



# The Journal OF THE House of Representatives

Number 20

Wednesday, February 12, 2020

The House was called to order by the Speaker at 2:30 p.m.

## Prayer

The following prayer was offered by House Chaplain Tim Perrier, upon invitation of the Speaker:

Father, today we want to start with gratitude. It's so easy to focus on what we're lacking instead of the blessings that You've brought into our lives. So today we want to thank You. Thank You for our state, and for the men and women You have placed in leadership to serve and bless us all. Thank You, also, for the staff and their hard work and their service to You.

We truly are blessed, and we recognize that these blessings come from Your hand not our own. We even thank You for the difficulties that we all face. We've heard the saying, God will not give us more than we can handle. While this sounds comforting, none of us really want to live small, manageable lives where our own wisdom and resources can handle all the challenges we face. Rather, we ask that You give us the courage to have the bigger vision, not of what we can do but of what You can do in and through us. Give us a little more than we can handle today, just enough trouble to move us away from our own wisdom and abilities so that we can embrace Yours.

We're grateful for the reminder found in the scriptures: If any one of you lacks wisdom, he should ask God, who gives generously to all. So today, we are asking. Finally, we want to ask that You watch over the families and friends of all those who serve here today, that they feel Your presence and peace as they are away from their loved ones. These things I ask in Your holy and loving name. Amen.

The following members were recorded present:

Session Vote Sequence: 425

Speaker Oliva in the Chair.

Yeas—118

Alexander	Bush	Drake	Geller
Aloupis	Byrd	Driskell	Goff-Marcil
Altman	Caruso	DuBose	Good
Andrade	Casello	Duggan	Gottlieb
Antone	Clemons	Duran	Grall
Ausley	Cortes, J.	Eagle	Grant, J.
Avila	Cummings	Eskamani	Grant, M.
Bell	Daley	Fernández	Gregory
Beltran	Daniels	Fernandez-Barquin	Grieco
Brannan	Davis	Fetterhoff	Hage
Brown	Diamond	Fine	Hattersley
Buchanan	DiCeglie	Fischer	Hill
Burton	Donalds	Fitzenhagen	Hogan Johnson

Ingoglia	Mercado	Robinson	Stone
Jacquet	Newton	Rodrigues, R.	Sullivan
Jenne	Oliva	Rodriguez, A.	Thompson
Jones	Omphroy	Rodriguez, A. M.	Toledo
Joseph	Overdorf	Rommel	Tomkow
Killebrew	Payne	Roth	Trumbull
La Rosa	Perez	Sabatini	Valdés
LaMarca	Pigman	Santiago	Watson, B.
Latvala	Plakon	Shoaf	Watson, C.
Leek	Plasencia	Silvers	Webb
Magar	Polo	Sirois	Willhite
Maggard	Polsky	Slosberg	Williams
Mariano	Ponder	Smith, C.	Williamson
Massullo	Pritchett	Smith, D.	Yarborough
McClain	Raschein	Sprolws	Zika
McClure	Renner	Stark	
McGhee	Roach	Stevenson	

Nays—None

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

A quorum was present.

## Pledge

The members, led by the following, pledged allegiance to the Flag: Gabriel J. Brown of Tallahassee at the invitation of the Speaker *pro tempore*; Jose L. Colon of Tallahassee at the invitation of Rep. Roach; Tucker O. Draa of Tallahassee at the invitation of Rep. Ausley; Jack E. Ferreira of Hollywood at the invitation of Rep. Geller; Mary Grace Gause of Marianna at the invitation of Rep. Stevenson; Michelle B. Geller of Aventura at the invitation of Rep. Geller; Reese B. Haggard of Summerland Key at the invitation of Rep. Raschein; Glennisha Joseph of Tallahassee at the invitation of Rep. Williams; and Talmage G. Kanistras of Oviedo at the invitation of Rep. D. Smith.

## House Physician

The Speaker introduced Dr. Christienne "Christie" Alexander of Tallahassee, who served in the Clinic today upon invitation of Rep. Raschein.

## Correction of the *Journal*

The *Journals* of February 5, February 6, February 7, February 10, and February 11, 2020, were corrected and approved as corrected.

## Reports of Standing Committees and Subcommittees

### Reports of the Rules Committee

*The Honorable Jose R. Oliva*  
*Speaker, House of Representatives*

February 6, 2020

Dear Mr. Speaker:

Your Rules Committee herewith submits the Special Order for Wednesday, February 12, 2020. Consideration of the House bills on Special Orders shall include the Senate Companion measures on the House Calendar.

I. Consideration of the following bills:

- HB 5001 - Appropriations Committee, Cummings  
General Appropriations Act
- HB 5003 - Appropriations Committee, Cummings  
Implementing the 2020-2021 General Appropriations Act
- HB 5005 - Appropriations Committee, Cummings  
Collective Bargaining
- HB 5007 - Appropriations Committee, Cummings  
State-administered Retirement Systems
- HB 5101 - Appropriations Committee, Latvala  
Education Funding
- HB 5201 - Health Care Appropriations Subcommittee, Magar  
Health Care
- HB 5301 - Justice Appropriations Subcommittee, Yarborough  
Judges
- HB 7055 - Justice Appropriations Subcommittee, Yarborough  
Trust Funds/Termination/Public Defenders Revenue Trust Fund/  
JAC
- HB 5401 - Agriculture & Natural Resources Appropriations  
Subcommittee, Raschein  
Department of Environmental Protection
- HB 7049 - Transportation & Tourism Appropriations Subcommittee,  
Trumbull  
International Affairs
- HB 7047 - Transportation & Tourism Appropriations Subcommittee,  
Trumbull  
Trust Funds/Re-creation/Triumph Gulf Coast Trust Fund/DEO

II. Consideration of the following bills:

- CS/CS/HB 351 - Health & Human Services Committee, Health  
Quality Subcommittee, Ponder, Bell, Killebrew, Massullo  
Podiatric Medicine
- CS/CS/HB 441 - State Affairs Committee, Oversight, Transparency &  
Public Management Subcommittee, DiCeglie, Killebrew  
Public Procurement of Services
- CS/HB 551 - Transportation & Infrastructure Subcommittee, Jenne,  
Caruso, Cortes, J., Eskamani, Polsky  
Transportation Disadvantaged
- CS/HB 567 - Civil Justice Subcommittee, Altman  
Correction of Errors in Deeds
- SB 886 - Powell  
Errors in Deeds
- HB 575 - Plasencia, Fernández  
Applied Behavior Analysis Services
- HB 6055 - Gregory  
Telegraph Companies

A quorum was present in person, and a majority of those present agreed to the above Report.

Respectfully submitted,  
*Chris Sprowls*, Chair  
Rules Committee

On motion by Rep. Sprowls, the above report was adopted.

**Motion**

On motion by Rep. Ingoglia, the rules were waived to allow the State Affairs Committee to amend their meeting notice for Thursday, February 13, 2020, to add HB 401.

**Special Orders**

**HB 5001**—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2020, and ending June 30, 2021, and supplemental appropriations for the period ending June 30, 2020, to pay salaries and other expenses, capital outlay—buildings and other improvements, and for other specified purposes of the various agencies of state government; providing effective dates.

—was read the second time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

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

**HB 5003**—A bill to be entitled An act implementing the 2020-2021 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials must be released and expended as required in specified proviso language; incorporating by reference certain calculations for the Medicaid Hospital Funding programs; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to realign funding for a component of the Children's Medical Services program to reflect actual enrollment changes; specifying requirements for such realignment; authorizing the agency to request nonoperating budget authority for transferring certain federal funds to the Department of Health; authorizing the Agency for Health Care Administration to submit a budget amendment to realign Medicaid funding for specified purposes, subject to certain limitations; authorizing the Agency for Health Care Administration and the Department of Health to each submit a budget amendment to realign funding within the Florida Kidcare program appropriation categories or increase budget authority for certain purposes; specifying the time period within each such budget amendment must be submitted; amending s. 381.986, F.S.; extending for 1 year the exemption of certain rules pertaining to the medical use of marijuana from certain rulemaking requirements; authorizing the Department of Children and Families to submit a budget amendment to realign funding for implementation of the Guardianship Assistance Program; requiring the Department of Children and Families to establish a formula for the distribution of funds to implement the Guardianship Assistance Program; authorizing the Department of Health to submit a budget amendment to increase budget authority for the HIV/AIDS Prevention and Treatment Program if certain conditions are met; authorizing the Department of Children and Families to submit a budget amendment to realign funding within the Family Safety Program for specified purposes; amending s. 409.968, F.S.; requiring the Agency for Health Care Administration to withhold and set aside portions of the managed care rates from the rate cells for a certain purpose; directing the agency to require Medicaid managed care plans to submit proposals in a specified manner; specifying items the plans must implement; providing a timeframe to allow the agency to disburse specified portions of rate; requiring the agency to replace the Florida Medicaid Management Information System (FMMIS) and fiscal agent

operations with a specified new system; specifying items that may not be included in the new system; providing directives to the agency related to replacing the FMMIS and the Medicaid fiscal agent; requiring the agency to implement a project governance structure that includes an executive steering committee; providing procedures for use by the executive steering committee; providing responsibilities of the executive steering committee; amending s. 216.262, F.S.; extending for 1 fiscal year the authority of the Department of Corrections to submit a budget amendment for additional positions and appropriations under certain circumstances; requiring review and approval by the Legislative Budget Commission; amending s. 1011.80, F.S.; specifying the manner by which state funds for postsecondary workforce programs may be used for inmate education; amending s. 215.18, F.S.; extending for 1 fiscal year the authority and related repayment requirements for temporary trust fund loans to the state court system which are sufficient to meet the system's appropriation; requiring the Department of Juvenile Justice to review county juvenile detention payments to determine whether a county has met specified financial responsibilities; requiring amounts owed by the county for such financial responsibilities to be deducted from certain county funds; requiring the Department of Revenue to transfer withheld funds to a specified trust fund; requiring the Department of Revenue to ensure that such reductions in amounts distributed do not reduce distributions below amounts necessary for certain payments due on bonds and to comply with bond covenants; requiring the Department of Revenue to notify the Department of Juvenile Justice if bond payment requirements mandate a reduction in deductions for amounts owed by a county; amending s. 27.40, F.S.; revising circumstances under which the office of criminal conflict and civil regional counsel or private counsel may be appointed; requiring the public defender and the office of criminal conflict and civil regional counsel to report certain information to the Justice Administrative Commission at specified intervals; requiring inclusion of a specified statement on uniform contracts and forms used for private court-appointed counsel; modifying requirements for the notice of appearance filed by a court-appointed attorney; modifying conditions under which a private attorney is entitled to payment; providing that the flat fee for compensation of private court-appointed counsel is presumed to be sufficient; providing that certain records and documents maintained by the court-appointed attorney are subject to audit by the Auditor General; requiring the Justice Administrative Commission to review such records and documents before authorizing payment to the court-appointed attorney; providing a rebuttable presumption for certain objections made by or on behalf of the Justice Administrative Commission; revising the presumption in favor of the commission regarding a court-appointed attorney's waiver of the right to seek compensation in excess of the flat fee; providing for the expiration and reversion of specified statutory text; amending s. 27.5304, F.S.; specifying the exclusive method for compensating certain court-appointed counsel; providing a rebuttable presumption for certain objections made by or on behalf of the Justice Administrative Commission at the evidentiary hearing regarding the private court-appointed counsel's compensation; increasing the length of time before the hearing that certain documents must be served on the commission; authorizing the commission to appear in person or telephonically at such hearing; establishing certain limitations on compensation for private court-appointed counsel for the 2020-2021 fiscal year; providing for the expiration and reversion of specified statutory text; specifying that clerks of the circuit court are responsible for certain costs related to juries which exceed a certain funding level; reenacting s. 318.18(19)(c), F.S., relating to penalty amounts for traffic infractions; extending for 1 fiscal year the redirection of revenues from the Public Defenders Revenue Trust Fund to the Indigent Criminal Defense Trust Fund; reenacting s. 817.568(12)(b), F.S., relating to the criminal use of personal identification information; extending for 1 fiscal year the redirection of revenues from the Public Defenders Revenue Trust Fund to the Indigent Criminal Defense Trust Fund; providing for the expiration and reversion of specified statutory text; requiring the Department of Management Services to use tenant broker services to renegotiate or reprocure certain private lease agreements for office or storage space; requiring the Department of Management Services to provide a report to the Governor and the Legislature by a specified date; specifying the amount of the transaction fee to be collected for use of the online procurement system; prohibiting an agency from transferring funds from a data processing category

to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer funds appropriated for data processing assessment between departments for a specified purpose; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management insurance and for human resources services purchased per statewide contract; requiring the Department of Financial Services to replace specified components of the Florida Accounting Information Resource Subsystem (FLAIR) and the Cash Management Subsystem (CMS); specifying certain actions to be taken by the Department of Financial Services regarding FLAIR and CMS replacement; providing for the composition of an executive steering committee to oversee FLAIR and CMS replacement; prescribing duties and responsibilities of the executive steering committee; extending the expiration of the Florida Cybersecurity Task Force and its duties; extending the date by which the Florida Cybersecurity Task Force must submit a final report to specified entities; amending s. 215.18, F.S.; extending for 1 fiscal year the authority of the Governor, if there is a specified temporary deficiency in a land acquisition trust fund in the Department of Agriculture and Consumer Services, the Department of Environmental Protection, the Department of State, or the Fish and Wildlife Conservation Commission, to transfer funds from other trust funds in the State Treasury as a temporary loan to such trust fund; providing a deadline for the repayment of a temporary loan; requiring the Department of Environmental Protection to transfer designated proportions of the revenues deposited in the Land Acquisition Trust Fund within the department to land acquisition trust funds in the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission according to specified parameters and calculations; defining the term "department"; requiring the Department of Environmental Protection to retain a proportionate share of revenues; specifying a limit on distributions; requiring the Department of Environmental Protection to make transfers to land acquisition trust funds; specifying the method of determining transfer amounts; authorizing the Department of Environmental Protection to advance funds from its land acquisition trust fund to the Fish and Wildlife Conservation Commission's land acquisition trust fund for specified purposes; requiring the Department of Environmental Protection to prorate amounts transferred to the Fish and Wildlife Conservation Commission; amending s. 375.041, F.S.; specifying that certain funds for projects dedicated to restoring Lake Apopka shall be appropriated as provided in the General Appropriations Act; amending s. 216.181, F.S.; authorizing the Legislative Budget Commission to increase amounts appropriated to the Department of Environmental Protection for fixed capital outlay projects using specified funds; amending s. 570.441, F.S.; extending for 1 fiscal year a provision authorizing the Department of Agriculture and Consumer Services to use certain funds for purposes related to the Division of Agricultural Environmental Services; amending s. 525.07, F.S.; authorizing the Department of Agriculture and Consumer Services to affix an inspection sticker meeting specified requirements to any petroleum measuring device; requiring the removal of stickers that do not meet specified requirements; amending s. 321.04, F.S.; extending for 1 year the requirement that the Department of Highway Safety and Motor Vehicles assign one or more patrol officers to the office of Lieutenant Governor for security purposes, upon request of the Governor; extending for 1 fiscal year the requirement that the Department of Highway Safety and Motor Vehicles assign a patrol officer to a Cabinet member under certain circumstances; amending s. 420.9079, F.S.; authorizing funds in the Local Government Housing Trust Fund to be used as provided in the General Appropriations Act; amending s. 420.0005, F.S.; extending for 1 year the authorization for certain funds related to state housing to be used as provided in the General Appropriations Act; amending s. 288.0655, F.S.; extending for 1 year the specification of how funds appropriated for the grant program under the Rural Infrastructure Fund for Florida Panhandle counties are to be distributed; amending s. 288.80125, F.S.; requiring funds in the Triumph Gulf Coast Trust Fund to be used for the Rebuild Florida Revolving Loan Fund program for specified purposes; providing an expiration date; amending s. 339.135, F.S.; extending for 1 year the authorization for the chair and vice chair of the Legislative Budget Commission to approve the Department of Transportation's budget amendment under specified circumstances; amending

s. 339.2818, F.S.; authorizing certain counties and municipalities to compete for additional funds for specified purposes related to Hurricane Michael recovery; amending s. 112.061, F.S.; extending for 1 year the authorization for the Lieutenant Governor to designate an alternative official headquarters under certain conditions; specifying restrictions, limitations, eligibility for the subsistence allowance, reimbursement of transportation expenses, and payment thereof; amending s. 216.292, F.S.; extending for 1 fiscal year a provision prescribing requirements for the review of certain transfers of appropriations; requiring the Department of Management Services to maintain and offer the same health insurance options for participants of the State Group Health Insurance Program for the 2020-2021 fiscal year as applied in certain previous fiscal year; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; providing an exception; amending s. 112.24, F.S.; extending for 1 fiscal year the authorization, subject to specified requirements, for the assignment of an employee of a state agency under an employee interchange agreement; providing that the annual salaries of the members of the Legislature be maintained at a specified level; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; providing a monetary cap on lodging expenses for state employee travel to certain meetings organized or sponsored by a state agency or the judicial branch; authorizing employees to expend their own funds for lodging expenses in excess of the monetary caps; prohibiting a state agency from entering into a contract containing certain nondisclosure agreement; providing conditions under which the veto of certain appropriations or proviso language in the General Appropriations Act voids language that implements such appropriation; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing effective dates.

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

**HB 5005**—A bill to be entitled An act relating to collective bargaining; providing for resolution pursuant to specified instructions of collective bargaining issues at impasse between the state and certified representatives of the bargaining units for state employees; providing an effective date.

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

**HB 5007**—A bill to be entitled An act relating to state-administered retirement systems; amending s. 121.71, F.S.; revising required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System; providing a declaration of important state interest; 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 5101**—A bill to be entitled An act relating to education funding; amending s. 1002.391, F.S.; revising the definition for the term "auditory-oral education program"; amending s. 1011.62, F.S.; revising the basic amount for current operation calculation for the Florida Education Finance Program; revising the calculation of the district cost differentials; requiring the Legislature to annually prescribe such district cost differentials in the General Appropriations Act; providing requirements for the Office of Economic and Demographic Research; providing calculations for the district cost differentials for specified fiscal years; creating the salary enhancement supplement for specified purposes; authorizing the Legislature to provide such supplement in the Florida Education Finance Program for specified purposes; providing requirements for the use of such funds; deleting a requirement for specified calculation and funding for school districts with a

decline in full-time equivalent students; revising the calculation of the virtual education contribution; deleting the Florida digital classrooms allocation, the funding compression allocation, and the Florida Best and Brightest Teacher and Principal Allocation; conforming provisions and cross-references to changes made by the act; amending ss. 1002.33, 1006.12, 1011.71, and 1012.584, F.S.; conforming provisions and cross-references to changes made by the act; repealing s. 1012.731, F.S., relating to the Florida Best and Brightest Teacher Program; repealing s. 1012.732, F.S., relating to the Florida Best and Brightest Principal Program; providing an effective date.

—was read the second time by title.

Representative Smith, C. offered the following:

(Amendment Bar Code: 159877)

**Amendment 1 (with title amendment)**—Between lines 47 and 48, insert: Section 2. Paragraph (r) is added to subsection (1) of section 1002.421, Florida Statutes, to read:

1002.421 State school choice scholarship program accountability and oversight.—

(1) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—A private school participating in an educational scholarship program established pursuant to this chapter must be a private school as defined in s. 1002.01(2) in this state, be registered, and be in compliance with all requirements of this section in addition to private school requirements outlined in s. 1002.42, specific requirements identified within respective scholarship program laws, and other provisions of Florida law that apply to private schools, and must:

(r) Establish a written nondiscrimination policy for student enrollment and admissions that prohibits discrimination based on a student's or his or her parent's sexual orientation, gender identity, gender, race, ethnicity, national origin, religion, or protective hairstyle. For purposes of this paragraph, the term:

1. "Protective hairstyle" includes, but is not limited to, hairstyles such as braids, locks, or twists.

2. "Race" is inclusive of traits historically associated with race, including, but not limited to, hair texture, hair type, and protective hairstyles.

This paragraph does not limit the free exercise of religion guaranteed by the United States Constitution and the State Constitution.

The department shall suspend the payment of funds to a private school that knowingly fails to comply with this subsection, and shall prohibit the school from enrolling new scholarship students, for 1 fiscal year and until the school complies. If a private school fails to meet the requirements of this subsection or has consecutive years of material exceptions listed in the report required under paragraph (q), the commissioner may determine that the private school is ineligible to participate in a scholarship program.

#### TITLE AMENDMENT

Between lines 4 and 5, insert:

1002.421, F.S.; requiring certain private schools to establish a specified nondiscrimination policy; providing definitions; providing applicability; amending s.

Rep. C. Smith moved the adoption of the amendment. Subsequently, **Amendment 1** was withdrawn.

Representative Eskamani offered the following:

(Amendment Bar Code: 241461)

**Amendment 2 (with title amendment)**—Remove lines 48-461 and insert: Section 2. Paragraph (r) is added to subsection (1) of section 1002.421, Florida Statutes, to read:

1002.421 State school choice scholarship program accountability and oversight.—

(1) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—A private school participating in an educational scholarship program established pursuant to this chapter must be a private school as defined in s. 1002.01(2) in this state, be registered, and be in compliance with all requirements of this section in addition to private school requirements outlined in s. 1002.42, specific requirements identified within respective scholarship program laws, and other provisions of Florida law that apply to private schools, and must:

(r) Establish a written nondiscrimination policy for student enrollment and admissions that prohibits discrimination based on a student's or his or her parent's sexual orientation, gender identity, gender, race, ethnicity, national origin, religion, or protective hairstyle. For purposes of this paragraph, the term:

1. "Protective hairstyle" includes, but is not limited to, hairstyles such as braids, locks, or twists.

2. "Race" is inclusive of traits historically associated with race, including, but not limited to, hair texture, hair type, and protective hairstyles.

This paragraph does not limit the free exercise of religion guaranteed by the United States Constitution and the State Constitution.

The department shall suspend the payment of funds to a private school that knowingly fails to comply with this subsection, and shall prohibit the school from enrolling new scholarship students, for 1 fiscal year and until the school complies. If a private school fails to meet the requirements of this subsection or has consecutive years of material exceptions listed in the report required under paragraph (q), the commissioner may determine that the private school is ineligible to participate in a scholarship program.

Section 3. Subsections (13) through (16) of section 1011.62, Florida Statutes, are renumbered as subsections (12) through (15), respectively, subsections (19) through (21) are renumbered as subsections (16) through (18), respectively, paragraph (s) of subsection (1), subsection (2), paragraph (a) of subsection (4), paragraph (b) of subsection (6), present subsection (8), subsection (11), and present subsections (12), (14), (17), and (18) of that section are amended, and a new subsection (8) is added to that section, to read:

1011.62 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:

(1) COMPUTATION OF THE BASIC AMOUNT TO BE INCLUDED FOR OPERATION.—The following procedure shall be followed in determining the annual allocation to each district for operation:

(s) Determination of the basic amount for current operation.—The basic amount for current operation to be included in the Florida Education Finance Program for kindergarten through grade 12 for each district shall be the product of the following:

1. The full-time equivalent student membership in each program, multiplied by

2. The cost factor for each program, adjusted for the maximum as provided by paragraph (c), multiplied by

3. The base student allocation, multiplied by

4. The district cost differential determined pursuant to subsection (2).

(2) DETERMINATION OF DISTRICT COST DIFFERENTIALS.—The Legislature shall annually prescribe in the General Appropriations Act the district cost differential to represent the variance in personnel costs among school districts. The district cost differential shall be used to determine the basic amount for current operations to be included in the Florida Education Finance Program for kindergarten through grade 12.

(a) To determine the district cost differential for each school district, the Office of Economic and Demographic Research shall calculate an annual comparable wage index for each county that measures the systematic, county-level variations in the wages of similarly educated workers who are not in a kindergarten through grade 12 education-related occupation. For each county's annual comparable wage index, the office shall use the most

recent 3 years of Occupational Employment Statistics data as compiled by the Bureau of Labor Statistics in the United States Department of Labor.

(b) The Office of Economic and Demographic Research shall use the following formula to calculate the annual comparable wage index for each county:

1. Calculate the annual comparable wage for each county. The term "comparable wage" means the countywide occupational mean wage for all occupations in which, after removing the wages associated with kindergarten through grade 12 education-related occupations, more than 50 percent of the workers possess at least a bachelor's degree but fewer than 50 percent possess a doctorate or advanced medical degree compared to the statewide occupational mean wage for such occupations.

2. Calculate the annual overall wage for each county. The term "overall wage" means the countywide occupational mean wage for all occupations compared to the statewide occupational mean wage for all occupations.

3. Calculate the annual comparable wage index for each county by dividing the annual comparable wage by the annual overall wage.

(c) When calculating the annual comparable wage index for each county, the index shall incorporate the following:

1. In a county with suppressed Occupational Employment Statistics data as compiled by the Bureau of Labor Statistics in the United States Department of Labor, for suppressed-data occupations:

a. The occupational mean wage of the county or counties contiguous to the affected county shall be used when the contiguous county or counties have a similar share of the total statewide employment.

b. If there is no data available from a contiguous county or counties as provided for in sub-subparagraph a., the statewide occupational mean wage shall be used.

2. In a county with fewer than 31 comparable occupations, the occupational mean wage shall be calculated by using the occupational mean wage of a county or counties contiguous to the affected county when the contiguous county or counties have a similar share of the total statewide employment.

3. After all annual comparable wage indexes have been calculated, if the criteria in subparagraph 1. was applied to a county with 31 or more comparable occupations and the occupational mean wage that was calculated results in a difference of more than 20 percent compared to the occupational mean wage calculated without applying the criteria, the criteria provided for in subparagraph 1. may not be applied.

4. If the comparable wage and overall wage for a county is higher than the statewide occupational mean wage, the comparable wage index shall use the comparable wage only and the comparable wage may not be divided by the overall wage.

5. In a county that has an overall wage that is less than the statewide occupational mean wage and the comparable wage exceeds the overall wage, the comparable wage index shall be calculated by dividing the overall wage by the comparable wage.

(d) The Office of Economic and Demographic Research-Commissioner of Education shall annually compute for each district the current year's district cost differential and shall provide the district cost differentials to the Legislature no later than January 1 of each year.

1. For the 2020-2021 fiscal year, the district cost differentials differential shall be calculated by adding the each district's 2019 comparable wage index and the district's 2018 and 2017 price level indexes index as published in the Florida Price Level Index for the most recent 3 years and dividing the resulting sum by 3. The result for each district shall be multiplied by 0.008 and to the resulting product shall be added 0.200; the sum thus obtained shall be the cost differential for that district for that year.

2. For the 2021-2022 fiscal year, the district cost differentials shall be calculated by adding the district's 2019 and 2020 comparable wage indexes and the district's 2018 price level index as published in the Florida Price Level Index and dividing the resulting sum by 3. The result for each district shall be multiplied by 0.008 and to the resulting product shall be added 0.200.

3. Beginning in the 2022-2023 fiscal year and each fiscal year thereafter, the district cost differentials shall be calculated by adding the most recent 3 years of comparable wage indexes for the district and dividing the resulting

sum by 3. The result for each district shall be multiplied by 0.008 and to the resulting product shall be added 0.200.

(4) COMPUTATION OF DISTRICT REQUIRED LOCAL EFFORT.—The Legislature shall prescribe the aggregate required local effort for all school districts collectively as an item in the General Appropriations Act for each fiscal year. The amount that each district shall provide annually toward the cost of the Florida Education Finance Program for kindergarten through grade 12 programs shall be calculated as follows:

(a) Estimated taxable value calculations.—

1.a. Not later than 2 working days before July 19, the Department of Revenue shall certify to the Commissioner of Education its most recent estimate of the taxable value for school purposes in each school district and the total for all school districts in the state for the current calendar year based on the latest available data obtained from the local property appraisers. The value certified shall be the taxable value for school purposes for that year, and no further adjustments shall be made, except those made pursuant to paragraphs (c) and (d), or an assessment roll change required by final judicial decisions as specified in paragraph (16)(b) ~~(19)(b)~~. Not later than July 19, the Commissioner of Education shall compute a millage rate, rounded to the next highest one one-thousandth of a mill, which, when applied to 96 percent of the estimated state total taxable value for school purposes, would generate the prescribed aggregate required local effort for that year for all districts. The Commissioner of Education shall certify to each district school board the millage rate, computed as prescribed in this subparagraph, as the minimum millage rate necessary to provide the district required local effort for that year.

b. The General Appropriations Act shall direct the computation of the statewide adjusted aggregate amount for required local effort for all school districts collectively from ad valorem taxes to ensure that no school district's revenue from required local effort millage will produce more than 90 percent of the district's total Florida Education Finance Program calculation as calculated and adopted by the Legislature, and the adjustment of the required local effort millage rate of each district that produces more than 90 percent of its total Florida Education Finance Program entitlement to a level that will produce only 90 percent of its total Florida Education Finance Program entitlement in the July calculation.

2. On the same date as the certification in sub-subparagraph 1.a., the Department of Revenue shall certify to the Commissioner of Education for each district:

a. Each year for which the property appraiser has certified the taxable value pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a.

b. For each year identified in sub-subparagraph a., the taxable value certified by the appraiser pursuant to s. 193.122(2) or (3), if applicable, since the prior certification under sub-subparagraph 1.a. This is the certification that reflects all final administrative actions of the value adjustment board.

(6) CATEGORICAL FUNDS.—

(b) If a district school board finds and declares in a resolution adopted at a regular meeting of the school board that the funds received for any of the following categorical appropriations are urgently needed to maintain school board specified academic classroom instruction or improve school safety, the school board may consider and approve an amendment to the school district operating budget transferring the identified amount of the categorical funds to the appropriate account for expenditure:

1. Funds for student transportation.

2. Funds for research-based reading instruction if the required additional hour of instruction beyond the normal school day for each day of the entire school year has been provided for the students in each low-performing elementary school in the district pursuant to paragraph (9)(a).

3. Funds for instructional materials if all instructional material purchases necessary to provide updated materials that are aligned with applicable state standards and course descriptions and that meet statutory requirements of content and learning have been completed for that fiscal year, but no sooner than March 1. Funds available after March 1 may be used to purchase hardware for student instruction.

4. Funds for the guaranteed allocation as provided in subparagraph (1)(e)2.

5. Funds for the supplemental academic instruction allocation as provided in paragraph (1)(f).

~~6. Funds for the Florida digital classrooms allocation as provided in subsection (12).~~

~~6.7. Funds for the federally connected student supplement as provided in subsection (12) (13).~~

~~7.8. Funds for class size reduction as provided in s. 1011.685.~~

~~(8) SALARY ENHANCEMENT SUPPLEMENT.—The Legislature may annually provide in the Florida Education Finance Program a salary enhancement supplement to assist school districts in their recruitment and retention of classroom teachers and other instructional and educational support staff. The amount of the supplement shall be specified in the General Appropriations Act and shall be allocated to each school district based on each school district's proportionate share of the state's total unweighted full-time equivalent student enrollment.~~

~~(a)1. For fiscal year 2020-2021, each school district shall use its portion of the supplement as specified in the General Appropriations Act to increase the minimum base salary for a classroom teacher, as defined in s. 1012.01(2)(a). The term "minimum base salary" means the annual base salary that a full-time classroom teacher receives before payroll deductions and excluding supplements, as defined in s. 1012.22(1)(c).~~

~~2. For fiscal year 2020-2021, each school district shall use its portion of the supplement as specified in the General Appropriations Act to provide salary and compensation related enhancements for full-time classroom teachers, as defined in s. 1012.01(2)(a), who did not receive an increase under subparagraph 1.~~

~~(b) Beginning in fiscal year 2021-2022 and subject to legislative appropriation, each school district shall use its portion of the supplement as specified in the General Appropriations Act to increase the minimum base salary for a classroom teacher, as defined in s. 1012.01(2)(a), by at least 75 percent of the largest salary adjustment made by the school district for a classroom teacher who is rated as highly effective, as determined by the classroom teacher's performance evaluation under s. 1012.34. If a school district has any remaining funds after complying with the 75 percent increase to the minimum base salary, such funds shall be used to provide salary and compensation related enhancements for instructional personnel, as defined in s. 1012.01(2), or educational support employees, as defined in s. 1012.01(6).~~

~~(8) DECLINE IN FULL-TIME EQUIVALENT STUDENTS.—In those districts where there is a decline between prior year and current year unweighted FTE students, a percentage of the decline in the unweighted FTE students as determined by the Legislature shall be multiplied by the prior year calculated FEFP per unweighted FTE student and shall be added to the allocation for that district. For this purpose, the calculated FEFP shall be computed by multiplying the weighted FTE students by the base student allocation and then by the district cost differential. If a district transfers a program to another institution not under the authority of the district's school board, including a charter technical career center, the decline is to be multiplied by a factor of 0.15. However, if the funds provided for the Florida Education Finance Program in the General Appropriations Act for any fiscal year are reduced by a subsequent appropriation for that fiscal year, the percent of the decline in the unweighted FTE students to be funded shall be determined by the Legislature and designated in the subsequent appropriation.~~

(11) VIRTUAL EDUCATION CONTRIBUTION.—The Legislature may annually provide in the Florida Education Finance Program a virtual education contribution. The amount of the virtual education contribution shall be the difference between the amount per FTE established in the General Appropriations Act for virtual education and the amount per FTE for each district and the Florida Virtual School, which may be calculated by taking the sum of the base FEFP allocation, the discretionary local effort, the state-funded discretionary contribution, the discretionary millage compression supplement, the research-based reading instruction allocation, ~~the salary enhancement supplement the best and brightest teacher and principal allocation~~, and the instructional materials allocation, and then dividing by the total unweighted FTE. This difference shall be multiplied by the virtual education unweighted FTE for programs and options identified in s. 1002.455 and the Florida Virtual School and its franchises to equal the virtual education contribution and shall be included as a separate allocation in the funding formula.

~~(12) FLORIDA DIGITAL CLASSROOMS ALLOCATION.—~~

~~(a) The Florida digital classrooms allocation is created to support the efforts of school districts and schools, including charter schools, to integrate technology in classroom teaching and learning to ensure students have access to high-quality electronic and digital instructional materials and resources, and empower classroom teachers to help their students succeed. Each school district shall receive a minimum digital classrooms allocation in the amount provided in the General Appropriations Act. The remaining balance of the digital classrooms allocation shall be allocated based on each school district's proportionate share of the state's total unweighted full-time equivalent student enrollment.~~

~~(b) Funds allocated under this subsection must be used for costs associated with:~~

~~1. Acquiring and maintaining the items on the eligible services list authorized by the Universal Service Administrative Company for the Schools and Libraries Program, more commonly referred to as the federal E-rate program.~~

~~2. Acquiring computer and device hardware and associated operating system software that comply with the requirements of s. 1001.20(4)(a)1-b.~~

~~3. Providing professional development, including in-state conference attendance or online coursework, to enhance the use of technology for digital instructional strategies.~~

~~(13)(14) QUALITY ASSURANCE GUARANTEE.—The Legislature may annually in the General Appropriations Act determine a percentage increase in funds per K-12 unweighted FTE as a minimum guarantee to each school district. The guarantee shall be calculated from prior year base funding per unweighted FTE student which shall include the adjusted FTE dollars as provided in subsection (16) (19), quality guarantee funds, and actual nonvoted discretionary local effort from taxes. From the base funding per unweighted FTE, the increase shall be calculated for the current year. The current year funds from which the guarantee shall be determined shall include the adjusted FTE dollars as provided in subsection (16) (19) and potential nonvoted discretionary local effort from taxes. A comparison of current year funds per unweighted FTE to prior year funds per unweighted FTE shall be computed. For those school districts which have less than the legislatively assigned percentage increase, funds shall be provided to guarantee the assigned percentage increase in funds per unweighted FTE student. Should appropriated funds be less than the sum of this calculated amount for all districts, the commissioner shall prorate each district's allocation. This provision shall be implemented to the extent specifically funded.~~

~~(17) FUNDING COMPRESSION ALLOCATION.—The Legislature may provide an annual funding compression allocation in the General Appropriations Act. The allocation is created to provide additional funding to school districts and developmental research schools whose total funds per FTE in the prior year were less than the statewide average. Using the most recent prior year FTE calculation for each eligible school district, the total funds per FTE shall be subtracted from the state average funds per FTE, not including any adjustments made pursuant to paragraph (19)(b). The resulting funds per FTE difference, or a portion thereof, as designated in the General Appropriations Act, shall then be multiplied by the school district's total unweighted FTE to provide the allocation. If the calculated funds are greater than the amount included in the General Appropriations Act, they must be prorated to the appropriation amount based on each participating school district's share. This subsection expires July 1, 2020.~~

~~(18) THE FLORIDA BEST AND BRIGHTEST TEACHER AND PRINCIPAL ALLOCATION.—~~

~~(a) The Florida Best and Brightest Teacher and Principal Allocation is created to recruit, retain, and recognize classroom teachers and instructional personnel who meet the criteria established in s. 1012.731 and reward principals who meet the criteria established in s. 1012.732. Subject to annual appropriation, each school district shall receive an allocation based on the district's proportionate share of FTEP base funding. The Legislature may specify a minimum allocation for all districts in the General Appropriations Act.~~

~~(b) From the allocation, each district shall provide the following:~~

- ~~1. A one-time recruitment award, as provided in s. 1012.731(3)(a);~~
- ~~2. A retention award, as provided in s. 1012.731(3)(b); and~~

~~3. A recognition award, as provided in s. 1012.731(3)(c) from the remaining balance of the appropriation after the payment of all other awards authorized under ss. 1012.731 and 1012.732.~~

~~(c) From the allocation, each district shall provide eligible principals an award as provided in s. 1012.732(3).~~

~~If a district's calculated awards exceed the allocation, the district may prorate the awards.~~

Section 4. Paragraph (b) of subsection (17) of section 1002.33, Florida Statutes, is amended, and paragraph (j) is added to subsection (10) of that section, to read:

1002.33 Charter schools.—

(10) ELIGIBLE STUDENTS.—

(j) A charter school must establish a written nondiscrimination policy for student enrollment and admissions that prohibits discrimination based on a student's or his or her parent's sexual orientation, gender identity, gender, race, ethnicity, national origin, religion, or protective hairstyle. For purposes of this paragraph, the term:

1. "Protective hairstyle" includes, but is not limited to, hairstyles such as braids, locks, or twists.

2. "Race" is inclusive of traits historically associated with race, including, but not limited to, hair texture, hair type, and protective hairstyles.

This paragraph does not limit the free exercise of religion guaranteed by the United States Constitution and the State Constitution.

(17) FUNDING.—Students enrolled in a charter school, regardless of the sponsorship, shall be funded as if they are in a basic program or a special program, the same as students enrolled in other public schools in the school district. Funding for a charter lab school shall be as provided in s. 1002.32.

(b) The basis for the agreement for funding students enrolled in a charter school shall be the sum of the school district's operating funds from the Florida Education Finance Program as provided in s. 1011.62 and the General Appropriations Act, including gross state and local funds, discretionary lottery funds, and funds from the school district's current operating discretionary millage levy; divided by total funded weighted full-time equivalent students in the school district; multiplied by the weighted full-time equivalent students for the charter school. Charter schools whose students or programs meet the eligibility criteria in law are entitled to their proportionate share of categorical program funds included in the total funds available in the Florida Education Finance Program by the Legislature, including transportation, and the research-based reading allocation, ~~and the Florida digital classrooms allocation.~~ Total funding for each charter school shall be recalculated during the year to reflect the revised calculations under the Florida Education Finance Program by the state and the actual weighted full-time equivalent students reported by the charter school during the full-time equivalent student survey periods designated by the Commissioner of Education. For charter schools operated by a not-for-profit or municipal entity, any unrestricted current and capital assets identified in the charter school's annual financial audit may be used for other charter schools operated by the not-for-profit or municipal entity within the school district. Unrestricted current assets shall be used in accordance with s. 1011.62, and any unrestricted capital assets shall be used in accordance with s. 1013.62(2).

Section 5. Paragraph (k) is added to subsection (1) of section 1003.02, Florida Statutes, to read:

1003.02 District school board operation and control of public K-12 education within the school district.—As provided in part II of chapter 1001, district school boards are constitutionally and statutorily charged with the operation and control of public K-12 education within their school district. The district school boards must establish, organize, and operate their public K-12 schools and educational programs, employees, and facilities. Their responsibilities include staff development, public K-12 school student education including education for exceptional students and students in juvenile justice programs, special programs, adult education programs, and career education programs. Additionally, district school boards must:

- (1) Provide for the proper accounting for all students of school age, for the attendance and control of students at school, and for proper attention to health,

safety, and other matters relating to the welfare of students in the following areas:

(k) Nondiscrimination policy.—Establish a written nondiscrimination policy for student enrollment and admissions that prohibits discrimination based on a student's or his or her parent's sexual orientation, gender identity, gender, race, ethnicity, national origin, religion, or protective hairstyle. For purposes of this paragraph, the term:

1. "Protective hairstyle" includes, but is not limited to, hairstyles such as braids, locks, or twists.

2. "Race" is inclusive of traits historically associated with race, including, but not limited to, hair texture, hair type, and protective hairstyles.

This paragraph does not limit the free exercise of religion guaranteed by the United States Constitution and the State Constitution.

#### TITLE AMENDMENT

Remove lines 5-27 and insert:

1002.421, F.S.; requiring certain private schools to establish a specified nondiscrimination policy; providing definitions; providing applicability; amending s. 1011.62, F.S.; revising the basic amount for current operation calculation for the Florida Education Finance Program; revising the calculation of the district cost differentials; requiring the Legislature to annually prescribe such district cost differentials in the General Appropriations Act; providing requirements for the Office of Economic and Demographic Research; providing calculations for the district cost differentials for specified fiscal years; creating the salary enhancement supplement for specified purposes; authorizing the Legislature to provide such supplement in the Florida Education Finance Program for specified purposes; providing requirements for the use of such funds; deleting a requirement for specified calculation and funding for school districts with a decline in full-time equivalent students; revising the calculation of the virtual education contribution; deleting the Florida digital classrooms allocation, the funding compression allocation, and the Florida Best and Brightest Teacher and Principal Allocation; conforming provisions and cross-references to changes made by the act; amending s. 1002.33, F.S.; requiring charter schools to establish a specified nondiscrimination policy; providing definitions; providing applicability; conforming a provision to changes made by the act; amending s. 1003.02, F.S.; requiring district school boards to establish a specified nondiscrimination policy; providing definitions; providing applicability; amending ss. 1006.12, 1011.71, and 1012.584, F.S.;

Rep. Eskamani moved the adoption of the amendment. Subsequently, **Amendment 2** was withdrawn.

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

**HB 5201**—A bill to be entitled An act relating to health care; terminating the Welfare Transition Trust Fund created within the Department of Health; providing for the disposition of balances in and revenues of the trust fund; requiring the department to pay any outstanding debts and obligations and requiring the Chief Financial Officer to close out and remove the terminated fund from state accounting systems; amending s. 20.435, F.S.; removing provisions relating to the Welfare Transition Trust Fund to conform to changes made by the act; amending s. 296.37, F.S.; revising the threshold dollar amount relating to a requirement that a resident of a certain health care facility contribute to his or her maintenance and support; amending s. 400.179, F.S.; decreasing the net cumulative threshold amount of specified fees collected by the Agency for Health Care Administration from certain nursing homes to maintain lease bonds; amending s. 408.061, F.S.; requiring nursing homes and their home offices to annually submit to the agency audited financial data and certain other information within a specified timeframe using a certain uniform system of financial reporting; amending s. 408.07, F.S.; providing definitions; amending s. 409.904, F.S.; revising dates relating to a requirement that the agency make payments for Medicaid-covered services retroactive for a specified period for certain eligible persons; abrogating the future expiration of certain provisions; reenacting s.

409.908(23), F.S., relating to a requirement that the agency establish Medicaid reimbursement rates for specified services; amending s. 409.908, F.S.; authorizing the agency to receive funds from certain entities to make Low Income Pool Program payments; requiring certain providers to contract with Medicaid managed care plans as a condition of receiving certain funding; amending s. 409.911, F.S.; revising dates relating to certain data used by the agency to calculate the disproportionate share payment for hospitals; amending s. 409.913, F.S.; revising dates relating to certain data used by the agency to calculate the disproportionate share payment for teaching hospitals; abrogating the future expiration of certain provisions; amending s. 409.919, F.S.; revising dates relating to certain data used by the agency to calculate the disproportionate share payment for specialty hospitals for children; abrogating the future expiration of certain provisions; amending s. 409.966, F.S.; requiring the Secretary of Health Care Administration to make certain certifications regarding prospective Medicaid managed care plans to the Governor and Legislature; providing that certification does not guarantee assignment of enrollees to a plan that fails to meet quality standards; amending ss. 409.977 and 409.984, F.S.; authorizing the agency to engage in certain enrollment assignment actions in the Medicaid managed medical assistance program and the long-term care managed care program under certain circumstances; amending s. 624.91, F.S.; requiring an insurer or any provider of health care services under a Florida Healthy Kids Corporation contract to refund an amount to be deposited into a specified fund under certain conditions; amending s. 945.602, F.S.; conforming provisions to changes made by the act; providing for a type two transfer of the State of Florida Correctional Medical Authority to the Department of Health; amending ss. 409.975 and 1011.52, F.S.; conforming cross-references; providing an effective date.

—was read the second time by title.

Representative Magar offered the following:

(Amendment Bar Code: 301631)

**Amendment 1**—Remove lines 509-513 and insert:

the plan from achieving an enrollment level congruent with the plan's pro forma financial statement and determined by the agency to be reasonable and necessary for sustainable operations. Such certification does not guarantee assignment of enrollees to any plan that fails to meet quality standards.

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

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

**HB 5301**—A bill to be entitled An act relating to judges; amending s. 26.031, F.S.; revising the number of circuit court judges in certain circuits; amending s. 34.022, F.S.; revising the number of county court judges in certain counties; providing an effective date.

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

**HB 7055**—A bill to be entitled An act relating to trust funds; terminating the Public Defenders Revenue Trust Fund within the Justice Administrative Commission; providing for the disposition of balances in and revenues of such trust fund; providing procedures for the termination of the trust fund; repealing s. 27.61, F.S., relating to the Public Defenders Revenue Trust Fund; amending ss. 318.18 and 817.568, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

**HB 5401**—A bill to be entitled An act relating to the Department of Environmental Protection; transferring the powers, duties, functions, records, personnel, property, pending issues and existing contracts, administrative authority, administrative rules, and unexpended balances of appropriations,

allocations, and other funds of the Office of Energy within the Department of Agriculture and Consumer Services to the Department of Environmental Protection; repealing s. 570.67, F.S., relating to the Office of Energy; amending ss. 288.1089, 366.82, 377.6015, 377.602, 377.703, 377.711, 377.712, 377.803, 377.805, 377.808, 377.809, 377.810, 377.815, 377.816, 553.74, 570.841, and 1004.648, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title.

Representative Fernández offered the following:

(Amendment Bar Code: 311785)

**Amendment 1 (with title amendment)**—Between lines 27 and 28, insert:  
(1) Before such transfer, the Department of Environmental Protection shall provide a comprehensive plan to the Legislative Budget Commission for implementing the transfer. This plan shall include:

(a) A report of where the various services currently provided by the Office of Energy will be housed within the department.

(b) A detailed accounting of staff and resources to be allocated, and an implementation plan for administering the following responsibilities and programs:

1. Florida Energy and Climate Protection Act.
2. Renewable Energy and Energy-Efficient Technologies Grants Program.
3. Energy efficiency and conservation clearinghouse.
4. Florida Green Government Grants Act.
5. Energy Economic Zone Pilot Program.
6. Natural gas fuel fleet vehicle rebate program;
7. Alternative fueling stations and electric vehicle charging stations.
8. Qualified energy conservation bond allocation.
9. Any other specific duties outlined in s. 377.6015, Florida Statutes.

(c) An outline of planned activities for promoting reforms in the Florida Energy Efficiency and Conservation Act (FEECA).

(d) A plan for participation in the various groups outlined in s. 377.805, Florida Statutes.

(e) A plan for implementation of annual climate change and energy summits.

(f) An outline for studying the energy burden on low-income communities.

(2) The transfer may proceed upon approval of the plan by the Legislative Budget Commission.

#### TITLE AMENDMENT

Remove line 10 and insert:

Environmental Protection; directing the Department of Environmental Protection to provide a comprehensive plan to the Legislative Budget Commission for approval before such transfer; repealing s. 570.67, F.S.,

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

Representative Eskamani offered the following:

(Amendment Bar Code: 931443)

**Amendment 2 (with title amendment)**—Remove line 188 and insert:  
use of renewable energy and energy conservation strategies in this state, reducing the use of fossil fuels, and becoming carbon neutral by 2050.

#### TITLE AMENDMENT

Between lines 15 and 16, insert:  
providing additional duties of the department relating to the development and use of renewable energy resources;

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

Representative Good offered the following:

(Amendment Bar Code: 336471)

**Amendment 3 (with title amendment)**—Remove line 323 and insert:  
measures. In order to provide a baseline against which such measures can be evaluated, by January 1, 2021, the department shall conduct a statewide greenhouse gas inventory and climate impacts assessment to establish a baseline against which progress on emissions reductions goals can be measured. The report must include current and projected greenhouse gas emissions, impacts of climate gentrification and displacement, and a social vulnerability analysis for under-resourced groups, communities of color, people with disabilities, children, and the elderly. The department of ~~Agriculture and Consumer Services~~

#### TITLE AMENDMENT

Between lines 15 and 16, insert:

directing the department to conduct a statewide greenhouse gas inventory and climate impacts assessment by a specified date;

Rep. Good moved the adoption of the amendment. Subsequently, **Amendment 3** was withdrawn.

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

**HB 7049**—A bill to be entitled An act relating to international affairs; amending s. 15.01, F.S.; requiring the Secretary of State to serve as the state protocol officer; requiring the Secretary of State to take certain actions relating to the state protocol manual; amending s. 15.182, F.S.; requiring that certain organizations provide notice of international travel to the Department of State, rather than the Department of Economic Opportunity; requiring the Department of State, the Department of Economic Opportunity, and Enterprise Florida, Inc., to work in conjunction for a certain purpose; amending s. 288.816, F.S.; revising the duties of the state protocol officer; authorizing, rather than requiring, the state protocol officer to take certain actions; creating s. 288.8165, F.S.; authorizing the Office of International Affairs within the Department of State to support the establishment of citizen support organizations for certain purposes; defining the term "citizen support organization"; authorizing the office to adopt rules; prohibiting the office from allowing a citizen support organization to use certain services, property, or facilities if the organization does not provide equal membership and employment opportunities; requiring citizen support organizations to provide for a certain financial audit; providing a scheduled repeal; amending s. 288.012, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

**HB 7047**—A bill to be entitled An act relating to trust funds; re-creating the Triumph Gulf Coast Trust Fund within the Department of Economic Opportunity without modification; amending s. 288.80125, F.S.; removing provisions relating to the termination of the trust fund; providing an effective date.

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

**CS/CS/HB 351**—A bill to be entitled An act relating to podiatric medicine; amending ss. 458.347 and 459.022, F.S.; authorizing a supervising physician to authorize a licensed physician assistant to perform services under the direction of a licensed podiatric physician under certain circumstances; specifying that the supervising physician is liable for the performance and the acts and omissions of such physician assistant; amending s. 458.3485, F.S.; defining the term "physician" to include podiatric physicians; amending s. 461.007, F.S.; authorizing the Board of Podiatric Medicine to require a

specified number of continuing education hours related to the safe and effective prescribing of controlled substances; creating s. 461.0145, F.S.; authorizing a licensed physician assistant to perform services under the direction of a licensed podiatric physician under certain circumstances; creating s. 461.0155, F.S.; providing for governance of podiatric physicians who are supervising medical assistants; amending s. 624.27, F.S.; revising the definition of the term "health care provider" to include podiatric physicians; providing an effective date.

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

**CS/CS/HB 441**—A bill to be entitled An act relating to the public procurement of services; amending s. 255.103, F.S.; revising the maximum dollar amount for continuing contracts for construction projects; amending s. 287.055, F.S.; revising the term "continuing contract" to increase certain maximum dollar amounts for professional architectural, engineering, landscape architectural, and surveying and mapping services; providing an effective date.

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

**CS/HB 551**—A bill to be entitled An act relating to the transportation disadvantaged; amending s. 427.0155, F.S.; requiring community transportation coordinators, in cooperation with the coordinating board, to increase and support programs that enhance cross-county mobility for specified purposes for the transportation disadvantaged; amending s. 427.0157, F.S.; requiring each coordinating board to evaluate multicounty or regional transportation opportunities to increase and support such programs; providing an effective date.

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

**CS/HB 567** was taken up. On motion by Rep. Altman, the House agreed to substitute SB 886 for CS/HB 567 and read SB 886 the second time by title. Under Rule 5.17, the House bill was laid on the table.

**SB 886**—A bill to be entitled An act relating to errors in deeds; creating s. 689.041, F.S.; defining terms; providing that a deed containing a scrivener's error conveys title as if there had been no such error if certain requirements are met; providing a form for a curative notice; requiring the clerks of the circuit court to accept and record curative notices; providing for the operation of a curative notice; providing construction; providing an effective date.

—was read the second time by title.

Representative Altman offered the following:

(Amendment Bar Code: 220329)

**Amendment 1**—Remove lines 66-139 and insert:  
Curative Notice, Per Sec. 689.041, F.S.  
Scrivener's Error in Legal Description

The undersigned does hereby swear and affirm:

1. The deed which transferred title from ...(Insert Name)... to ...(Insert Name)... on ...(Date)... and recorded on ...(Record Date)... in O.R. Book ..., Page ..., and/or Instrument No. ..., of the official records of ...(Name of County)..., Florida, (hereinafter referred to as "first erroneous deed") contained the following erroneous legal description:

...(Insert Erroneous Legal Description)...

2. The deed transferring title from ...(Insert Name)... to ...(Insert Name)... and recorded on ...(Record Date)... in O.R. Book ..., Page ..., and/or Instrument No. ..., of the official records of ...(Name of County)..., Florida,

contains the same erroneous legal description described in the first erroneous deed.

...(Insert and repeat paragraph 2. as necessary to include each subsequent erroneous deed in the chain of title containing the same erroneous legal description)...

3. I have examined the official records of the county in which the intended real property is located and have determined that the deed dated ...(Date)..., and recorded on ...(Record Date)... in O.R. Book ..., Page ... and/or Instrument No. ..., official records of ...(Name of County)..., Florida, establishes that record title to the intended real property was held by the grantor of the first erroneous deed at the time the first erroneous deed was executed.

4. I have examined or have had someone else examine the official records of ...(Name of County)..., Florida, and certify that:

a. Record title to the intended real property was held by the grantor of the first erroneous deed, ...(Insert Name)..., at the time that deed was executed.

b. The grantor of the first erroneous deed and the grantors of any subsequent erroneous deeds listed above did not hold record title to any property other than the intended real property in either the same subdivision, condominium or cooperative or the same section, township and range, if described in this manner, at any time within the 5 years before the date that the erroneous deed was executed.

c. The intended real property is not described by a metes and bounds legal description.

5. This notice is made to establish that the real property described as ...(insert legal description of the intended real property)... (hereinafter referred to as the "intended real property") was the real property that was intended to be conveyed in the first erroneous deed and all subsequent erroneous deeds.

...(Signature)...  
...(Printed Name)...

Sworn to (or affirmed) and subscribed before me this ... day of ..., ..(year)...., by ...(name of person making statement)...

...(Signature of Notary Public - State of Florida)...

...(Print, Type, or Stamp Commissioned Name of Notary Public)...

Personally Known ... OR Produced Identification ...  
Type of Identification Produced.....

(4) The clerk of the circuit court where the intended real property is located shall accept and

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

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

**HB 575**—A bill to be entitled An act relating to applied behavior analysis services; amending s. 400.9905, F.S.; providing an exemption from licensure requirements for certain individuals who are employed or under contract with certain entities providing applied behavior analysis services; amending s. 1003.572, F.S.; redefining the term "private instructional personnel" to include certain behavior analysts and paraprofessionals providing applied behavior analysis services; providing an effective date.

—was read the second time by title.

Representative Plasencia offered the following:

(Amendment Bar Code: 866163)

**Amendment 1**—Remove line 24 and insert:

(o) A group of individuals certified or recognized under s. 393.17 or

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

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

**HB 6055**—A bill to be entitled An act relating to telegraph companies; repealing chapter 363, F.S., relating to the regulation of telegraph companies and telegrams; providing an effective date.

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

### Motion to Adjourn

Rep. Sprowls moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene at 1:30 p.m., Thursday, February 13, 2020, or upon call of the Chair. The motion was agreed to.

### First-named Sponsors

CS/HB 551—Williams

HB 959—Buchanan

HB 1157—Aloupis

HB 5301—Beltran

CS/HB 7051—McGhee

HB 7081—Alexander

### Cosponsors

HB 125—Hattersley

HM 155—Webb

HB 167—D. Smith

HB 189—Webb

HB 261—Bell

HB 263—Bell

CS/CS/HB 351—D. Smith

CS/HB 453—Fischer

HB 523—Hogan Johnson

CS/CS/HB 637—Sabatini

HB 959—Buchanan, A. M. Rodriguez

CS/HB 1213—Massullo

HB 1231—Donalds

CS/HB 1397—Duran, Hogan Johnson

CS/HB 7051—Donalds, La Rosa

HR 8017—Slosberg

### Withdrawal as Cosponsor

HB 959—Buchanan

## First Reading of Committee and Subcommittee Substitutes by Publication

By the Ways & Means Committee; and Transportation & Infrastructure Subcommittee; Representatives Latvala and Grieco—

**CS/CS/HB 377**—A bill to be entitled An act relating to motor vehicle rentals; amending s. 212.05, F.S.; specifying the applicable sales tax rate on motor vehicle leases and rentals by motor vehicle rental companies and peer-to-peer car-sharing programs; requiring peer-to-peer car-sharing programs to collect and remit the applicable sales tax; amending s. 212.0606, F.S.; defining terms; specifying the applicable rental car surcharge on motor vehicle leases and rentals by motor vehicle rental companies and peer-to-peer car-sharing programs; specifying applicability of the surcharge; requiring motor vehicle rental companies and peer-to-peer car-sharing programs to collect the surcharge; requiring car-sharing services to collect a certain surcharge; making technical changes; creating s. 627.7483, F.S.; defining terms; specifying insurance requirements for shared vehicle owners and shared vehicle drivers under peer-to-peer car-sharing programs; providing that a peer-to-peer car-sharing program has an insurable interest in a shared vehicle during certain periods; authorizing peer-to-peer car-sharing programs to own and maintain certain motor vehicle insurance policies; requiring peer-to-peer car-sharing programs to assume certain liability; providing exceptions; requiring a shared vehicle owner's insurer to indemnify the peer-to-peer car-sharing program under certain circumstances; providing an exemption from vicarious liability for peer-to-peer car-sharing programs and shared vehicle owners; authorizing motor vehicle insurers to exclude coverages and a duty to defend or indemnify claims under a shared vehicle owner's policy; providing construction relating to exclusions; providing a right of contribution to a shared vehicle owner's insurer for certain claims; requiring a peer-to-peer car-sharing program to provide certain information to shared vehicle owners regarding liens; specifying recordkeeping and record-sharing, disclosure, and driver license verification and data retention requirements for peer-to-peer car-sharing programs; providing that peer-to-peer car-sharing programs have sole responsibility for certain equipment in or on a shared vehicle; providing for indemnification; specifying requirements for peer-to-peer car-sharing programs relating to safety recalls on a shared vehicle; providing construction; providing an effective date.

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

By the Transportation & Tourism Appropriations Subcommittee; and Transportation & Infrastructure Subcommittee; Representative Andrade—

**CS/CS/HB 395**—A bill to be entitled An act relating to transportation; amending s. 316.003, F.S.; revising definitions; amending s. 316.2397, F.S.; authorizing certain vehicles to show or display certain lights under certain circumstances; amending s. 316.520, F.S.; revising application of agricultural load securing requirements; amending s. 320.01, F.S.; excluding a certain vehicle from the definition of the term "for-hire vehicle"; amending s. 322.12, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to waive certain commercial motor vehicle testing requirements for specified persons under certain circumstances; amending ss. 324.031 and 324.032, F.S.; revising the manner of providing financial responsibility for owners, operators, or lessees of certain for-hire passenger transportation vehicles; amending s. 327.59, F.S.; prohibiting certain vessels from remaining in certain marinas that have been deemed unsuitable for refuge during a hurricane; authorizing removal of such vessels under certain circumstances; limiting liability for certain damages; providing construction; providing for penalties; amending s. 337.14, F.S.; requiring certain contractors to be certified by the Department of Transportation as qualified; revising the financial statements required to accompany an application for certification; prohibiting the department from considering certain financial information; requiring the contractor to submit interim financial statements under certain

circumstances; providing requirements for such statements; providing an effective date.

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

By the Ways & Means Committee; Representatives Caruso and Sabatini—

**CS/HB 919**—A bill to be entitled An act relating to property tax exemptions used by hospitals; amending s. 196.197, F.S.; providing criteria to be used in determining the value of tax exemptions for charitable use of certain hospitals; providing definitions; providing application requirements for tax exemptions on certain properties; providing an effective date.

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

By the Government Operations & Technology Appropriations Subcommittee; Representative Robinson—

**CS/HB 991**—A bill to be entitled An act relating to lottery games; amending s. 24.105, F.S.; prohibiting an electronic device from being used by a player to play any lottery game; prohibiting the department from authorizing the operation of a specified lottery game; amending s. 24.107, F.S.; requiring the Department of the Lottery to include a specified warning in all advertisements and promotions of lottery games; providing an exception; providing requirements for such warning; amending s. 24.111, F.S.; requiring all contracts between the department and a vendor to include a provision that requires the vendor to place or print a specified warning on all lottery tickets; providing an exception; providing requirements for such warning; providing an effective date.

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

By the Ways & Means Committee; and Agriculture & Natural Resources Subcommittee; Representative Stone—

**CS/CS/HB 1001**—A bill to be entitled An act relating to brownfields; amending s. 376.30781, F.S.; revising the conditions under which an applicant that has rehabilitated a contaminated site may submit and claim certain tax credits; specifying a timeframe within which such tax credit applications must be submitted; revising the types of projects that are eligible for a specified tax credit; revising the criteria for determining applicants who are redeveloping brownfield sites who may be eligible for certain tax credits; revising the date by which the Department of Environmental Protection must issue annual site rehabilitation tax credit certificate awards; amending s. 376.313, F.S.; specifying defenses to specified causes of action concerning certain discharges or other types of pollution resulting from certain discharges or pollution; amending s. 376.78, F.S.; conforming provisions to changes made by the act; amending s. 376.80, F.S.; revising the entities that may propose brownfield designations using specified criteria; removing the requirement that certain persons be identified prior to negotiating a brownfield site rehabilitation agreement; amending s. 376.82, F.S.; exempting certain job creation requirements otherwise needed for eligibility for specified brownfield site rehabilitation agreements; providing an effective date.

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

By the Government Operations & Technology Appropriations Subcommittee; Representative Avila—

**CS/HB 1047**—A bill to be entitled An act relating to construction materials mining activities; amending s. 552.30, F.S.; providing legislative findings; creating a monitoring and reporting pilot program within the Division of the State Fire Marshal for the use of explosives in Miami-Dade County; requiring the State Fire Marshal to hire or contract with

seismologists to monitor and report blasts used for construction materials mining activities in Miami-Dade County and to post the reports on the website of the Division of State Fire Marshal; providing requirements for such seismologists; requiring a person who uses explosives for construction materials mining activities in Miami-Dade County to submit certain written notice to the State Fire Marshal; requiring the State Fire Marshal to adopt rules; providing an appropriation; providing an effective date.

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

By the Agriculture & Natural Resources Appropriations Subcommittee; Representative Massullo—

**CS/HB 1061**—A bill to be entitled An act relating to aquatic preserves; creating s. 258.3991, F.S.; creating the Nature Coast Aquatic Preserve; designating the preserve for inclusion in the aquatic preserve system and as an Outstanding Florida Water; describing the boundaries of the preserve; providing an effective date.

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

By the Justice Appropriations Subcommittee; and Criminal Justice Subcommittee; Representatives Jones, Mercado, Eskamani, Geller, Goff-Marciel, Hart, Joseph, Killebrew, Newton, Polsky, and C. Smith—

**CS/CS/HB 1259**—A bill to be entitled An act relating to restrictive housing for incarcerated pregnant women; amending s. 944.241, F.S.; providing definitions; prohibiting the involuntary placement of pregnant prisoners in restrictive housing under specified circumstances; providing exceptions; requiring corrections officials to write a specified report if circumstances necessitate placing a pregnant prisoner in restrictive housing; providing requirements for the report; requiring a copy of such reports to be provided to pregnant prisoners in restrictive housing; providing requirements for the treatment of pregnant prisoners placed in restrictive housing; requiring pregnant prisoners to be admitted to the infirmary under certain circumstances; providing certain rights for pregnant prisoners admitted to the infirmary; requiring the Department of Corrections and the Department of Juvenile Justice to adopt rules by a specified date; providing an effective date.

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

By the Agriculture & Natural Resources Appropriations Subcommittee; Representative Shoaf—

**CS/HB 1347**—A bill to be entitled An act relating to the Apalachicola Environmental Stewardship Act; providing a short title; amending s. 259.105, F.S.; requiring specified funds from the Florida Forever Fund to be spent on projects within the Apalachicola Bay Area of Critical State Concern for specified purposes; providing an effective date.

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

By the Transportation & Tourism Appropriations Subcommittee; and Transportation & Infrastructure Subcommittee; Representatives Fine, Caruso, and Altman—

**CS/CS/HB 1371**—A bill to be entitled An act relating to traffic and pedestrian safety; creating s. 316.0756, F.S.; specifying pedestrian crosswalks that may be controlled by yellow rectangular rapid flashing beacon traffic control devices; requiring the Legislature to request that the Federal Government allow replacement of yellow rectangular rapid flashing beacon traffic control devices with red rectangular rapid flashing beacon traffic control devices; providing requirements for replacement or removal of rectangular rapid flashing beacon traffic control devices based on the decision

of the Federal Government regarding such request; providing a declaration of important state interest; providing an effective date.

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

By the Government Operations & Technology Appropriations Subcommittee; and Insurance & Banking Subcommittee; Representative J. Grant—

**CS/CS/HB 1391**—A bill to be entitled An act relating to technology innovation; amending s. 20.22, F.S.; renaming the Division of State Technology within the Department of Management Services; adding the Florida Digital Service to the department; amending s. 282.0041, F.S.; providing definitions; amending s. 282.0051, F.S.; establishing the Florida Digital Service within the department; transferring specified powers, duties, and functions; providing appointments and duties of the state chief information officer and chief data officer of the Florida Digital Service; requiring the Florida Digital Service to develop a comprehensive enterprise architecture; providing requirements for such enterprise architecture; providing powers and duties of the Florida Digital Service; providing powers and duties of the department under certain circumstances; providing requirements for the procurement terms of contract under certain circumstances; prohibiting costs to the enterprise and law enforcement for using services provided by credential service providers under certain circumstances; providing requirements for agreements between the department and credential service providers, electronic credential providers, and qualified entities under certain circumstances; providing disposition of revenues generated from such agreements under certain circumstances; providing report requirements; providing rulemaking authority; amending s. 282.00515, F.S.; deleting provisions relating to specified duties and powers of the Department of Legal Affairs, the Department of Financial Services, and the Department of Agriculture and Consumer Services; establishing the Enterprise Architecture Advisory Council; requiring the council to comply with specified requirements; providing membership and meeting requirements and duties of the council; amending ss. 282.318, 287.0591, 365.171, 365.172, 365.173, and 943.0415, F.S.; conforming provisions to changes made by the act; creating s. 560.214, F.S.; providing a short title; creating the Financial Technology Sandbox; providing definitions; providing certain waivers of requirements to specified persons under certain circumstances; requiring an application for the program for persons who want to make innovative financial products or services available to consumers; providing application requirements; providing standards for application approval or refusal; requiring the Office of Financial Regulation to perform certain actions upon approval of an application; providing operation of the sandbox; providing limitations on the number of consumers of innovative financial products or services; authorizing the office to enter into agreement with certain regulatory agencies for specified purposes; providing recordkeeping requirements; providing rulemaking authority; authorizing the office to examine specified records; providing extension and conclusion of the sandbox period; requiring written notification to consumers at the end of an extension or conclusion of the sandbox period; providing acts that persons who make innovative financial products or services available to consumers may and may not engage in at the end of an extension or conclusion of the sandbox period; requiring such persons to submit a report; providing construction; providing that such persons are not immune from civil damages and are subject to criminal and consumer protection laws; providing penalties; providing service of process; requiring the Financial Services Commission to adopt rules; authorizing the office to issue certain orders and to enforce them under ch. 120, F.S., or in court; authorizing the office to issue and enforce orders for payment of restitution; providing an appropriation; providing effective dates.

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

By the Appropriations Committee; and Judiciary Committee; Representative Fernandez-Barquin—

**CS/HB 7057**—A bill to be entitled An act relating to appellate courts headquarters and travel; amending s. 25.025, F.S.; revising provisions governing the payment of subsistence and travel reimbursement for Supreme Court justices who designate an official headquarters other than the headquarters of the Supreme Court; authorizing the Chief Justice of the Supreme Court to establish certain parameters in administering the act; providing for construction; creating s. 35.051, F.S.; authorizing district court of appeal judges who meet certain criteria to have an appropriate facility in their county of residence designated as their official headquarters; providing restrictions; specifying eligibility for subsistence and travel reimbursement, subject to the availability of funds; requiring the Chief Justice to coordinate with certain officials in implementing the act; providing that a county is not required to provide space for a judge in a county courthouse; authorizing counties to enter into agreements with a district court of appeal for use of county courthouse space; prohibiting a district court of appeal from using state funds to lease space to establish a judge's official headquarters; authorizing the Chief Justice to establish certain parameters in administering the act; providing for construction; providing an effective date.

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

### Reference

**CS/CS/HB 377**—Referred to the Commerce Committee.

**CS/CS/HB 813**—Referred to the Calendar of the House.

**CS/HB 827**—Referred to the Calendar of the House.

**CS/CS/HB 1001**—Referred to the State Affairs Committee.

**CS/CS/HB 1013**—Referred to the Education Committee.

**CS/HB 1139**—Referred to the Commerce Committee.

**CS/HB 7079**—Referred to the Education Committee.

### House Resolutions Adopted by Publication

At the request of Rep. Davis—

**HR 8017**—A resolution designating March 2020 as "Colorectal Cancer Awareness Month" in Florida.

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

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

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

WHEREAS, regular screening can discover colorectal cancer in its earlier stages and may increase colorectal cancer survival rates, and

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

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

That March 2020 is designated as "Colorectal Cancer Awareness Month" in Florida.

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. Raschein—

**HR 8023**—A resolution designating February 12, 2020, as "FSU Day" in Florida.

WHEREAS, the Tallahassee campus of Florida State University (FSU), founded in 1851, is the oldest continuous site of higher education in Florida, and

WHEREAS, Florida State University is proud to be recognized as a preeminent university by the State of Florida and as a leader in education, research, student retention, and graduation, and

WHEREAS, Florida State University is a nationally recognized institution with many of its colleges and programs ranked in the top ten in the nation, and

WHEREAS, in 2019, Florida State University rose to number 18 among public universities in the U.S. News and World Report rankings after moving up 25 places since 2016, and

WHEREAS, in 2019 Florida State University was ranked number three in best value among public colleges for out-of-state students and number nine among public colleges for in-state students by Kiplinger's Personal Finance "Best College Value," and

WHEREAS, Florida State University has a four-year graduation rate of 71.5 percent, making it the highest in the state and placing the university in the top 10 among the nation's public research institutions, and

WHEREAS, Florida State University offers graduate, undergraduate, doctoral and professional degrees in 306 programs within 19 independent colleges and schools, taught by a faculty of 2,086 members, which has included National Academy of Sciences members and 6 Nobel Laureates, and has created a student-faculty ratio of 21-to-1, making 56.6 percent of Florida State University's offered classes having fewer than 20 students, and

WHEREAS, Florida State University is more popular than ever among prospective first-time college students with a total of 60,555 applications received for admission to the 2019 summer and fall semesters, resulting in one of the largest freshman classes ever, made up of approximately 6,900 students, and

WHEREAS, one of the most academically accomplished freshman classes in Florida State University's history is at the forefront of the institution's exemplary accomplishments for the 2019-20 academic year with a median GPA of 4.2, an average SAT score of 1310, and an average ACT composite score of 29, and

WHEREAS, Florida State University is a top research institution for producing Fulbright Scholars with 10 students receiving awards in the 2019-2020 academic year, and

WHEREAS, INSIGHT Into Diversity magazine recognized Florida State University as a "Diversity Champion" for the fourth consecutive year, an honor awarded to schools who demonstrate a promise to uphold inclusion and diversity, and

WHEREAS, the college experience continues to enrich the lives of Florida State University students due to the long-standing tradition of promoting racial, ethnic, and cultural diversity on its campus along with the aggressive recruitment of diverse groups of students, NOW, THEREFORE,

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

That February 12, 2020, is designated as "FSU Day" in Florida in recognition of Florida State University's contribution as an outstanding institution of higher education.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to President John Thrasher of Florida State University as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. B. Watson—

**HR 8025**—A resolution designating the week of November 14-21, 2020, as "Florida Storytelling Week."

WHEREAS, storytelling is a valuable method of sharing Florida folklore and contributes to the preservation of the history of our state, and

WHEREAS, storytelling embraces the heritage and oral tradition of diverse cultures within our state and enables all Floridians to celebrate the strength of community in the richness of diversity, and

WHEREAS, storytelling promotes literacy and character development among the youth of our state while encouraging mastery of language arts and knowledge of the history and folklore of Florida as students learn, tell, and listen to stories in school or community settings, and

WHEREAS, storytelling fosters communication, tolerance, and understanding among Florida citizens of every age and background, and

WHEREAS, the Florida Storytelling Association, Inc., consisting of numerous storytellers in all regions of the state, serves to preserve, perpetuate, and promote storytelling in Florida by educating storytellers and encouraging the art of storytelling, NOW, THEREFORE,

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

That the House of Representatives commends the Florida Storytelling Association, Inc., and designates the week of November 14-21, 2020, as "Florida Storytelling Week."

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. Davis—

**HR 8031**—A resolution celebrating the 120th anniversary of "Lift Ev'ry Voice and Sing" by James Weldon Johnson and John Rosamond Johnson.

WHEREAS, in 1899, Jacksonville native James Weldon Johnson wrote the poem "Lift Ev'ry Voice and Sing" and

WHEREAS, his brother, John Rosamond Johnson, set the poem to music for a celebration of President Abraham Lincoln's birthday, and

WHEREAS, "Lift Ev'ry Voice and Sing" was first performed in public by a choir of 500 schoolchildren at the segregated Stanton School in Jacksonville on February 12, 1900, where James Weldon Johnson was the principal, and

WHEREAS, in the following decades, "Lift Ev'ry Voice and Sing" spread across the South and the country, and

WHEREAS, in 1919, the hymn was adopted by the National Association for the Advancement of Colored People (NAACP) as its official song, and

WHEREAS, "Lift Ev'ry Voice and Sing" has been sung in schools, graduation ceremonies, military assemblies, sporting events, and other civic meetings, often alongside the "Star Spangled Banner," and

WHEREAS, the hymn became known as the Black National Anthem and is one of the most cherished songs of the African-American civil rights movement, and

WHEREAS, "Lift Ev'ry Voice and Sing," a truly American hymn, is a celebration of liberty, a remembrance of struggle, and a hopeful prayer for a better future that has special meaning for African-Americans and their history but resonates with all Americans, and

WHEREAS, February 12, 2020, marks the 120th anniversary of "Lift Ev'ry Voice and Sing," NOW, THEREFORE,

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

That the House of Representatives commemorates the 120th anniversary of "Lift Ev'ry Voice and Sing" and recognizes the contribution this song has made to the City of Jacksonville, the State of Florida, and our nation.

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. Williams—

**HR 8039**—A resolution acknowledging the remarkable contributions made to the people of this state by Delta Sigma Theta Sorority, Inc., and recognizing February 9-11, 2020, as the 26th annual "Delta Days at the Capitol."

WHEREAS, Delta Sigma Theta Sorority, Inc., is a private, not-for-profit organization founded 107 years ago on January 13, 1913, by 22 collegiate women at Howard University in Washington, D.C., and

WHEREAS, in March of 1913, the founders of Delta Sigma Theta Sorority, Inc., performed their first public act by participating in the Women's Suffrage March in Washington, D.C., demanding rights for women, including the right to vote, a historic endeavor that transformed the role of women in the democratic process, and

WHEREAS, Delta Sigma Theta Sorority, Inc., is a sisterhood of predominantly Black college-educated women committed to implementing the sorority's mission by providing assistance and support through established programs in communities throughout the world in the areas of economic development, educational development, physical and mental health, political awareness and involvement, and international awareness and involvement, and

WHEREAS, with more than 250,000 college-educated women initiated and more than 900 chapters worldwide, 52 of which are located in Florida and the Bahamas, members of Delta Sigma Theta Sorority, Inc., are pillars of the community and agents of change who serve in many capacities, including as corporate and civic leaders, productive public officials, acclaimed academicians, and activists in their own right, and

WHEREAS, for the past 26 years, the Florida chapters of Delta Sigma Theta Sorority, Inc., have conducted "Delta Days at the Capitol," during which members have the opportunity to effect social change and public policy, advocate for social justice, enhance their knowledge of the state's legislative process, and influence the enactment of legislation of particular interest to African Americans and women, and

WHEREAS, under the leadership of the national president of Delta Sigma Theta Sorority, Inc., Beverly E. Smith; Southern Regional Director Sandra K. Horton; Southern Regional Representative Jasmine Minor; and the 25th National President, Dr. Paulette C. Walker, a Florida resident, members of the 52 chapters of Delta Sigma Theta Sorority, Inc., now serving Florida and the Bahamas will convene February 9-11, 2020, in Tallahassee to participate in the 26th annual "Delta Days at the Capitol," and

WHEREAS, Representative Patricia H. Williams is an esteemed member of Delta Sigma Theta Sorority, Inc., NOW, THEREFORE,

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

That the Florida House of Representatives commends Delta Sigma Theta Sorority, Inc., for the remarkable contributions the organization has made to the people of this state and recognizes February 9-11, 2020, as the 26th annual "Delta Days at the Capitol."

—was read and adopted by publication pursuant to Rule 10.17.

## Reports of Standing Committees and Subcommittees

### Received February 11:

The Justice Appropriations Subcommittee reported the following favorably:  
CS/HB 311

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Health Care Appropriations Subcommittee reported the following favorably:  
CS/HB 313

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Ways & Means Committee reported the following favorably:  
CS/HB 377 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 377 was laid on the table.

The Transportation & Tourism Appropriations Subcommittee reported the following favorably:  
CS/HB 395 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 395 was laid on the table.

The Health Care Appropriations Subcommittee reported the following favorably:  
HB 467

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Justice Appropriations Subcommittee reported the following favorably:  
HB 563

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Justice Appropriations Subcommittee reported the following favorably:  
CS/HB 591

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:  
CS/HB 715

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Health Care Appropriations Subcommittee reported the following favorably:  
CS/HB 763

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Government Operations & Technology Appropriations Subcommittee reported the following favorably:  
HB 771

The above bill was transmitted to the next committee or subcommittee of reference, the Commerce Committee.

The Justice Appropriations Subcommittee reported the following favorably:  
CS/HB 843

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:  
HB 853

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 941

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 951

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 967

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Government Operations & Technology Appropriations Subcommittee reported the following favorably:

HB 991 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 991 was laid on the table.

The Ways & Means Committee reported the following favorably:

CS/HB 1001 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 1001 was laid on the table.

The Government Operations & Technology Appropriations Subcommittee reported the following favorably:

HB 1047 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1047 was laid on the table.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

CS/HB 1063

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

CS/HB 1071

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

CS/HB 1081

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 1085

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

CS/HB 1091

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

CS/HB 1143

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1145

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Government Operations & Technology Appropriations Subcommittee reported the following favorably:

HB 1161

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

CS/HB 1163

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 1217

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 1259 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 1259 was laid on the table.

The Health Care Appropriations Subcommittee reported the following favorably:

CS/HB 1323

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

CS/HB 1353

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Commerce Committee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 1361

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Transportation & Tourism Appropriations Subcommittee reported the following favorably:

CS/HB 1371 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 1371 was laid on the table.

The Government Operations & Technology Appropriations Subcommittee reported the following favorably:

CS/HB 1395

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 6029

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 7025

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

#### Received February 12:

The Health & Human Services Committee reported the following favorably:

CS/HB 319

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Health & Human Services Committee reported the following favorably:

CS/HB 573

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Health & Human Services Committee reported the following favorably:

CS/HB 577

The above committee substitute was placed on the Calendar of the House.

The Health & Human Services Committee reported the following favorably:

CS/HB 705

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Health & Human Services Committee reported the following favorably:

CS/HB 711

The above committee substitute was placed on the Calendar of the House.

The Health & Human Services Committee reported the following favorably:

CS/HB 825

The above committee substitute was placed on the Calendar of the House.

The Health & Human Services Committee reported the following favorably:

HB 833

The above bill was placed on the Calendar of the House.

The Ways & Means Committee reported the following favorably:

HB 919 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 919 was laid on the table.

The Health & Human Services Committee reported the following favorably:

HB 955

The above bill was placed on the Calendar of the House.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:

HB 1061 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1061 was laid on the table.

The Health & Human Services Committee reported the following favorably:

CS/HB 1083

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Education Committee.

The Appropriations Committee reported the following favorably:

CS/HB 1111

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Health & Human Services Committee reported the following favorably:

HB 1147

The above bill was placed on the Calendar of the House.

The Health & Human Services Committee reported the following favorably:

CS/HB 1179

The above committee substitute was placed on the Calendar of the House.

The Appropriations Committee reported the following favorably:

CS/HB 1181

The above committee substitute was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Health & Human Services Committee reported the following favorably:

HB 1183

The above bill was placed on the Calendar of the House.

The Health & Human Services Committee reported the following favorably:  
CS/HB 1289

The above committee substitute was placed on the Calendar of the House.

The Appropriations Committee reported the following favorably:  
CS/HB 1297

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Commerce Committee.

The Appropriations Committee reported the following favorably:  
HB 1343

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Agriculture & Natural Resources Appropriations Subcommittee reported the following favorably:  
HB 1347 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1347 was laid on the table.

The Appropriations Committee reported the following favorably:  
HB 1367

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Government Operations & Technology Appropriations Subcommittee reported the following favorably:  
CS/HB 1391 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 1391 was laid on the table.

The Health & Human Services Committee reported the following favorably:  
HB 6031

The above bill was placed on the Calendar of the House.

The Health & Human Services Committee reported the following favorably:  
CS/HB 6059

The above committee substitute was placed on the Calendar of the House.

The Appropriations Committee reported the following favorably:  
HB 7045

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Appropriations Committee reported the following favorably:  
HB 7057 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 7057 was laid on the table.

### Excused

Reps. Hart, Jacobs

### Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 5:23 p.m., to reconvene at 1:30 p.m., Thursday, February 13, 2020, or upon call of the Chair.

### Pages and Messengers for the week of February 10-14, 2020

Pages—Gabriel J. Brown, Tallahassee; Jose L. Colon, Tallahassee; Tucker O. Draa, Tallahassee; Jack E. Ferreira, Hollywood; Mary Grace Gause, Marianna; Michelle B. Geller, Aventura; Reese B. Haggard, Summerland Key; Glennisha Joseph, Tallahassee; Talmage G. Kanistras, Oviedo; Mia N. Mazurkiewicz, Cape Coral; Caleb J. McDonald, Orlando; Pujan P. Patel, Port Orange; Henry A. Richardson, Tallahassee; Matthew E. Salek, Jacksonville; Nia S. Sampson, Tallahassee; Cameron J. Sargent, Wimauma; Susannah K. Spearman, Rockledge; Lily Mae Stahlman, Winter Park.

Messengers—Sasha Girard, Rockledge; Bella M. Glenn, Gainesville; Sera Glenn, Gainesville; Chloe P. Grisham, Jupiter; Seth T. Grubb, Lake City; Alexander S. Guerrero, Brandon; Davis C. Hattaway, Merritt Island; Willson J. Hattaway, Merritt Island; Bryce Hummel, Jupiter; Kathryn M. Hummel, Jupiter; Sheala L. Miller, Jupiter; John Patton Olsen-Doolan, Tallahassee; Aida Richardson, Tallahassee; Daniel J. Sampson, Tallahassee; Jade M. Stein, Aventura.

## CHAMBER ACTIONS ON BILLS

Wednesday, February 12, 2020

CS/CS/HB	351 — Read 2nd time; Placed on 3rd reading	HB	5007 — Read 2nd time; Placed on 3rd reading
CS/CS/HB	441 — Read 2nd time; Placed on 3rd reading	HB	5101 — Read 2nd time; Placed on 3rd reading
CS/HB	551 — Read 2nd time; Placed on 3rd reading	HB	5201 — Read 2nd time; Amendment 301631 adopted; Placed on 3rd reading
CS/HB	567 — Substituted SB 886; Laid on Table, refer to SB 886	HB	5301 — Read 2nd time; Placed on 3rd reading
HB	575 — Read 2nd time; Amendment 866163 adopted; Placed on 3rd reading	HB	5401 — Read 2nd time; Amendment 311785 Failed; Amendment 931443 Failed; Placed on 3rd reading
SB	886 — Substituted for CS/HB 567; Read 2nd time; Amendment 220329 adopted; Placed on 3rd reading	HB	6055 — Read 2nd time; Placed on 3rd reading
HB	5001 — Read 2nd time; Placed on 3rd reading	HB	7047 — Read 2nd time; Placed on 3rd reading
HB	5003 — Read 2nd time; Placed on 3rd reading	HB	7049 — Read 2nd time; Placed on 3rd reading
HB	5005 — Read 2nd time; Placed on 3rd reading	HB	7055 — Read 2nd time; Placed on 3rd reading

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