente	Ryan
Benson	Gardiner	Machek	Sansom
Berfield	Gibson, A.	Mack	Seiler
Bilirakis	Gibson, H.	Mahon	Simmons
Bowen	Goodlette	Mayfield	Slosberg
Brown	Green	McInvale	Smith
Brummer	Harper	Meadows	Sobel
Brutus	Harrell	Mealor	Sorensen
Bucher	Harrington	Murman	Spratt
Bullard	Hasner	Murzin	Stansel
Byrd	Hogan	Negron	Stargel
Cantens	Holloway	Patterson	Troutman
Clarke	Homan	Paul	Waters
Cretul	Jennings	Peterman	Wiles
Culp	Johnson	Pickens	Zapata

Nays—7

Brandenburg	Gottlieb	Richardson	Vana
Carassas	Henriquez	Ritter	

Votes after roll call:

Yeas—Galvano, Greenstein, Needelman

Nays—Wishner

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

HB 1911—A bill to be entitled An act relating to animal fighting or baiting; amending s. 828.122, F.S.; defining the term "animal fighting"; revising the elements of the crime of animal fighting or baiting; prohibiting certain acts associated with animal fighting or baiting; providing for the seizure, impoundment, and euthanasia of animals under certain conditions; providing penalties; amending ss. 933.02 and 933.18, F.S.; revising provisions relating to the issuance of search warrants and grounds therefor when laws in relation to cruelty to animals have been or are being violated; providing an effective date.

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

Session Vote Sequence: 395

Speaker Byrd in the Chair.

Yeas—108

Adams	Bense	Clarke	Galvano
Allen	Benson	Cretul	Gannon
Altman	Bilirakis	Culp	Garcia
Ambler	Brandenburg	Cusack	Gardiner
Anderson	Brown	Davis, D.	Gelber
Antone	Brummer	Davis, M.	Gibson, A.
Arza	Brutus	Dean	Gibson, H.
Attkisson	Bucher	Detert	Goodlette
Barreiro	Bullard	Domino	Gottlieb
Baxley	Byrd	Farkas	Green
Bean	Cantens	Fields	Harper
Bendross-Mindingall	Carassas	Fiorentino	Harrell

Harrington	Kyle	Paul	Ryan
Hasner	Littlefield	Peterman	Sansom
Henriquez	Llorente	Planas	Seiler
Hogan	Machek	Prieguez	Simmons
Holloway	Mack	Quinones	Slosberg
Homan	Mahon	Reagan	Smith
Jennings	Mayfield	Rich	Sobel
Johnson	McInvale	Richardson	Sorensen
Jordan	Meadows	Ritter	Stargel
Joyner	Mealor	Rivera	Troutman
Kallinger	Murman	Robaina	Vana
Kilmer	Murzin	Roberson	Waters
Kosmas	Needelman	Ross	Wiles
Kottkamp	Negron	Rubio	Wishner
Kravitz	Patterson	Russell	Zapata

Nays—6

Berfield	Evers	Spratt	Stansel
Bowen	Kendrick		

Votes after roll call:

Yeas—Greenstein, Pickens
Nays—Justice
Yeas to Nays—McInvale

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

Motions Relating to Committee References

On motion by Rep. Cantens, HB 1555, HB 1491, HB 1561, and HB 299 were withdrawn from the Committee on Judiciary and all committees of reference, and placed on the Calendar of the House. HB 1555, HB 1467, and HB 299 were withdrawn from the Committee on Finance & Tax and all committees of reference, and placed on the Calendar of the House.

On motion by Rep. Cantens, the rules were waived and **HB 299, HB 519, HB 717, HB 1403, HB 1467, HB 1491, HB 1555, HB 1561, and HB 1569** were added to the Special Order Calendar by the required two-thirds vote.

On motion by Rep. Ross, the House moved to the order of—

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 691, with amendments, and requests the concurrence of the House.

Faye W. Blanton, Secretary

HB 691—A bill to be entitled An act relating to economic development incentive programs; amending s. 220.191, F.S.; including certain financial services facilities as a qualified project for purposes of the capital investment tax credit; providing for future repeal; amending s. 288.1045, F.S.; revising a definition; amending s. 288.106, F.S.; revising a definition of target industry business to include defense and homeland security businesses; extending a deadline for application for a prorated tax refund under an economic stimulus exemption; amending s. 288.1088, F.S.; deleting a function of the Executive Office of the Governor relating to project approval recommendations and release of certain funds; authorizing the Governor to reallocate unencumbered funds in the Quick Action Closing Fund to supplement certain economic development programs and operations in emergency or special circumstances; providing for reallocation approval and fund release recommendations by the Executive Office of the Governor; providing an effective date.

(Amendment Bar Code: 173608)

Senate Amendment 1 (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Paragraph (h) of subsection (1) of section 220.191, Florida Statutes, is amended to read:

220.191 Capital investment tax credit.--

(1) DEFINITIONS.--For purposes of this section:

(h) "Qualifying project" means:

1. A new or expanding facility in this state which creates at least 100 new jobs in this state and is in one of the high-impact sectors identified by Enterprise Florida, Inc., and certified by the office pursuant to s. 288.108(6), including, but not limited to, aviation, aerospace, automotive, and silicon technology industries; or

2. A new financial services facility in this state which creates at least 2,000 new jobs in this state, pays an average annual wage of at least \$50,000, and makes a capital investment of at least \$30 million. This subparagraph expires June 30, 2004.

Section 2. Paragraph (e) of subsection (1) and paragraph (b) of subsection (4) of section 288.1045, Florida Statutes, are amended to read:

288.1045 Qualified defense contractor tax refund program.--

(1) DEFINITIONS.--As used in this section:

(e) "Department of Defense contract" means a competitively bid Department of Defense contract or subcontract or a competitively bid federal agency contract or subcontract issued on behalf of the Department of Defense for manufacturing, assembling, fabricating, research, development, or design with a duration of 2 or more years, but excluding any contract or subcontract to provide goods, improvements to real or tangible property, or services directly to or for any particular military base or installation in this state. The term includes contracts or subcontracts for products or services for military or homeland security use which contracts or subcontracts are approved by the United States Department of Defense, the United States Department of State, or the United States Department of Homeland Security Coast Guard.

(4) QUALIFIED DEFENSE CONTRACTOR TAX REFUND AGREEMENT.--

(b) Compliance with the terms and conditions of the agreement is a condition precedent for receipt of tax refunds each year. The failure to comply with the terms and conditions of the agreement shall result in the loss of eligibility for receipt of all tax refunds previously authorized pursuant to this section, and the revocation of the certification as a qualified applicant by the director, unless the qualified applicant is eligible to receive and elects to accept a prorated refund under paragraph (5)(g) or the office grants the qualified applicant an economic-stimulus exemption.

1. A qualified applicant may submit, in writing, a request to the office for an economic-stimulus exemption. The request must provide quantitative evidence demonstrating how negative economic conditions in the qualified applicant's industry, or specific acts of terrorism affecting the qualified applicant, have prevented the qualified applicant from complying with the terms and conditions of its tax refund agreement.

2. Upon receipt of a request under subparagraph 1., the director shall have 45 days to notify the requesting qualified applicant, in writing, if its exemption has been granted or denied. In determining if an exemption should be granted, the director shall consider the extent to which negative economic conditions in the requesting qualified applicant's industry, or specific acts of terrorism affecting the qualified applicant, have prevented the qualified applicant from complying with the terms and conditions of its tax refund agreement.

3. As a condition for receiving a prorated refund under paragraph (5)(g) or an economic-stimulus exemption under this paragraph, a qualified applicant must agree to renegotiate its tax refund agreement with the office to, at a minimum, ensure that the terms of the agreement comply with current law and office procedures governing application for and award of tax refunds. Upon approving the award of a prorated refund or granting an economic-stimulus exemption, the office shall renegotiate the tax refund agreement with the qualified applicant as required by this subparagraph. When amending the agreement of a qualified applicant receiving an economic-stimulus exemption, the office may extend the duration of the agreement for a period not to exceed 1 year.

4. A qualified applicant may submit a request for an economic-stimulus exemption to the office in lieu of any tax refund claim scheduled to be submitted after January 1, 2001, but before June 30, 2004 ~~July 1, 2003~~.

However, a qualified applicant that has received at least one economic-stimulus exemption may not apply for an additional exemption.

5. A qualified applicant that receives an economic-stimulus exemption may not receive a tax refund for the period covered by the exemption.

Section 3. Paragraph (o) of subsection (1) and paragraph (b) of subsection (4) of section 288.106, Florida Statutes, are amended to read:

288.106 Tax refund program for qualified target industry businesses.--

(1) DEFINITIONS.--As used in this section:

(o) "Target industry business" means a corporate headquarters business or any business that is engaged in one of the target industries identified pursuant to the following criteria developed by the office in consultation with Enterprise Florida, Inc.:

1. Future growth.--Industry forecasts should indicate strong expectation for future growth in both employment and output, according to the most recent available data. Special consideration should be given to Florida's growing access to international markets or to replacing imports.

2. Stability.--The industry should not be subject to periodic layoffs, whether due to seasonality or sensitivity to volatile economic variables such as weather. The industry should also be relatively resistant to recession, so that the demand for products of this industry is not necessarily subject to decline during an economic downturn.

3. High wage.--The industry should pay relatively high wages compared to statewide or area averages.

4. Market and resource independent.--The location of industry businesses should not be dependent on Florida markets or resources as indicated by industry analysis.

5. Industrial base diversification and strengthening.--The industry should contribute toward expanding or diversifying the state's or area's economic base, as indicated by analysis of employment and output shares compared to national and regional trends. Special consideration should be given to industries that strengthen regional economies by adding value to basic products or building regional industrial clusters as indicated by industry analysis. Special consideration also should be given to developing strong industrial clusters, including defense and homeland security.

6. Economic benefits.--The industry should have strong positive impacts on or benefits to the state and regional economies.

The office, in consultation with Enterprise Florida, Inc., shall develop a list of such target industries annually and submit such list as part of the final agency legislative budget request submitted pursuant to s. 216.023(1). A target industry business may not include any industry engaged in retail activities; any electrical utility company; any phosphate or other solid minerals severance, mining, or processing operation; any oil or gas exploration or production operation; or any firm subject to regulation by the Division of Hotels and Restaurants of the Department of Business and Professional Regulation.

(4) TAX REFUND AGREEMENT.--

(b) Compliance with the terms and conditions of the agreement is a condition precedent for the receipt of a tax refund each year. The failure to comply with the terms and conditions of the tax refund agreement results in the loss of eligibility for receipt of all tax refunds previously authorized under this section and the revocation by the director of the certification of the business entity as a qualified target industry business, unless the business is eligible to receive and elects to accept a prorated refund under paragraph (5)(d) or the office grants the business an economic-stimulus exemption.

1. A qualified target industry business may submit, in writing, a request to the office for an economic-stimulus exemption. The request must provide quantitative evidence demonstrating how negative economic conditions in the business's industry, or specific acts of terrorism affecting the qualified target industry business, have prevented the business from complying with the terms and conditions of its tax refund agreement.

2. Upon receipt of a request under subparagraph 1., the director shall have 45 days to notify the requesting business, in writing, if its exemption has been granted or denied. In determining if an exemption should be granted, the director shall consider the extent to which negative economic conditions in the requesting business's industry, or specific acts of terrorism affecting the qualified target industry business, have prevented the business from complying with the terms and conditions of its tax refund agreement.

3. As a condition for receiving a prorated refund under paragraph (5)(d) or an economic-stimulus exemption under this paragraph, a qualified target

industry business must agree to renegotiate its tax refund agreement with the office to, at a minimum, ensure that the terms of the agreement comply with current law and office procedures governing application for and award of tax refunds. Upon approving the award of a prorated refund or granting an economic-stimulus exemption, the office shall renegotiate the tax refund agreement with the business as required by this subparagraph. When amending the agreement of a business receiving an economic-stimulus exemption, the office may extend the duration of the agreement for a period not to exceed 1 year.

4. A qualified target industry business may submit a request for an economic-stimulus exemption to the office in lieu of any tax refund claim scheduled to be submitted after January 1, 2001, but before ~~June 30, 2004~~ July 1, 2003. However, a qualified target industry business that has received at least one economic-stimulus exemption may not apply for an additional exemption.

5. A qualified target industry business that receives an economic-stimulus exemption may not receive a tax refund for the period covered by the exemption.

Section 4. Subsection (4) is added to section 288.1088, Florida Statutes, to read:

288.1088 Quick Action Closing Fund.--

(4) The Governor may, in an emergency or special circumstance and with the approval of the President of the Senate and the Speaker of the House of Representatives, reallocate unencumbered funds appropriated to the Quick Action Closing Fund to supplement statutorily created economic development programs and operations. The Executive Office of the Governor shall recommend approval of the transfer and release of funds pursuant to the legislative consultation and review requirements set forth in s. 216.177.

Section 5. Section 445.048, Florida Statutes, is amended to read:

445.048 Passport to Economic Progress demonstration program.--

(1) AUTHORIZATION.--Notwithstanding any law to the contrary, Workforce Florida, Inc., in conjunction with the Department of Children and Family Services and the Agency for Workforce Innovation, shall implement a Passport to Economic Progress demonstration program ~~by November 1, 2001~~, consistent with the provisions of this section in Hillsborough, ~~and~~ Manatee, ~~and~~ Sarasota counties. Workforce Florida, Inc., must consult with the applicable regional workforce boards and the applicable local offices of the department which serve the demonstration areas and must encourage community input into the implementation process.

(2) WAIVERS.--If Workforce Florida, Inc., in consultation with the Department of Children and Family Services, finds that federal waivers would facilitate implementation of the demonstration program, the department shall immediately request such waivers, and Workforce Florida, Inc., shall report to the Governor, the President of the Senate, and the Speaker of the House of Representatives if any refusal of the federal government to grant such waivers prevents the implementation of the demonstration program. If Workforce Florida, Inc., finds that federal waivers to provisions of the Food Stamp Program would facilitate implementation of the demonstration program, the Department of Children and Family Services shall immediately request such waivers in accordance with s. 414.175.

~~(3) INCOME DISREGARD.--In order to provide an additional incentive for employment, and notwithstanding the amount specified in s. 414.095(12), for individuals residing in the areas designated for this demonstration program, the first \$300 plus one half of the remainder of earned income shall be disregarded in determining eligibility for temporary cash assistance. All other conditions and requirements of s. 414.095(12) shall continue to apply to such individuals.~~

~~(3)(4)~~ TRANSITIONAL BENEFITS AND SERVICES.--In order to assist them in making the transition to economic self-sufficiency, former recipients of temporary cash assistance residing within the areas designated for this demonstration program shall be eligible for the following benefits and services:

(a) Notwithstanding the time period specified in s. 445.030, transitional education and training support services as specified in s. 445.030 for up to 4 years after the family is no longer receiving temporary cash assistance;

(b) Notwithstanding the time period specified in s. 445.031, transitional transportation support services as specified in s. 445.031 for up to 4 years after the family is no longer receiving temporary cash assistance; and

(c) Notwithstanding the time period specified in s. 445.032, transitional child care as specified in s. 445.032 for up to 4 years after the family is no

longer receiving temporary cash assistance.

All other provisions of ss. 445.030, 445.031, and 445.032 shall apply to such individuals, as appropriate. This subsection does not constitute an entitlement to transitional benefits and services. If funds are insufficient to provide benefits and services under this subsection, the board of directors of Workforce Florida, Inc., may limit such benefits and services or otherwise establish priorities for the provisions of such benefits and services.

(4) INCENTIVES TO ECONOMIC SELF-SUFFICIENCY.--

(a) The Legislature finds that:

1. There are former recipients of temporary cash assistance who are working full time but whose incomes are below the poverty level.

2. Having incomes below the federal poverty level makes such individuals particularly vulnerable to reliance on public assistance despite their best efforts to achieve or maintain economic independence through employment.

3. It is necessary to implement a performance-based program that defines economic incentives for achieving specific benchmarks toward self-sufficiency while the individual is working full time.

(b) Workforce Florida, Inc., in cooperation with the Department of Children and Family Services and the Agency for Workforce Innovation, shall offer performance-based incentive bonuses as a component of the Passport to Economic Progress demonstration program in the areas of the state which are designated for the demonstration program. The bonuses do not represent a program entitlement and shall be contingent on achieving specific benchmarks prescribed in the self-sufficiency plan. If the funds appropriated for this purpose are insufficient to provide this financial incentive, the board of directors of Workforce Florida, Inc., shall reduce or suspend the bonuses in order not to exceed the appropriation.

(5) WAGE SUPPLEMENTATION.--

(a) The Legislature finds that:

1. There are former recipients of temporary cash assistance who are working full time but whose incomes are below the federal poverty level.

2. Having incomes below the federal poverty level makes such individuals particularly vulnerable to reliance on public assistance despite their best efforts to achieve or maintain economic independence through employment.

3. It is necessary to supplement the wages of such individuals for a limited period of time in order to assist them in fulfilling the transition to economic self-sufficiency.

(b) Workforce Florida, Inc., in cooperation with the Department of Children and Family Services and the Agency for Workforce Innovation, shall create a transitional wage supplementation program by November 1, 2001, as a component of the Passport to Economic Progress demonstration program in the areas designated for the demonstration program. This wage supplementation program does not constitute an entitlement to wage supplementation. If funds appropriated are insufficient to provide wage supplementation, the board of directors of Workforce Florida, Inc., may limit wage supplementation or otherwise establish priorities for wage supplementation.

(c) To be eligible for an incentive bonus wage supplementation under this subsection, an individual must:

1. Be a former recipient of temporary cash assistance who last received such assistance on or after January 1, 2000;

2. Be employed full time, which for the purposes of this subsection means employment averaging at least 32 hours per week until the United States Congress enacts legislation reauthorizing the Temporary Assistance for Needy Families block grant, and, after the reauthorization, means employment complying with the employment requirements of the reauthorized law; and

3. Have an average family income for the 6 months preceding the date of application for an incentive bonus wage supplementation which is less than 100 percent of the federal poverty level.

(d) Workforce Florida, Inc., shall determine the schedule for the payment of wage supplementation under this subsection. An individual eligible for wage supplementation under this subsection may receive a payment that equals the amount necessary to bring the individual's total family income for the period covered by the payment to 100 percent of the federal poverty level. An individual may not receive wage supplementation payments for more than a total of 12 months.

(e) The wage supplementation program authorized by this subsection

~~shall be administered through the regional workforce boards and the one stop delivery system, under policy guidelines, criteria, and applications developed by Workforce Florida, Inc., in cooperation with the Department of Children and Family Services and the Agency for Workforce Innovation. To the maximum extent possible, the regional workforce boards shall use electronic debit card technologies to provide wage supplementation payments under this program.~~

~~(5)(6) EVALUATIONS AND RECOMMENDATIONS.--~~Workforce Florida, Inc., in conjunction with the Department of Children and Family Services, the Agency for Workforce Innovation, and the regional workforce boards in the areas designated for this demonstration program, shall conduct a comprehensive evaluation of the effectiveness of the demonstration program operated under this section. By January 1, ~~2005~~ 2003, Workforce Florida, Inc., shall submit a report on such evaluation to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The report must include recommendations as to whether the demonstration program should be expanded to other service areas or statewide and whether the program should be revised to enhance its administration or effectiveness.

~~(6)(7) CONFLICTS.--~~If there is a conflict between the implementation procedures described in this section and federal requirements and regulations, federal requirements and regulations shall control.

Section 6. Section 1004.225, Florida Statutes, is amended to read:

1004.225 Florida Technology Development Act.--

(1) This section may be cited as the "Florida Technology Development Act."

(2) "Center of excellence," as used in this section, means an organization of personnel, facilities, and equipment established at or in collaboration with one or more universities in Florida to accomplish the purposes and objectives of this section. The purposes and objectives of a center of excellence include:

(a) Identifying and pursuing opportunities for university scholars, research center scientists and engineers, and private businesses to form collaborative partnerships to foster and promote the research required to develop commercially promising, advanced, and innovative technologies and to transfer those technologies to commercial sectors.

(b) Acquiring and leveraging public and private sector funding to provide the totality of funds, personnel, facilities, equipment, and other resources needed to support the research required to develop commercially promising, advanced, and innovative technologies and to transfer those technologies to commercial sectors.

(c) Recruiting and retaining world class scholars, high-performing students, and leading scientists and engineers in technology disciplines to engage in research in this state to develop commercially promising, advanced, and innovative technologies.

(d) Enhancing and expanding technology curricula and laboratory resources at universities and research centers in this state.

(e) Increasing the number of high-performing students in technology disciplines who graduate from universities in this state and pursue careers in this state.

(f) Stimulating and supporting the inception, growth, and diversification of technology-based businesses and ventures in Florida and increasing employment opportunities for the workforce needed to support such businesses.

~~(3) Subject to legislative appropriation,~~ The Emerging Technology Commission, or "commission," is created within the Executive Office of the Governor to guide the establishment of centers of excellence.

(a) The commission shall consist of five regular members appointed by the Governor, one of whom the Governor shall appoint as chair of the commission; two regular members appointed by the President of the Senate; two regular members appointed by the Speaker of the House of Representatives; ~~before January 7, 2003, the Secretary of Education as an ex officio nonvoting member; effective January 7, 2003, the Commissioner of Education as an ex officio nonvoting member; and, as ex officio nonvoting members, the member of the Senate and the member of the House of Representatives who serve as members of the Florida Research Consortium, Inc. The regular members shall be business leaders, industrial researchers, academic researchers, scientists, or engineers who have been recognized as leaders in the state's emerging and advanced technology sectors. Regular members must be appointed on or before July 1, 2002.~~

(b) Members of the commission shall serve without compensation but shall be entitled to receive per diem and travel expenses in accordance with s.

112.061 while in performance of their duties.

(c) The Executive Office of the Governor shall provide staff support for the activities of the commission and per diem and travel expenses for commission members.

(4) By August 1, 2002, Florida Research Consortium, Inc., shall provide a report to the commission which describes in detail and prioritizes factors that contribute to the success of the creation of centers of excellence. At a minimum, the report should describe and prioritize the following factors:

(a) Maturity of existing university programs relating to a proposed center of excellence.

(b) Existing amount of university resources dedicated to activities relating to a proposed center of excellence.

(c) Comprehensiveness and effectiveness of site plans relating to a proposed center of excellence.

(d) Regional economic structure and climate.

(e) The degree to which a university proposed to house a center of excellence identifies and seizes opportunities to collaborate with other public or private entities for research purposes.

(f) The presence of a comprehensive performance and accountability measurement system.

(g) The use of an integrated research and development strategy utilizing multiple levels of the educational system.

(h) The ability of a university proposed to house a center of excellence to raise research funds and leverage public and private investment dollars to support advanced and emerging technological research and development projects.

(i) The degree to which a university proposed to house a center of excellence transfers advanced and emerging technologies from its laboratories to the commercial sector.

(j) The degree to which a university proposed to house a center of excellence stimulates and supports new venture creation.

(k) The existence of a plan to enhance academic curricula by improving communication between academia and industry.

(l) The existence of a plan to increase the number, quality, and retention rate of faculty, graduate students, and eminent scholars in advanced and emerging technology-based disciplines.

(m) The existence of a plan to increase the likelihood of faculty, graduate students, and eminent scholars pursuing private sector careers in the state.

(n) Ability to provide capital facilities necessary to support research and development.

(5) By September 15, 2002, the commission shall develop and approve criteria for evaluating proposals submitted under ~~this section subsection (6)~~. When developing such criteria, the commission shall consider the report provided by Florida Research Consortium, Inc., under subsection (4) and hold at least two public hearings, at times and locations designated by the chair of the commission, for the purpose of soliciting expert testimony. By October 1, 2002, the commission shall provide a list of such criteria to each university in the State University System and to the State Technology Office for publishing on the Internet within 24 hours after the office's receipt of the list.

(6) Concurrent with the provision of the list of criteria to the universities, the commission shall notify each university, in writing, of the opportunity to submit to the commission written proposals for establishing one or more centers of excellence. Proposals must specifically address the evaluation criteria developed by the commission and delineate how funding would be used to develop one or more centers of excellence. Proposals must be submitted to the commission by December 1, 2002. Notwithstanding this deadline, the commission, upon an affirmative vote of a majority of its members, may accept a proposal submitted after the deadline.

(7) By February 1, 2003, the commission shall submit to the State Board of Education a minimum of two, but no more than five, recommended plans for the establishment of one or more centers of excellence in the state. Recommended plans must specifically address the evaluation criteria developed by the commission and delineate how funding would be used to develop one or more centers of excellence. When developing such recommended plans, the commission shall consider the university proposals submitted under subsection (6) and hold at least three public hearings, at times and locations designated by the chair of the commission, for the purpose of soliciting expert testimony including, but not limited to, viewing presentations of university proposals.

(8) By March 15, 2003, the State Board of Education shall develop and

approve a final plan for the establishment of one or more centers of excellence in the state and authorize expenditures for implementation of the plan. The final plan must allocate at least \$10 million to each center of excellence established by the plan. When developing this final plan, the board shall consider the commission's recommended plans submitted under subsection (7) and hold at least one public hearing for the purpose of soliciting expert testimony. The final plan must include performance and accountability measures that can be used to assess the progress of plan implementation and the success of the centers of excellence established under the final plan. By March 22, 2003, the board shall provide a copy of the final plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

(9) Beginning June 30, 2003, the commission shall report quarterly, in writing, to the Commissioner of Education on the progress of the implementation of the final plan approved under subsection (8) and the success of the centers of excellence established under that plan.

(10)(a) Notwithstanding any provision in this section to the contrary, and subject to appropriation by the Legislature in the General Appropriations Act for fiscal year 2003<end>2004, the commission shall, by August 1, 2003, reissue the list of criteria developed and approved under subsection (5) to each university in the state and to the State Technology Office for publishing on the Internet within 24 hours after the office's receipt of the list.

(b) Concurrent with the provision of the list of criteria under paragraph (a), the commission shall notify each university, in writing, of the opportunity to submit to the commission written proposals for establishing one center of excellence under this subsection, which center shall be in addition to any centers of excellence established under other provisions of this section. Proposals must specifically address the evaluation criteria developed by the commission and delineate how funding would be used to develop the center of excellence. Proposals must be submitted to the commission before October 1, 2003.

(c) By December 1, 2003, the commission shall submit to the State Board of Education a recommended plan for the establishment of one center of excellence under this subsection. The recommended plan must specifically address the evaluation criteria developed by the commission and delineate how funding would be used to develop the center of excellence. When developing the recommended plan, the commission shall consider the proposals submitted under this subsection and hold at least two public hearings, at times and locations designated by the chair of the commission, for the purpose of soliciting expert testimony, including, but not limited to, viewing presentations of university proposals.

(d) By February 1, 2004, the State Board of Education shall develop and approve a final plan for the establishment of one center of excellence in the state under this subsection and authorize expenditures for implementation of the plan. The board shall consider the commission's recommended plan under paragraph (c) and hold at least one public hearing for the purpose of soliciting expert testimony. The final plan must include performance and accountability measures that can be used to assess the progress of plan implementation and the success of the center of excellence established under the final plan. By February 15, 2004, the board shall provide a copy of the final plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

(e) Beginning June 30, 2004, the commission shall report quarterly, in writing, to the Commissioner of Education on the progress of the implementation of the final plan approved under paragraph (d) and the success of the center of excellence established under that plan.

(11)(40) This section expires July 1, 2005 2004.

Section 7. The sum of \$50,000 is appropriated from the General Revenue Fund to the Executive Office of the Governor for the purpose of providing staff and administrative support to the Emerging Technology Commission and per diem and travel expenses for commission members during the 2003-2004 fiscal year.

Section 8. Subsections (3) and (8) of section 376.86, Florida Statutes, are amended to read:

376.86 Brownfield Areas Loan Guarantee Program.--

(3) The council may enter into an investment agreement with the Department of Environmental Protection and the State Board of Administration concerning the ~~investment of the earnings accrued and collected upon~~ the investment of the balance of funds maintained in the Nonmandatory Land Reclamation Trust Fund. The investment must be limited

as follows:

(a) Not more than ~~\$1.5~~ \$5 million of the ~~investment earnings earned on the investment of the minimum~~ balance of the Nonmandatory Land Reclamation Trust Fund in a fiscal year may be at risk at any time on loan guarantees or as loan loss reserves. Of that amount, 15 percent shall be reserved for investment agreements involving predominantly minority-owned businesses which meet the requirements of subsection (4).

(b) ~~Such funds at risk at any time~~ ~~The investment earnings~~ may not be used to guarantee any loan guaranty or loan loss reserve agreement for a period longer than 5 years.

(8) The council shall provide an annual report to the Legislature by February 1 of each year describing its activities and agreements approved relating to redevelopment of brownfield areas. ~~The provisions of this section pledging portions of the Nonmandatory Land Reclamation Trust Fund as a contingency on loan guarantees made pursuant to this section shall be reviewed by the Legislature by January 1, 2006, to determine the ability of that trust fund to continue serving as a contingency fund on loan guarantees. New loan guarantees may not be approved in 2006 until the review by the Legislature has been completed and a determination made as to an appropriate trust fund to serve as a contingency fund on loan guarantees.~~ This section shall be reviewed by the Legislature by ~~January 1, 2006~~ ~~October 1, 2003~~, and a determination made related to the need to continue or modify this section. New loan guarantees may not be approved in ~~2006~~ ~~2003~~ until the review by the Legislature has been completed and a determination has been made as to the feasibility of continuing the use of the Nonmandatory Land Reclamation Trust Fund to guarantee portions of loans under this section.

Section 9. ~~The proviso immediately following Specific Appropriation 173A of chapter 2002-394, Laws of Florida, is repealed.~~

Section 10. ~~The sum of \$2,859,200 is appropriated from the Welfare Transition Trust Fund to the Agency for Workforce Innovation for implementing the Passport to Economic Progress demonstration program during the 2003-2004 fiscal year.~~

Section 11. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause

and insert:

A bill to be entitled

An act relating to economic stimulus; amending s. 220.191, F.S.; redefining the term "qualifying project" for purposes of capital investment tax credits; amending s. 288.1045, F.S.; revising the definition of "Department of Defense contract" under the tax refund program for qualified defense contractors; extending the period applicable to a program exemption under certain conditions; amending s. 288.106, F.S.; providing for special consideration to be given to defense and homeland security under the tax refund program for qualified target industry businesses; extending the period applicable to a program exemption under certain conditions; amending s. 288.1088, F.S.; revising requirements and providing powers of the Governor with respect to using funds in the Quick Action Closing Fund; amending s. 445.048, F.S.; continuing and expanding the Passport to Economic Progress demonstration project; amending s. 1004.225, F.S.; removing historical provisions; conforming changes; providing for the designation of an additional center of excellence; providing application, evaluation, and designation procedures; extending the expiration of the Florida Technology Development Act; amending s. 376.86, F.S.; revising certain restrictions on investing funds maintained in the Nonmandatory Land Reclamation Trust Fund; providing for a schedule for legislative review of the Brownfield Areas Loan Guarantee Program; providing appropriations; repealing proviso in ch. 2002-324, L.O.F., relating to the requirement for approval of an expenditure plan prior to release of appropriations for funding University Centers of Excellence; providing an effective date.

On motion by Rep. Hasner, the House refused to concur in Senate Amendment 1 and requested the Senate to recede therefrom. The action, together with the bill and amendment thereto, was immediately certified to the Senate.

On motion by Rep. Ross, the House moved to the order of—

Special Orders

Special Order Calendar

HB 299—A bill to be entitled An act relating to the City of Delray Beach, Palm Beach County; providing for codification of existing special laws relating to the creation, powers, and duties of the Delray Beach Downtown Development Authority; codifying, amending, reenacting, and repealing chapters 71-604, 72-524, 80-495, 87-520, 89-477, 91-385, 92-263, 94-476, and 98-503, Laws of Florida; providing an effective date.

The Committee on Local Government & Veterans' Affairs recommended the following:

HB 299 CS—A bill to be entitled An act relating to the City of Delray Beach, Palm Beach County; providing for codification of existing special laws relating to the creation, powers, and duties of the Delray Beach Downtown Development Authority; codifying, amending, reenacting, and repealing chapters 71-604, 72-524, 80-495, 87-520, 89-477, 91-385, 92-263, 94-476, and 98-503, Laws of Florida; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 519—A bill to be entitled An act relating to the Acme Improvement District, Palm Beach County; codifying the district's charter; providing legislative intent; amending, codifying, and reenacting all special acts relating to Acme Improvement District as a single act; repealing all prior special acts relating to Acme Improvement District; amending the jurisdictional boundaries of Acme Improvement District; providing for the applicability of chapters 298 and 189, Florida Statutes, and other general laws; providing that Acme Improvement District is a dependent district of the Village of Wellington; providing for liberal construction; providing a savings clause in the event any of the act is deemed invalid; providing an effective date.

The Committee on Local Government & Veterans' Affairs recommended the following:

HB 519 CS—A bill to be entitled An act relating to the Acme Improvement District, Palm Beach County; codifying the district's charter; providing legislative intent; amending, codifying, and reenacting all special acts relating to Acme Improvement District as a single act; repealing all prior special acts relating to Acme Improvement District; amending the jurisdictional boundaries of Acme Improvement District; providing for the applicability of chapters 298 and 189, Florida Statutes, and other general laws; providing that Acme Improvement District is a dependent district of the Village of Wellington; providing for liberal construction; providing a savings clause in the event any of the act is deemed invalid; providing an effective date.

—was read the second time by title.

The Subcommittee on Rules offered the following:

(Amendment Bar Code: 648995)

Technical Amendment 1—Remove line(s) 40-41, and insert:
57-1103, 59-706, 63-864, 70-856, 75-470, 77-619, 79-537, 82-349, 83-490, 87-440, 90-416, 91-371, 92-342, 94-473, 94-474, and 2000-419, Laws of

Rep. Vana moved the adoption of the amendment, which was adopted.

The Subcommittee on Rules offered the following:

(Amendment Bar Code: 490079)

Technical Amendment 2—Remove line(s) 1233-1235, and insert:

Section 7. Chapters 28557 (1953), 30391 (1955), 57-568, 57-1103, 59-706, 63-864, 70-856, 75-470, 77-619, 79-537, 82-349, 83-490, 87-440, 90-416, 91-371, 92-342, 94-473, 94-474, and 2000-419, Laws of

Rep. Vana moved the adoption of the amendment, which was adopted.

Representative Vana offered the following:

(Amendment Bar Code: 427713)

Amendment 3—Remove line(s) 40-41, and insert:

57-1103, 59-706, 63-864, 70-856, 75-470, 77-619, 79-537, 82-349, 83-490, 87-440, 90-416, 91-371, 92-342, 94-473, 94-474, and 2000-419, Laws of

Rep. Vana moved the adoption of the amendment, which was adopted.

Representative Vana offered the following:

(Amendment Bar Code: 804589)

Amendment 4—Remove line(s) 1233-1235, and insert:

Section 7. Chapters 28557 (1953), 30391 (1955), 57-568, 57-1103, 59-706, 63-864, 70-856, 75-470, 77-619, 79-537, 82-349, 83-490, 87-440, 90-416, 91-371, 92-342, 94-473, 94-474, and 2000-419, Laws of

Rep. Vana moved the adoption of the amendment, which was adopted.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk and in compliance with Rule 10.11, the waiting period for passage commenced.

HB 717—A bill to be entitled An act relating to school speed zones; amending s. 316.1895, F.S.; providing for the use of described flashing beacons to designate school zone speed restrictions; revising requirements for the Department of Transportation to establish certain standards; providing an effective date.

The Committee on Transportation recommended the following:

HB 717 CS—A bill to be entitled An act relating to school speed zones; amending s. 316.1895, F.S.; providing for the use of described flashing beacons to designate school zone speed restrictions; revising requirements for the Department of Transportation to establish certain standards; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1403—A bill to be entitled An act relating to the community college employment equity accountability program; amending s. 1012.86, F.S.; revising provisions relating to goals and objectives for diversity; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

Consideration of **HB 1467** was temporarily postponed under Rule 11.10.

HB 1491—A bill to be entitled An act relating to Lake County; providing procedures by which the mobile home owners' association of a residential mobile home cooperative located within the county may alter, convert, lease, or modify the common areas of the mobile home cooperative; providing requirements for voting and notice; providing requirements for absentee ballots; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to

the Engrossing Clerk.

HB 1555—A bill to be entitled An act relating to the West Palm Beach Downtown Development Authority, Palm Beach County; codifying the district's charter, chapters 67-2170, 77-664, 83-534, 84-540, 90-460, and 93-381, Laws of Florida; providing legislative intent; amending, codifying, and reenacting all special acts relating to the West Palm Beach Downtown Development Authority as a single act; repealing all prior special acts related to the authority; providing an effective date.

The Committee on Local Government & Veterans' Affairs recommended the following:

HB 1555 CS—A bill to be entitled An act relating to the West Palm Beach Downtown Development Authority, Palm Beach County; codifying the district's charter, chapters 67-2170, 77-664, 83-534, 84-540, 90-460, and 93-381, Laws of Florida; providing legislative intent; amending, codifying, and reenacting all special acts relating to the West Palm Beach Downtown Development Authority as a single act; repealing all prior special acts related to the authority; providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1561—A bill to be entitled An act relating to the North Lauderdale Water Control District, Broward County; codifying, amending, reenacting, and repealing the district's special acts; providing that the district may borrow money at a rate not exceeding that which is provided by law; providing for the members of the board of supervisors to be known as the city commission of the City of North Lauderdale; amending the meeting notice requirements and clarifying that meetings be held at a public place; providing that the interest rates on tax anticipation notes issued by the board shall not exceed the maximum rate allowed by law; providing for the use of non-ad valorem assessments; providing that this act shall take precedence over any conflicting law to the extent of such conflict; providing for severability; repealing chapters 63-661, 82-273, 85-385, 94-428, and 97-370, Laws of Florida providing an effective date.

The Committee on Local Government & Veterans' Affairs recommended the following:

HB 1561 CS—A bill to be entitled An act relating to the North Lauderdale Water Control District, Broward County; codifying, amending, reenacting, and repealing the district's special acts; providing that the district may borrow money at a rate not exceeding that which is provided by law; providing for the members of the board of supervisors to be known as the city commission of the City of North Lauderdale; amending the meeting notice requirements and clarifying that meetings be held at a public place; providing that the interest rates on tax anticipation notes issued by the board shall not exceed the maximum rate allowed by law; providing for the use of non-ad valorem assessments; providing for severability; repealing chapters 63-661, 82-273, 85-385, 94-428, and 97-370, Laws of Florida providing an effective date.

—was read the second time by title and, under Rule 10.10(b), referred to the Engrossing Clerk.

HB 1569—A bill to be entitled An act relating to Broward County; creating the Woodlands Independent District within the City of Tamarac; providing for boundaries; providing for the purpose and authority of the district; providing for powers, functions, and duties of the district relating to taxation, bonds, revenue raising capabilities, budget, liens, special assessments, non-ad valorem assessments, and contractual agreements; providing for election, organization, powers, duties, and compensation of the governing board of the district; providing for applicable financial notice and disclosure governing the district; providing for the issuance of bonds; providing for district elections; providing for methods of financing the district; providing for powers and duties as granted to neighborhood improvement districts; providing for powers to establish maintenance, security, aesthetic, and architectural standards within the district; providing for powers over streets and ways within the district; providing an effective date.

The Committee on Local Government & Veterans' Affairs recommended the following:

HB 1569 CS—A bill to be entitled An act relating to Broward County; creating the Woodlands Independent District within the City of Tamarac; providing for boundaries; providing for the purpose and authority of the district; providing for powers, functions, and duties of the district relating to taxation, bonds, revenue raising capabilities, budget, liens, special assessments, non-ad valorem assessments, and contractual agreements; providing for election, organization, powers, duties, and compensation of the governing board of the district; providing for applicable financial notice and disclosure governing the district; providing for the issuance of bonds; providing for district elections; providing for methods of financing the district; providing for powers and duties as granted to neighborhood improvement districts; providing for powers to establish maintenance, security, aesthetic, and architectural standards within the district; providing for powers over streets and ways within the district; providing for a referendum; providing effective dates.

—was read the second time by title. On motion by Rep. Gottlieb, the rules were waived and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 396

Speaker Byrd in the Chair.

Yeas—114

Adams	Cusack	Jordan	Reagan
Allen	Davis, D.	Joyner	Rich
Altman	Davis, M.	Justice	Richardson
Ambler	Dean	Kallinger	Ritter
Anderson	Detert	Kendrick	Rivera
Antone	Domino	Kilmer	Robaina
Arza	Evers	Kosmas	Roberson
Attkisson	Farkas	Kottkamp	Ross
Barreiro	Fields	Kravitz	Rubio
Baxley	Fiorentino	Kyle	Russell
Bean	Galvano	Littlefield	Ryan
Bendross-Mindingall	Gannon	Llorente	Sansom
Bense	Garcia	Machek	Seiler
Benson	Gardiner	Mack	Simmons
Berfield	Gelber	Mahon	Slosberg
Bilirakis	Gibson, A.	Mayfield	Smith
Bowen	Gibson, H.	McInvale	Sobel
Brandenburg	Goodlette	Mealor	Sorensen
Brown	Gottlieb	Murman	Spratt
Brummer	Green	Murzin	Stansel
Brutus	Harper	Needelman	Stargel
Bucher	Harrell	Negron	Troutman
Bullard	Harrington	Patterson	Vana
Byrd	Hasner	Paul	Waters
Cantens	Hogan	Peterman	Wiles
Carassas	Holloway	Pickens	Wishner
Clarke	Homan	Planas	Zapata
Cretul	Jennings	Prieguez	
Culp	Johnson	Quinones	

Nays—None

Votes after roll call:
Yeas—Greenstein

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

Reconsideration

On motion by Rep. Vana, the House reconsidered the vote by which

amendments to **HB 519** were adopted.

HB 519—A bill to be entitled An act relating to the Acme Improvement District, Palm Beach County; codifying the district's charter; providing legislative intent; amending, codifying, and reenacting all special acts relating to Acme Improvement District as a single act; repealing all prior special acts relating to Acme Improvement District; amending the jurisdictional boundaries of Acme Improvement District; providing for the applicability of chapters 298 and 189, Florida Statutes, and other general laws; providing that Acme Improvement District is a dependent district of the Village of Wellington; providing for liberal construction; providing a savings clause in the event any of the act is deemed invalid; providing an effective date.

—was taken up, having been read the second time, and amended, earlier today.

On motion by Rep. Murman, the House reconsidered the votes by which **Amendments 3 and 4** were adopted. The question recurred on the adoption of the amendments, which were withdrawn.

Under Rule 10.10(b), the bill was referred to the Engrossing Clerk.

Bills and Joint Resolutions on Third Reading

HB 1105—A bill to be entitled An act relating to health care facilities; amending s. 408.032, F.S.; revising the definition of "tertiary health service" under the Health Facility and Services Development Act; amending s. 408.033, F.S.; providing for the level of funding for local health councils; amending s. 408.034, F.S.; requiring the nursing-home-bed-need methodology established by the Agency for Health Care Administration by rule to include a goal of maintaining a specified district average occupancy rate; amending s. 408.036, F.S., relating to health-care-related projects subject to review for a certificate of need; removing certain projects from and subjecting certain projects to expedited review and revising requirements for other projects subject to expedited review; removing the exemption from review for certain projects; revising requirements for certain projects that are exempt from review; exempting certain projects from review; amending s. 408.038, F.S.; increasing fees of the certificate-of-need program; amending s. 408.039, F.S.; providing for approval of recommended orders of the Division of Administrative Hearings when the Agency for Health Care Administration fails to take action on an application for a certificate of need within a specified time period; amending s. 400.021, F.S.; revising the definition of "resident care plan"; amending s. 400.147, F.S.; revising the definition of "adverse incident"; revising adverse incident reporting requirements; amending s. 400.195, F.S.; conforming a cross reference; amending s. 400.211, F.S.; requiring nursing assistants to meet certain inservice training requirements to maintain certification; amending s. 400.23, F.S.; requiring agency records, reports, ranking systems, Internet information, and publications to reflect final agency actions; creating s. 400.244, F.S.; allowing nursing homes to convert beds to alternative uses as specified; providing restrictions on uses of funding under assisted-living Medicaid waivers; providing procedures; providing for the applicability of certain fire and life safety codes; providing applicability of certain laws; requiring a nursing home to submit to the Agency for Health Care Administration a written request for permission to convert beds to alternative uses; providing conditions for disapproving such a request; providing for periodic review; providing for retention of nursing home licensure for converted beds; providing for reconversion of the beds; providing applicability of licensure fees; requiring a report to the agency; creating the Hospital Statutory and Regulatory Reform Council; providing legislative intent; providing for membership and duties of the council; providing an effective date.

—was read the third time by title.

Due to a voting system malfunction, the Speaker declared Session Vote Sequence 397 nullified.

Subsequently, the vote was recast. On passage, the vote was:

Session Vote Sequence: 398

Faye W. Blanton, Secretary

Speaker Byrd in the Chair.

The above bills were ordered enrolled.

Yeas—115

The Honorable Johnnie Byrd, Speaker

Adams	Culp	Jordan	Quinones
Allen	Cusack	Joyner	Reagan
Altman	Davis, D.	Justice	Rich
Ambler	Davis, M.	Kallinger	Richardson
Anderson	Dean	Kendrick	Ritter
Antone	Detert	Kilmer	Rivera
Arza	Domino	Kosmas	Robaina
Attkisson	Evers	Kottkamp	Roberson
Ausley	Farkas	Kravitz	Ross
Barreiro	Fields	Kyle	Rubio
Baxley	Fiorentino	Littlefield	Russell
Bean	Gannon	Llorente	Ryan
Bendross-Mindingall	Garcia	Machek	Sansom
Bense	Gardiner	Mack	Seiler
Benson	Gelber	Mahon	Simmons
Berfield	Gibson, A.	Mayfield	Slosberg
Bilirakis	Gibson, H.	McInvale	Smith
Bowen	Goodlette	Meadows	Sobel
Brandenburg	Gottlieb	Mealor	Sorensen
Brown	Green	Murman	Spratt
Brummer	Harper	Murzin	Stansel
Brutus	Harrell	Needelman	Stargel
Bucher	Harrington	Negron	Troutman
Bullard	Henriquez	Patterson	Vana
Byrd	Hogan	Paul	Waters
Cantens	Holloway	Peterman	Wiles
Carassas	Homan	Pickens	Wishner
Clarke	Jennings	Planas	Zapata
Cretul	Johnson	Prieguez	

I am directed to inform the House of Representatives that the Senate has passed HB 453 by the required Constitutional two-thirds vote of the members of the Senate.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB's 581, 597, 599, 601, 603, 605, 645, 647, 655, 731, 801, 811, 823, 827, 829, 833, 849, and 881.

Faye W. Blanton, Secretary

The above bills were ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 915.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 953.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HBs 959, 981, 1057, 1079, 1113, 1139, 1217, 1219, 1223, 1225, 1233, 1251, 1283, 1383, 1387, 1447, 1449, 1457, and 1485.

Faye W. Blanton, Secretary

The above bills were ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1041 by the required Constitutional two-thirds vote of the members of the Senate.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1149.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

Nays—None

Votes after roll call:

Yeas—Galvano, Greenstein

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

Consideration of **HB 143** was temporarily postponed under Rule 11.10.

Motion to Adjourn

Rep. Bense moved that the House adjourn for the purpose of holding committee meetings and conducting other House business, to reconvene at 10:30 a.m., Friday, May 2, or upon call of the Chair. The motion was agreed to.

Messages from the Senate

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HBs 95, 303, 305, 377, 797, 799, 1249, and 1691.

Faye W. Blanton, Secretary

The above bills were ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HBs 203, 255, 271, 273, 277, 297, 301, 307, 353, 355, 371, 373, 421, 423, 431, 445, 517, 549, and 551.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1307.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HBs 1489, 1587, and 1601.

Faye W. Blanton, Secretary

The above bills were ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HBs 1611, 1729, 1731, 1857, and 1865.

Faye W. Blanton, Secretary

The above bills were ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1683.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1717.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

The Honorable Johnnie Byrd, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1721.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

Votes After Roll Call

[Date(s) of Vote(s) and Sequence Number(s)]

Rep. Attkisson:

Yeas—March 27: 54; April 1: 63; April 24: 145, 160

Nays—April 24: 154; April 25: 203

Rep. Carassas:

Yeas to Nays—April 8: 93

Rep. Clarke:

Yeas—April 23: 126; April 25: 207

Rep. Culp:

Yeas—April 22: 112

Rep. Gardiner:

Yeas—April 24: 160, 164, 171

Rep. Gelber:

Yeas—March 21: 40; April 25: 210, 213

Rep. Homan:

Yeas—April 29: 252

Rep. Kyle:

Yeas—April 1: 67, 68; April 22: 111, 112; April 24: 159, 176

Nays to Yeas—April 22: 103

Rep. Paul:

Yeas—April 24: 160

Rep. Robaina:

Yeas—March 19: 21; March 21: 41; April 22: 110; April 24: 160, 162; April 25: 196, 203, 205, 206, 207, 208, 209, 210, 211; April 28: 225, 226, 235, 238; April 29: 252

Nays—April 4: 77; April 24: 153, 157

Rep. Wishner:

Yeas—April 25: 213

Rep. Zapata:

Yeas—April 4: 81

Yeas to Nays—April 4: 81

Cosponsors

HB 37—Antone, Bullard, A. Gibson

HB 43—Bean

HB 57—Antone, Brummer, Harrell, Homan, Robaina, Roberson, Vana

HB 59—Bense, Llorente

HB 73—Brutus

HB 77—Antone, Brummer, Llorente, Robaina

HB 85—Robaina

HB 167—Antone, Joyner

HB 173—Antone, A. Gibson, Meadows, Needelman, Sobel, Vana

HB 175—Antone, Meadows, Vana

HB 193—Antone, Bendross-Mindingall, Justice

HB 197—Roberson

HB 237—Bendross-Mindingall

- HB 243—Reagan
- HB 249—A. Gibson
- HB 289—Robaina
- HB 293—Homan
- HB 303—Bullard
- HJR 309—Fiorentino
- HB 325—Hogan
- HB 339—Bendross-Mindingall
- HB 361—Robaina
- HB 363—Bullard
- HB 381—Robaina, Vana
- HB 393—Clarke
- HB 399—Vana
- HB 433—Fiorentino
- HB 439—Fiorentino
- HB 453—Fiorentino
- HB 463—Llorente
- HB 467—Antone, Cusack, A. Gibson, Robaina
- HB 475—Brummer, Fiorentino, Robaina
- HB 527—Altman, Hasner
- HCR 615—Ryan
- HB 651—Sobel
- HB 657—Antone, A. Gibson, Rich
- HJR 659—Bullard, Robaina
- HB 679—Adams, M. Davis, Kallinger, Pickens, Reagan, Robaina
- HB 703—Clarke
- HB 751—Roberson
- HB 779—Benson
- HB 789—Sansom
- HB 837—Holloway
- HB 847—Benson, Brummer, Hogan, Robaina
- HB 1075—Robaina
- HM 1077—Galvano, Reagan, Stargel, Troutman
- HB 1103—Slosberg
- HB 1121—Roberson
- HB 1185—Robaina
- HB 1197—Hogan
- HB 1243—Antone, Holloway
- HB 1245—Fiorentino, Robaina
- HB 1287—Llorente
- HB 1319—Bullard
- HB 1327—Holloway
- HB 1405—McInvale
- HB 1427—Robaina
- HB 1431—Adams, Allen, Ambler, Anderson, Carassas, M. Davis, Dean, Fiorentino, Harrell, Kallinger, Needelman, Patterson, Pickens, Reagan, Robaina, Stargel, Troutman
- HB 1475—Evers, Fiorentino, Robaina
- HB 1515—Llorente
- HB 1527—Harrell, Kravitz
- HJR 1571—Fiorentino
- HB 1575—Holloway
- HB 1623—Antone
- HB 1695—Antone
- HB 1741—Robaina
- HB 1759—Ambler, Harrell, Hogan
- HB 1779—Bullard
- HB 1801—Harrell
- HB 1833—Joyner
- HM 1863—Bullard, Homan, Kilmer, Meadows, Stargel
- HB 1873—Fiorentino, Needelman
- HB 1911—Harrell
- HB 1915—Antone, Homan, Needelman
- HB 1919—Needelman
- HB 1921—Needelman, Robaina
- HR 9125—Bullard
- HR 9145—Bullard

House Resolutions Adopted by Publication

At the request of Rep. Brutus —

HR 9125—A resolution recognizing the 200th anniversary of Haitian Independence and declaring January 1, 2004, "Republic of Haiti Day" in Florida.

WHEREAS, a self-educated man of African ancestry and a former slave, Toussaint L'Ouverture joined the Haitian slave revolt, a 1791 black slave uprising against the French colonial regime, and became its organizational genius, and

WHEREAS, although made a general by the French in 1795 for his role in effecting the withdrawal of British militia from the island, in 1801 Brigadier General Toussaint L'Ouverture was challenged by forces of Napoleon Bonaparte in a move that soon led to a truce but that resulted in Toussaint L'Ouverture's being taken by trickery and sent to France, where he died in a dungeon on April 7, 1803, and

WHEREAS, almost nine months later, after 10 years of struggle and uprising, the French army was forced to abandon Mole Saint-Nicolas in Haiti's last battle for independence, and on January 1, 1804, the island nation of Haiti became the second nation in the Western Hemisphere, after the United States, to win complete independence, and

WHEREAS, because of the success of the Haitian Revolution, Napoleon had no choice but to abandon his plan to secure a stronghold in Louisiana from which to invade the Thirteen States, and America was left to pursue its democratic destiny in peace and, through the Louisiana Purchase, to extend its territory westward into new frontiers, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the Members of the House of Representatives acknowledge their kindred spirit with the citizens of Haiti and all people of Haitian descent in their fierce love of freedom and join them in the joyful celebration of the 200th anniversary of Haitian independence.

BE IT FURTHER RESOLVED that the House of Representatives declares January 1, 2004, "Republic of Haiti Day" in Florida.

—was read and adopted by publication pursuant to Rule 10.18.

At the request of Rep. Attkisson —

HR 9133—A resolution designating October 15, 2003, as "Pregnancy and Infant Loss Remembrance Day" in Florida.

WHEREAS, an overwhelming number of American families suffer the heartbreak of miscarriage, stillbirth, or infant loss each year, and, while no account is kept of miscarriages of pregnancies from conception to 20 weeks, the Florida Vital Statistics Annual Report 2001 records 1,668 fetal deaths, 20 weeks gestation to full term; 980 neonatal deaths, birth to 28 days; and 1,495 infant deaths, under 1 year, and

WHEREAS, because of the nature of miscarriages and stillbirths and the lack of understanding of pregnancy loss and infant death, families that suffer these tragedies often must bear their pain and sorrow in private without an opportunity to grieve openly, and

WHEREAS, informed, compassionate support from family members, friends, and the community is vital to individuals and families who are coping with the loss of a child, whether by miscarriage or by death, and

WHEREAS, it is of utmost importance that the public, including friends and family members as well as professionals such as health care providers, clergy, funeral directors, and law enforcement officers, be informed and trained in matters pertaining to pregnancy and infant loss and their devastating effects on those who experience such losses, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives extends its heartfelt sympathy to all who have suffered a pregnancy or infant loss, calls upon all Floridians to become better informed as to the causes of these tragic occurrences and thus better equipped to offer much-needed support to those who are bearing the resultant pain and grief, and hereby designates October 15, 2003, as "Pregnancy and Infant Loss Remembrance Day" in Florida.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Lisa Brown as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 10.18.

At the request of Rep. Carassas —

HR 9137—A resolution expressing appreciation to Representative Gus Michael Bilirakis and his family.

WHEREAS, in response to a critical shortage of classroom teachers in Florida, Representative Gus Bilirakis filed the first House of Representatives bill that, along with Senator Don Sullivan's efforts in the Senate and with the Governor's full endorsement, eventually led to the creation of new, affordable educational opportunities for aspiring teachers, and

WHEREAS, known for their many years of dedicated service in furtherance of quality education in Florida, Bilirakis family members have worked tirelessly in their local communities, at St. Petersburg College, in the Florida House of Representatives, and in the United States Congress, and

WHEREAS, on April 17, 2003, a ceremony dedicating the Bilirakis College of Education of the St. Petersburg College Tarpon Springs Campus honored Representative Gus Michael Bilirakis and his family, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That it is with great affection that the Florida House of Representatives expresses its appreciation to Gus and his family.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Representative Gus Michael Bilirakis as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 10.18.

At the request of Rep. Kallinger —

HR 9139—A resolution honoring Fred "Mister" Rogers.

WHEREAS, Fred McFeely Rogers was born on March 20, 1928, in Latrobe, Pennsylvania, and earned a bachelors degree in music composition in 1951 from Rollins College in Winter Park, Florida, where he found inspiration in a plaque that reads "Life is for service," and

WHEREAS, in 1952, Mister Rogers married Joanne Byrd, a concert pianist and fellow Rollins College graduate, and returned to Pennsylvania in 1953, where he began his career in children's television, producing the show, "the Children's Corner," and

WHEREAS, Mister Rogers graduated from Pittsburgh Theological Seminary and was ordained as a Presbyterian minister in 1963, with a charge to continue his work with children and families through the mass media, and

WHEREAS, in 1968 the popular program "Mister Rogers' Neighborhood" debuted and went on to become the longest-running children's program on public television, producing about 1,000 episodes before the final show was taped in 2001, and

WHEREAS, Mister Rogers was the composer and lyricist of over 200 songs and the author of numerous books for children and adults, and

WHEREAS, Mister Rogers received over 40 honorary degrees from colleges and universities, including his alma mater, Rollins College, and received two Peabody Awards, four Emmys, Lifetime Achievement Awards from the National Academy of Television Arts and Sciences and the Television Critics Association, and a star on the Hollywood Walk of Fame, as well as every major award in television for which he was eligible, and in 1999 was inducted into the Television Hall of Fame, and

WHEREAS, in 2002, President George W. Bush presented Mister Rogers with the Presidential Medal of Freedom, the nation's highest civilian honor, recognizing his contribution to the well-being of children and his career in public television that demonstrates the importance of kindness, compassion, and learning, and

WHEREAS, after 40 years of America's children eagerly awaiting his daily visits into their homes, Mister Rogers died at his home on February 27, 2003, and today generations join his wife, two sons, and two grandsons in mourning the passing of a very dear friend, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives salutes Fred McFeely Rogers, one of America's consummate role models and educator of children and adults alike.

BE IT FURTHER RESOLVED that a copy of this resolution be presented

to Joanne Rogers as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 10.18.

At the request of Rep. M. Davis —

HR 9147—A resolution honoring the United States Coast Guard and the Coast Guard Auxiliary.

WHEREAS, Operation ON GUARD is a national campaign originating in the State of Florida that provides a means for the American public to have an active part in the fight against terrorism on the domestic front, and

WHEREAS, an initiative employing the joint efforts of the Department of Homeland Security and the United States Coast Guard, Customs Service, and Immigration and Naturalization Service, as well as other national, state, and local agencies, Operation ON GUARD seeks to enlist the aid of workers in the maritime industry, recreational boaters, commercial fishermen, and other waterfront users to detect and report suspicious activity that may be a threat to America's security at home, and

WHEREAS, characterized as being similar to the coast watch programs of World War II and neighborhood crime watch programs that have been successfully employed throughout the nation for more than 40 years, Operation ON GUARD suggests the criteria for detecting suspicious or unusual activity and provides the avenues for reporting such activity, and

WHEREAS, this partnership formed by federal, state, and local agencies, private industry, and the American public is a key factor in guarding the nation's coastline and protecting its native soil, and

WHEREAS, in the South Florida area, the United States Coast Guard Auxiliary has been given the primary responsibility for mounting the necessary Operation ON GUARD uniformed presence and creating public outreach patrols by boat or car or on foot, as appropriate, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives salutes the efforts of Operation ON GUARD and pays special honor to the members of the United States Coast Guard and the Coast Guard Auxiliary for the work they are doing to protect the coasts of America from terrorism.

—was read and adopted by publication pursuant to Rule 10.18.

At the request of Rep. Llorente —

HR 9157—A resolution condemning the recent upsurge of repressive measures against freedom-seeking citizens in Cuba.

WHEREAS, on March 17, 2003, the Cuban government launched a repressive onslaught on members of Cuba's pro-democracy movement, as over 80 dissidents, including pro-democracy activists, independent journalists, and independent librarians, were unjustly incarcerated in what is considered the biggest internal crackdown in the country since the 1960's, and

WHEREAS, the government arbitrarily searched the homes and confiscated personal belongings of pro-democracy activists; raided the homes of independent librarians, removing and destroying their publications; engaged in massive arrests and carried out summary trials to expeditiously sentence leaders and participants in such movements as the Assembly to Promote Civil Society and the popular Varela Project, which calls for a nationwide vote concerning democratic reforms; and incarcerated independent journalists and librarians, and

WHEREAS, as recently as April 11, three men accused of seizing a ferry in an attempt to escape to the United States were executed before a firing squad within a week after they were arrested and convicted and their sentences were upheld, and

WHEREAS, the Castro regime continues to violently oppose the quest by Cuban citizens to gain such universally recognized rights as the freedoms of speech, assembly, association, movement, and the press and the right to due process, all while Cuba is a member of the United Nations Commission on Human Rights, and

WHEREAS, the Commission on Human Rights recently passed a

resolution requesting that Cuba allow a representative of the commission to visit the country in order to investigate the human rights situation and issue a report thereon, and

WHEREAS, the Cuban government has repeatedly violated the rights espoused by the Universal Declaration of Human Rights and the Inter-American Convention on Human Rights and has violated the mandates issued by the United Nations Commission on Human Rights, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives vehemently condemns the brutal repression by the Cuban Government of its citizens' efforts to gain internationally recognized human rights and fervently supports the right of the Cuban people to exercise fundamental political and civil liberties.

—was read and adopted by publication pursuant to Rule 10.18.

At the request of Rep. Garcia —

HR 9165—A resolution honoring the memory of United States Marine Corporal Armando Ariel Gonzalez, a fallen American hero.

WHEREAS, Armando Ariel Gonzalez left Cuba on a raft in 1995, bound for Miami with his father and younger brother, and settled with his family in Hialeah, where he attended Miami-Dade Community College and learned to speak English, and

WHEREAS, roughly two and one-half years ago, Armando Gonzalez enlisted in the United States Marine Corps and soon rose to Corporal as a member of a unit based in Beaufort, South Carolina, and

WHEREAS, seven months ago, Corporal Gonzalez married Liud Mila Gonzalez, the love of his life, and was eagerly anticipating the birth of the couple's first child, and

WHEREAS, Corporal Gonzalez, a driver assigned to Marine Wing Support Squadron 273, Marine Wing Support Group 27, 2nd Marine Aircraft Wing, stationed at Logistics Supply Area Viper in Iraq, was crushed to death when a commercial refueling truck under which he was working collapsed, and

WHEREAS, the April 14, 2003, death of Corporal Armando Gonzalez, 25, was the first suffered by the Beaufort base and the first of the Iraqi conflict known to have been inflicted upon a resident of the City of Hialeah in Miami-Dade County, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives honors the memory of United States Marine Corporal Armando Ariel Gonzalez and joins his wife, family members, friends, and community in mourning the untimely death of a fallen American hero.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Mrs. Liud Mila Gonzalez and her as-yet unborn child as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 10.18.

At the request of Rep. Domino —

HR 9167—A resolution recognizing the 100th anniversary of Whitehall, Henry Flagler's grand Beaux Arts home in Palm Beach.

WHEREAS, after focusing the earlier part of his life on one of the most profitable corporations in history, Henry Flagler built his first luxury hotel, the Hotel Ponce de Leon, in St. Augustine, thus launching the tourism industry in Florida, and eventually erected a series of eight magnificent hotels along the coast of the state, establishing as well cities such as Daytona Beach and the world-famous winter resort, Palm Beach, and

WHEREAS, Flagler built the Florida East Coast Railway to connect the east coast from St. Augustine to Miami and continued across miles of ocean with approximately 160 miles of track, aptly named the Overseas Railroad, hopping from key to key between Miami and Key West, and

WHEREAS, in addition to development, Flagler created a two-million-acre agricultural industry and also gave thousands of acres of land for schools,

churches, parks, and cemeteries, and more than a century later, Florida's agricultural and tourism industries remain the two largest segments of the state's economy, while nonprofit endowments based on his fortune generate in excess of \$50 million in charitable and educational benefits each year, and

WHEREAS, in 1903, Henry Flagler lavishly celebrated the opening of his Palm Beach home, Whitehall, a grand Beaux Arts structure that is today a National Historic Landmark visited by people from the world over and listed by major travel guides as the only "must-see" site in Palm Beach County, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the Members of the House of Representatives join the citizens of the Town of Palm Beach in recognizing the 100th anniversary of Whitehall, a spectacular symbol of the contributions made by Henry Flagler to the town, the state, and the nation.

—was read and adopted by publication pursuant to Rule 10.18.

At the request of Rep. Meador —

HR 9169—A resolution designating May 30, 2003, as "United States Navy Vigilante Day" in Florida.

WHEREAS, the site of operational training for naval aviators, flight officers, and flight crews during World War II, the Korean War, and the Vietnam Conflict, the Naval Air Station Sanford trained more than half of the Navy's World War II fighter pilots, only half of whom remained alive at war's end; was home base to Carrier Air Group THREE, whose pilots and crews saw action in major Korean War battles; and sent Vigilante pilots and crews to fly from every major carrier deployed to the Pacific during the Vietnam War, all of them trained at NAS Sanford; and its Vigilante and accompanying reconnaissance, surveillance, and intelligence processing systems were key components of the Navy's carrier battle groups in the last decades of the Cold War, and

WHEREAS, the exceptionally close and harmonious relationships between the Navy and civilian communities at Sanford have been recognized at the highest levels of the naval establishment as being without peer anywhere in the nation, and

WHEREAS, in 2000, the Sanford Airport Memorial Committee was formed to provide a permanent memorial to all naval personnel who served or trained at NAS Sanford, and since that time many members of the retired military community, the memorial committee, and numerous industry consultants have provided dedicated leadership, talented and innovative design and workmanship, and thousands of volunteer man hours to acquire, transport, restore, and display a Vigilante aircraft at the entrance to the Orlando-Sanford International Airport, and

WHEREAS, the association of former United States Navy Vigilante pilots has chosen the Naval Air Station Sanford for its 2003 national reunion, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives warmly welcomes the pilots and naval flight officers of the Vigilante program to Sanford, extends its heartiest congratulations to the Sanford Airport Memorial Committee, the Sanford-Orlando International Airport Authority, the City of Sanford, and the citizens of the Sanford-Navy community and their guests on this occasion, and proudly designates May 30, 2003, as "United States Navy Vigilante Day" in Florida.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Captain Jack Dow, USN(Ret), President, Sanford Airport Memorial Committee, and to Commander Charles Templin, USN(Ret), representing the Vigilante pilots and crews and the volunteer restoration teams, as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 10.18.

At the request of Rep. Cusack —

HR 9175—A resolution recognizing April 20-26, 2003, as "Cancer Minority Awareness Week" in Florida.

WHEREAS, although notable progress has been made in the fight against cancer in recent years, many Floridians continue to experience unequal rates of cancer incidence and mortality, including the elderly, African Americans, Hispanics, Latinos, and the medically uninsured, many of whom are medically underserved individuals with inadequate access to adequate cancer prevention, screening, treatment, and rehabilitation services, and

WHEREAS, given the current population trends, the United States Bureau of the Census projects that Florida will become home to the highest percentage of elders in the nation, a group that experiences 60 percent of all cancers and 69 percent of cancer-related deaths, and

WHEREAS, African Americans, at 15.2 percent the largest minority population in the state, are 33 percent more likely than Caucasians and twice as likely than Hispanics and Latinos to die of cancer, and

WHEREAS, the fastest growing segment of the nation's population, Hispanics and Latinos, most of whom face barriers to health care access through a lack of health insurance coverage and cultural and language differences, are expected by the year 2005 to become the largest minority population in Florida, and

WHEREAS, 15.2 percent of Floridians live below the national poverty level, a condition frequently associated with a lack of access to adequate health care, including cancer screening, detection, and treatment services, and

WHEREAS, observed nationally for 17 years, Minority Cancer Awareness Week is sponsored by the Biennial Symposium on Minorities and the Medically Underserved in an effort to reduce ethnic and racial cancer disparities through such strategies as those promoted by the American Cancer Society, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives recognizes April 20-26, 2003, as "Cancer Minority Awareness Week" in Florida and urges all citizens to work together in an effort to increase awareness of and to end the disparities minority populations face in the fight against cancer.

—was read and adopted by publication pursuant to Rule 10.18.

Reports of Standing Committees

Committee Reports

April 25

The Committee on Finance & Tax reported the following favorably:
HJR 737

The above bill was placed on the Calendar of the House.

Enrolling Reports

HB 1099 has been enrolled, signed by the required constitutional officers, and presented to the Governor on May 1, 2003.

John B. Phelps, Clerk

Excused

Reps. Baker, Poppell

The following Conference Committee Managers were excused from time to time:

General appropriations and implementing bills: Rep. Kyle, Chair; At Large—Reps. Harrington, Murman, Greenstein, and Berfield; Judicial Appropriations—Rep. Negron, Chair, Reps. Benson, Kottkamp, Gelber, Mahon, Ross, Seiler, and Adams (alternate); Health & Human Services—Rep. Green, Chair, Reps. Brown, Murman, Garcia, Fiorentino, Slosberg, Farkas,

Gottlieb, and Domino (alternate); Education—Rep. Simmons, Chair, Reps. Kilmer, Baxley, Pickens, Mayfield, Stansel, Mealar, Arza, and Sansom (alternate); General Government (Commerce & Local Affairs and Agriculture & Environment)—Rep. Brummer, Chair, Reps. Paul, Bowen, Spratt, Mack, Macheck, and Reagan (alternate); Transportation and Economic Development—Rep. Waters, Chair, Reps. Russell, Gardiner, Kendrick, Evers, Clarke, and Rivera (alternate); Public Safety—Rep. Bilirakis, Chair, Reps.

Barreiro, Bean, Needelman, Holloway, Carassas, and Dean (alternate).

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 6:05 p.m., to reconvene at 10:30 a.m., Friday, May 2, or upon call of the Chair.