



The Journal OF THE *House of Representatives*

Number 31

Monday, March 2, 2020

First Reading of Committee and Subcommittee Substitutes by Publication

By the Commerce Committee; Representatives McClain and Santiago—

CS/HB 207—A bill to be entitled An act relating to acquisition of water and wastewater systems; amending s. 163.01, F.S.; providing conditions under which certain entities may acquire title to any water or wastewater plant utility facilities, other facilities, or property, which were previously acquired by eminent domain; creating s. 367.0712, F.S.; establishing an alternative method by which the Public Service Commission, upon petition by certain water and wastewater utilities, may establish the rate base value for an acquired utility system; specifying duties of the commission regarding petitions and providing a standard of review; requiring the approved rate base value to be reflected in the acquiring utility's next rate case for ratemaking purposes; establishing a procedure for appraisal of the acquired utility system; specifying the contents required for a petition to the Public Service Commission for approval of the rate base value of the acquired utility system; specifying the commission's retained authority; providing applicability; requiring the commission to adopt rules; providing an effective date.

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

By the State Affairs Committee; and Oversight, Transparency & Public Management Subcommittee; Representatives D. Smith and Sabatini—

CS/CS/HB 279—A bill to be entitled An act relating to local government public construction works; amending s. 218.80, F.S.; providing disclosure requirements for certain documents and contracts under the Public Bid Disclosure Act; amending s. 255.20, F.S.; revising provisions relating to estimating public construction works project costs; requiring such costs to include employee compensation and benefits and other specified direct and indirect costs; requiring the governing bodies of local governments to annually review certain reports; providing reporting requirements; requiring the Auditor General to review such reports as part of his or her audits of local governments; amending s. 336.41, F.S.; revising provisions relating to estimating total construction project costs; requiring such costs to include employee compensation and benefits and other specified direct and indirect costs; providing an effective date.

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

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

CS/CS/CS/HB 395—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; revising the organization of the Department of Transportation; revising and providing for the delegation of certain responsibilities; revising provisions relating to the operation of a rail enterprise; amending s. 201.15, F.S.; revising uses for distributions made under the State Transportation Trust Fund in specified fiscal years; providing for the expiration of a specified provision; beginning in a specified fiscal year, requiring the allocation of a certain amount of funds to the State Transportation Trust Fund to be used for rail safety; amending s. 206.46, F.S.; revising a limitation on an annual transfer from the State Transportation Trust Fund to the Right-of-Way Acquisition and Bridge Construction Trust Fund; amending ss. 206.606, 206.608, and 212.0501, F.S.; removing a requirement for deduction of certain service charges before the distribution of certain moneys; amending s. 288.0656, F.S.; conforming provisions to changes made by the act; amending s. 311.101, F.S.; deleting the scheduled expiration of funding for the Intermodal Logistics Center Infrastructure Support Program; amending s. 316.003, F.S.; revising definitions; amending s. 316.126, F.S.; requiring the operator of a motor vehicle to take certain actions under certain circumstances when certain vehicles are on the roadside; 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. 316.613, F.S.; increasing the age of children for whom operators of motor vehicles must provide protection by using a crash-tested, federally approved child restraint device; increasing the age of children for whom a separate carrier, an integrated child seat, or a child booster seat may be used; amending s. 319.32, F.S.; removing a requirement for deduction of certain service charges before depositing certain fees into the State Transportation Trust Fund; 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. 327.33, F.S.; specifying the operation of a vessel at slow speed, minimum wake in certain circumstances; providing requirements for flags displayed from vessels and barges actively engaged in construction operations; defining the term "slow speed, minimum wake"; amending s. 327.4107, F.S.; prohibiting the anchoring or mooring of certain vessels in specified locations; authorizing law enforcement to relocate specified vessels if certain conditions exist; 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. 333.03, F.S.; requiring airport protection zoning

regulations to require certain permit applicants to submit a final valid determination from the Federal Aviation Administration; 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; authorizing a single entity to provide certain contracted services for airport projects wholly or partially funded by the department; amending s. 337.25, F.S.; requiring the department to afford a right of first refusal to certain individuals under specified circumstances; providing requirements and procedures for the right of first refusal; amending s. 337.401, F.S.; specifying permit application timeframes required for the installation, location, or relocation of utilities within rights-of-way; creating s. 338.236, F.S.; authorizing the department to plan, design, and construct staging areas as part of the turnpike system for the intended purpose of staging supplies for prompt provision of assistance to the public in a declared state of emergency; requiring the department, in consultation with the Division of Emergency Management, to select sites for such areas; providing factors to be considered in selecting sites; requiring the department to give priority consideration to placement of such staging areas in specified counties; authorizing the department to acquire property necessary for such staging areas; authorizing the department to authorize certain other uses of staging areas; requiring staging area projects to be included in the department's work program; amending ss. 339.08 and 339.135, F.S.; conforming provisions to changes made by the act; amending s. 339.175, F.S.; revising the date by which a metropolitan planning organization must submit a list of project priorities to the appropriate department district; repealing s. 339.2821, F.S., relating to economic development transportation projects; amending s. 341.302, F.S.; revising the maximum amount of liability insurance the department may purchase; revising department responsibilities regarding rail systems; amending s. 341.303, F.S.; revising department funding authority regarding rail systems; conforming provisions to changes made by the act; repealing s. 341.8201, F.S., relating to the "Florida Rail Enterprise Act" short title; amending s. 341.8203, F.S.; revising definitions; amending s. 341.822, F.S.; requiring the department, rather than the Florida Rail Enterprise, to locate, plan, design, finance, construct, maintain, own, operate, administer, and manage the high-speed rail system in the state; amending ss. 341.825, 341.836, 341.838, 341.839, 341.840, and 343.58, F.S.; conforming provisions to changes made by the act; amending s. 349.04, F.S.; increasing the authorized duration of a lease by the Jacksonville Transportation Authority; amending s. 377.809, F.S.; conforming provisions to changes made by the act; reenacting s. 327.73(1)(h) and (aa), F.S., relating to careless operation of vessels and at-risk vessels, respectively, to incorporate amendments made by the act; requiring reports to the Governor and Legislature from the department and various authorities regarding toll collections; providing a declaration of important state interest; providing effective dates.

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

By the Education Committee; and Higher Education & Career Readiness Subcommittee; Representative R. Rodrigues—

CS/CS/HB 613—A bill to be entitled An act relating to higher education; amending s. 1001.03, F.S.; requiring the State Board of Education to require Florida College System institutions to conduct an annual assessment related to intellectual freedom and viewpoint diversity at each institution; providing State Board of Education requirements relating to such assessment; amending s. 1001.706, F.S.; requiring the Board of Governors to require state universities to conduct an annual assessment related to intellectual freedom and viewpoint diversity at each university; providing Board of Governors requirements relating to such assessment; requiring selection of a president to be from a specified number of candidates; deleting a requirement that certain boards of trustees comply with specified provisions for the procurement of professional services; amending s. 1001.7065, F.S.; revising standards for the

preeminent state research universities program; requiring such standards to be reported annually in a specified plan; repealing the programs of excellence designation within the State University System; creating the "state universities of distinction" designation within the State University System; requiring the Board of Governors to establish standards and measures for specific state university competencies; providing requirements for such standards and measures; authorizing the Board of Governors to annually submit such programs to the Legislature for funding by a specified date; amending s. 1001.92, F.S.; revising the performance-based metrics for state universities to include specific data beginning in a certain fiscal year; authorizing the Board of Governors to approve other metrics; prohibiting the adjustment of such metrics and benchmarks once specified data has been received; amending s. 1004.085, F.S.; requiring innovative pricing techniques and payment options to include an opt-out provision; amending s. 1004.346, F.S.; removing a limitation on the length of time a Phosphate Research and Activities Board member may serve after expiration of his or her term; creating s. 1004.6499, F.S.; creating the Florida Institute for Great Citizenship for a specified purpose; providing goals of the institute; amending s. 1009.50, F.S.; requiring that grants administered through the Florida Public Student Assistance Grant Program not exceed a certain amount; authorizing students who receive an award in the fall or spring term to receive an award in the summer term, subject to the availability of funds; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring institutions to certify the amount of funds disbursed within a specified timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; requiring institutions that receive moneys through the program to prepare and submit to the department by a specified date a biennial report that includes a financial audit conducted by the Auditor General; authorizing the department to conduct its own annual or biennial audit under certain circumstances; authorizing the department to suspend or revoke an institution's eligibility or request a refund of moneys overpaid to the institution under certain circumstances; providing a timeframe for such refunds; amending s. 1009.505, F.S.; requiring grants administered through the Florida Public Postsecondary Career Education Student Assistance Grant Program to not exceed a certain amount; authorizing students who receive an award in the fall or spring term to receive an award in the summer term, subject to the availability of funds; requiring institutions to certify the amount of funds disbursed within a specified timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; requiring institutions that receive moneys through the program to prepare and submit to the department by a specified date a biennial report that includes a financial audit conducted by the Auditor General; authorizing the department to conduct its own annual or biennial audit under certain circumstances; authorizing the department to suspend or revoke an institution's eligibility or request a refund of moneys overpaid to the institution under certain circumstances; providing a timeframe for such refunds; authorizing funds appropriated for state student assistance grants to be deposited in a specified trust fund; requiring that any balance in the trust fund at the end of any fiscal year which has been allocated to the Florida Public Postsecondary Career Education Student Assistance Grant Program remain in the trust fund, subject to certain statutory exceptions; amending s. 1009.51, F.S.; requiring that grants administered through the Florida Private Student Assistance Grant Program not exceed a certain amount; authorizing students who receive an award in the fall or spring term to receive an award in the summer term, subject to the availability of funds; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring institutions to certify the amount of funds disbursed within a specified timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; revising a requirement for a biennial report; amending s. 1009.52, F.S.; requiring that grants administered through the Florida Postsecondary Student Assistance Grant Program not exceed a certain amount; authorizing students who receive an award in the fall or spring term to receive an award in the summer term, subject to the availability of funds; prohibiting institutions from dispensing grants to students whose expected family contribution exceeds a certain amount; requiring institutions to certify the amount of funds disbursed within

a specified timeframe; requiring institutions to remit any undisbursed advances within a specified timeframe; providing an exception; revising a requirement for a biennial report; amending s. 1009.893, F.S.; revising and specifying eligibility for initial awards under the Benacquisto Scholarship Program; revising requirements for a student to receive a renewal award; providing a timeframe within which students may receive an award; providing an exception to renewal requirements; amending s. 1011.45, F.S.; revising the date by which a university must annually submit a spending plan to the university's board of trustees for approval; revising the date by which the Board of Governors must annually review and approve such plan; authorizing certain expenditures in a carry forward spending plan to include a commitment of funds to a contingency reserve for certain purposes; amending s. 1011.90, F.S.; providing requirements for a specified legislative budget request; requiring the Board of Governors to define specified classifications by regulation and report such definitions in such budget requests; prohibiting the growth rate of administrators at a state university from exceeding the growth rate of faculty at such university; amending s. 1013.45, F.S.; authorizing university boards of trustees to use other factors, including price, for the procurement of professional services; requiring certain procedures to conform to specified requirements; deleting a provision prohibiting boards from modifying specified rules; amending s. 1013.841, F.S.; revising the date by which a Florida College System institution must annually submit a spending plan to the institution's board of trustees for approval; revising the date by which the State Board of Education must annually review and publish such plans; authorizing certain expenditures in a carry forward spending plan to include a commitment of funds to a contingency reserve for certain purposes; providing effective dates.

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

By the Commerce Committee; Civil Justice Subcommittee; and Business & Professions Subcommittee; Representative Shoaf—

CS/CS/CS/HB 623—A bill to be entitled An act relating to community associations; amending s. 514.0115, F.S.; exempting certain property association pools from Department of Health regulations; amending s. 627.714, F.S.; prohibiting subrogation rights against a condominium association under certain circumstances; creating s. 712.065, F.S.; defining the term "discriminatory restriction"; providing that discriminatory restrictions are unlawful, unenforceable, and void; providing that discriminatory restrictions are extinguished and severed from recorded title transactions; specifying that the recording of certain notices does not reimpose or preserve a discriminatory restriction; providing requirements for a parcel owner to remove a discriminatory restriction from a covenant or restriction; amending s. 718.111, F.S.; requiring that certain records be maintained for a specified time; requiring associations to maintain official records in a specified manner; requiring an association to provide a checklist or affidavit relating to certain records to certain persons; requiring such checklist or affidavit to be maintained for a time certain; creating a rebuttable presumption; prohibiting an association from requiring certain actions relating to the inspection of records; revising requirements relating to the posting of digital copies of certain documents by certain condominium associations; amending s. 718.112, F.S.; authorizing a condominium association to extinguish discriminatory restrictions; revising calculation of a board member's term limit; providing requirements for certain notices; revising the fees an association may charge for transfers; deleting a prohibition against employing or contracting with certain service providers; amending s. 718.113, F.S.; defining the terms "natural gas fuel" and "natural gas fuel vehicle"; revising legislative findings; revising requirements for electric vehicle charging stations; providing requirements for the installation of natural gas fuel stations on property governed by condominium associations; amending s. 718.117, F.S.; conforming provisions to changes made by the act; amending s. 718.121, F.S.; providing when the installation of a natural gas fuel station may be the basis of a lien; amending s. 718.1255, F.S.; authorizing parties to initiate presuit mediation under certain circumstances; specifying when arbitration is binding on the parties; providing requirements for presuit

mediation; amending s. 718.202, F.S.; revising use of certain withdrawn escrow funds by developers; amending s. 718.303, F.S.; revising requirements for certain actions for failure to comply with specified provisions; revising requirements for certain fines; amending s. 718.501, F.S.; defining the term "financial issue"; authorizing the Division of Condominiums, Timeshares, and Mobile Homes to adopt rules; amending s. 718.5014, F.S.; revising where the principal office of the Office of the Condominium Ombudsman must be maintained; amending s. 719.103, F.S.; revising the definition of the term "unit" to specify that an interest in a cooperative unit is an interest in real property; amending s. 719.104, F.S.; prohibiting an association from requiring certain actions relating to the inspection of records; amending s. 719.106, F.S.; revising provisions relating to a quorum and voting rights for members remotely participating in meetings; amending procedure to challenge a board member recall; authorizing cooperative associations to extinguish discriminatory restrictions; amending s. 720.303, F.S.; authorizing an association to adopt procedures for electronic meeting notices; revising the documents that constitute the official records of an association; revising when a specified statement must be included in an association's financial report; revising requirements for such statement; revising when an association is deemed to have provided for reserve accounts; amending procedure to challenge a board member recall; amending s. 720.304, F.S.; authorizing a homeowner to display certain flags; amending s. 720.305, F.S.; providing requirements for certain fines; amending s. 720.306, F.S.; revising requirements for providing certain notices; providing limitations on associations when a parcel owner attempts to rent or lease his or her parcel; amending the procedure for election disputes; amending s. 720.311, F.S.; amending the procedure for election disputes; amending s. 720.3075, F.S.; authorizing homeowners' associations to extinguish discriminatory restrictions; providing an effective date.

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

By the Health & Human Services Committee; and Health Market Reform Subcommittee; Representative Perez—

CS/CS/HB 731—A bill to be entitled An act relating to the Agency for Health Care Administration; amending s. 383.327, F.S.; requiring birth centers to report certain deaths and stillbirths to the Agency for Health Care Administration; removing a requirement that a certain report be submitted annually to the agency; authorizing the agency to prescribe by rule the frequency at which such report is submitted; amending s. 395.003, F.S.; removing a requirement that specified information be listed on licenses for certain facilities; amending s. 395.1055, F.S.; requiring the agency to adopt specified rules related to ongoing quality improvement programs for certain cardiac programs; amending s. 395.602, F.S.; extending a certain date relating to the designation of certain rural hospitals; repealing s. 395.7015, F.S., relating to an annual assessment on health care entities; amending s. 395.7016, F.S.; conforming a provision to changes made by the act; amending s. 400.19, F.S.; revising provisions requiring the agency to conduct licensure inspections of nursing homes; requiring the agency to conduct biannual licensure surveys under certain circumstances; revising a provision requiring the agency to assess a specified fine for such surveys; amending s. 400.462, F.S.; revising definitions; amending s. 400.464, F.S.; revising provisions relating to exemptions from licensure requirements for home health agencies; exempting certain persons from such licensure requirements; amending ss. 400.471, 400.492, 400.506, and 400.509, F.S.; revising provisions relating to licensure requirements for home health agencies to conform to changes made by the act; amending s. 400.605, F.S.; removing a requirement that the agency conduct specified inspections of certain licensees; amending s. 400.60501, F.S.; removing an obsolete date and a requirement that the agency develop a specified annual report; amending s. 400.9905, F.S.; revising the definition of the term "clinic"; amending s. 400.991, F.S.; conforming provisions to changes made by the act; removing the option for health care clinics to file a surety bond under certain circumstances; amending s. 400.9935, F.S.; requiring certain clinics to publish and post a schedule of charges; amending s. 408.033, F.S.; conforming a provision to changes made

by the act; amending s. 408.05, F.S.; requiring the agency to publish an annual report identifying certain health care services by a specified date; amending s. 408.061, F.S.; revising provisions requiring health care facilities to submit specified data to the agency; amending s. 408.0611, F.S.; requiring the agency to annually publish a report on the progress of implementation of electronic prescribing on its Internet website; amending s. 408.062, F.S.; requiring the agency to annually publish certain information on its Internet website; removing a requirement that the agency submit certain annual reports to the Governor and Legislature; amending s. 408.063, F.S.; removing a requirement that the agency annually publish certain reports; amending ss. 408.802, 408.820, 408.831, and 408.832, F.S.; conforming provisions to changes made by the act; amending s. 408.803, F.S.; conforming a provision to changes made by the act; providing a definition of the term "low-risk provider"; amending s. 408.806, F.S.; exempting certain low-risk providers from a specified inspection; amending s. 408.808, F.S.; authorizing the issuance of a provisional license to certain applicants; amending s. 408.809, F.S.; revising provisions relating to background screening requirements for certain licensure applicants; removing an obsolete date and provisions relating to certain rescreening requirements; amending s. 408.811, F.S.; authorizing the agency to exempt certain low-risk providers from inspections and conduct unannounced licensure inspections of such providers under certain circumstances; authorizing the agency to adopt rules to waive routine inspections and grant extended time periods between relicensure inspections under certain conditions; amending s. 408.821, F.S.; revising provisions requiring licensees to have a specified plan; providing requirements for the submission of such plan; amending s. 408.909, F.S.; removing a requirement that the agency and Office of Insurance Regulation evaluate a specified program; amending s. 408.9091, F.S.; removing a requirement that the agency and office jointly submit a specified annual report to the Governor and Legislature; amending s. 409.905, F.S.; providing construction for a provision that requires the agency to discontinue its hospital retrospective review program under certain circumstances; providing legislative intent; amending s. 409.907, F.S.; requiring that a specified background screening be conducted through the agency on certain persons and entities; amending s. 409.908, F.S.; revising provisions related to the prospective payment methodology for certain Medicaid provider reimbursements; amending s. 409.913, F.S.; revising a requirement that the agency and the Medicaid Fraud Control Unit of the Department of Legal Affairs submit a specified report to the Legislature; authorizing the agency to recover specified costs associated with an audit, investigation, or enforcement action relating to provider fraud under the Medicaid program; amending s. 409.920, F.S.; revising provisions related to prohibited referral practices under the Medicaid program; providing applicability; amending ss. 409.967 and 409.973, F.S.; revising the length of managed care plan and Medicaid prepaid dental health program contracts, respectively, procured by the agency beginning during a specified timeframe; requiring the agency to extend the term of certain existing contracts until a specified date; amending s. 429.11, F.S.; removing an authorization for the issuance of a provisional license to certain facilities; amending s. 429.19, F.S.; removing requirements that the agency develop and disseminate a specified list and the Department of Children and Families disseminate such list to certain providers; amending ss. 429.35, 429.905, and 429.929, F.S.; revising provisions requiring a biennial inspection cycle for specified facilities and centers, respectively; repealing part I of chapter 483, F.S., relating to The Florida Multiphasic Health Testing Center Law; amending ss. 627.6387, 627.6648, and 641.31076, F.S.; revising the definition of the term "shoppable health care service"; revising duties of certain health insurers and health maintenance organizations; amending ss. 20.43, 381.0034, 456.001, 456.057, 456.076, and 456.47, F.S.; conforming cross-references; providing effective dates.

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

By the State Affairs Committee; and Oversight, Transparency & Public Management Subcommittee; Representatives A. Rodriguez and Overdorf—

CS/CS/HB 865—A bill to be entitled An act relating to emergency reporting; creating s. 252.351, F.S.; defining the term "office"; requiring the Division of Emergency Management to create a list of reportable incidents; requiring a political subdivision to report incidents contained on the list to the State Watch Office; authorizing the Division of Emergency Management to establish guidelines a political subdivision must follow to report an incident; requiring the Division of Emergency Management to annually provide the list of reportable incidents to each political subdivision; providing an effective date.

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

By the Commerce Committee; Appropriations Committee; and Insurance & Banking Subcommittee; Representative Santiago—

CS/CS/CS/HB 895—A bill to be entitled An act relating to insurance; amending s. 624.155, F.S.; revising requirements and procedures for the civil remedy notice provided to insurers and the Department of Financial Services; revising the period the statute of limitations is tolled; revising the timeframe for an insurer to pay damages or for certain circumstances to be corrected; creating a duty of good faith by persons claiming against an insurer; providing that an insurer does not violate its good faith duty to settle claims and is not liable for a certain failure if it meets certain conditions; providing a limitation on an insurer's liability to third-party claimants, under certain circumstances; requiring insureds, claimants, or their representatives to act in good faith; creating a defense where the insured, claimant, or claimant's representative has failed to make good faith efforts to cooperate with the insurer's investigations; amending s. 624.422, F.S.; requiring insurers to file certain contact information for the department to forward civil remedy notices; amending s. 627.736, F.S.; revising allowable maximum medical charges; specifying information required as part of a presuit notice in motor vehicle personal injury protection claims; requiring information relating to treatment, services, and accommodations provided to claimants; requiring the identification of payments in dispute; requiring claimants to comply with notice requirements; prohibiting relief to claimants in certain circumstances; awarding attorney fees and certain costs and disbursements in certain circumstances; providing an effective date.

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

By the State Affairs Committee; and Agriculture & Natural Resources Subcommittee; Representative Brannan—

CS/CS/HB 921—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 316.520, F.S.; revising application of agricultural load securing requirements; amending s. 570.07, F.S.; revising the functions, powers, and duties of the Department of Agriculture and Consumer Services to authorize the department to purchase private insurance policies for a specified purpose; amending s. 570.441, F.S.; extending the scheduled expiration for the Department of Agriculture and Consumer Services' use of funds from the Pest Control Trust Fund for certain duties of the department; amending s. 590.02, F.S.; directing the Florida Forest Service to develop a training curriculum for wildland firefighters; providing requirements for such training; amending s. 597.003, F.S.; authorizing the Department of Agriculture and Consumer Services to revoke an aquaculture certificate of registration under certain conditions; amending s. 633.408, F.S.; providing wildland firefighter training and certification for certain firefighters and volunteer firefighters; providing an effective date.

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

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

CS/CS/CS/HB 1001—A bill to be entitled An act relating to contamination; 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 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.; revising available damages and exceptions 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 before 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 Education Committee; and PreK-12 Innovation Subcommittee; Representative A. Rodriguez—

CS/CS/HB 1029—A bill to be entitled An act relating to charter schools; amending s. 1002.33, F.S.; revising requirements for the charter school application process; prohibiting sponsors from refusing to receive a charter school application submitted during the calendar year; revising provisions for the immediate termination of a charter school's charter; revising the student populations for which a charter school is authorized to limit the enrollment process; requiring a local governing authority to provide a written justification under certain circumstances; providing for the award of attorney fees and court costs under certain circumstances; revising provisions relating to an exemption from ad valorem taxes for specified entities; requiring educational occupant loads for charter schools to be based on specified criteria; authorizing a district school board to construct certain facilities and lease such facilities to charter schools; providing for the calculation of an administrative fee for certain exceptional student education centers; amending s. 1002.331, F.S.; specifying the number of applications a high-performing charter school may submit in any school district in the state to establish and operate a new charter school; providing applicability; amending s. 1002.333, F.S.; requiring the Department of Education to annually provide specified information to school districts by a certain date related to certain school district facilities; authorizing school districts to report specified errors or omissions related to such information by a specified date; requiring the department to publish a final list of such information annually by a specified date; revising the number of years certain funds may be carried forward; amending s. 1002.45, F.S.; authorizing a virtual charter school to provide part-time virtual instruction, be an approved provider, and contract with specified schools for certain purposes; amending s. 1003.493, F.S.; authorizing charter schools to offer career and professional academies; amending s. 1008.3415, F.S.; authorizing exceptional student education centers that meet specified requirements to replicate their educational programs in a specified manner; providing an effective date.

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

By the State Affairs Committee; and Oversight, Transparency & Public Management Subcommittee; Representative Raschein—

CS/CS/HB 1035—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records requirements for property photographs and personal identifying information

provided to specified entities by certain persons for the purpose of disaster recovery assistance; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

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

By the State Affairs Committee; and Transportation & Infrastructure Subcommittee; Representative Rommel—

CS/CS/HB 1039—A bill to be entitled An act relating to transportation network companies; amending s. 627.748, F.S.; revising and providing definitions; deleting for-hire vehicles from the list of vehicles that are not considered TNC carriers or are not exempt from certain registration; providing that insurance maintained by TNC vehicle owners may satisfy required insurance coverages; authorizing TNC drivers or their designees to contract with companies to install TNC digital advertising devices on TNC vehicles; providing requirements and restrictions for such devices; providing immunity from certain liability for TNC drivers, TNC vehicle owners, owners and operators of TNC digital advertising devices, and certain TNCs; providing exceptions; providing construction relating to such devices; authorizing entities to elect to be regulated as luxury ground TNCs by notifying the Department of Financial Services; providing requirements for luxury ground TNCs; providing for preemption over local law on the governance of luxury ground TNCs, luxury ground TNC drivers, and luxury ground TNC vehicles; providing that TNCs are not liable for certain harm to persons or property if certain conditions are met; providing construction relating to insurance coverage and liability; providing an effective date.

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

By the State Affairs Committee; and Agriculture & Natural Resources Appropriations Subcommittee; Representative Massullo—

CS/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 State Affairs Committee; and Agriculture & Natural Resources Subcommittee; Representatives Drake and Massullo—

CS/CS/HB 1063—A bill to be entitled An act relating to the state hemp program; amending s. 500.03, F.S.; revising the definition of the term "food" to include hemp extract for purposes of the Florida Food Safety Act; amending s. 500.12, F.S.; providing that a person operating a minor food outlet that sells hemp is subject to certain food permit requirements; amending s. 581.217, F.S.; revising definitions; directing the Department of Agriculture and Consumer Services to submit an amended plan for the state program to the United States Secretary of Agriculture under certain circumstances; removing a requirement that licensees only use certain hemp seeds and cultivars; revising requirements for the distribution and retail sale of hemp extract; providing that hemp extract that does not meet certain requirements is considered adulterated or misbranded; requiring the department to include additional information in monthly reports to the United States Secretary of Agriculture; conforming provisions to changes made by the act; authorizing the department to contract with entities for hemp collection, testing, and disposal services; requiring program rules to include specified testing and sampling procedures; providing that the Industrial Hemp Advisory Council is the sole advisory body to provide information, advice, and expertise regarding the program to the department; prohibiting the creation of other advisory bodies for such purpose; providing terms for advisory council members and the council chair; providing requirements for filling advisory council

vacancies; directing the department to submit a report that provides recommendations for program fees to the Legislature by a specified date; providing an effective date.

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

By the State Affairs Committee; and Agriculture & Natural Resources Subcommittee; Representatives Fine, Clemons, Hogan Johnson, Raschein, and Toledo—

CS/CS/HB 1091—A bill to be entitled An act relating to environmental enforcement; amending s. 161.054, F.S.; revising administrative penalties for violations of certain provisions relating to beach and shore construction and activities; making technical changes; amending ss. 258.397, 258.46, 373.129, 376.16, 376.25, 377.37, 378.211, and 403.141, F.S.; revising civil penalties for violations of certain provisions relating to the Biscayne Bay Aquatic Preserve, aquatic preserves, water resources, the Pollutant Discharge Prevention and Control Act, the Clean Ocean Act, regulation of oil and gas resources, the Phosphate Land Reclamation Act, and other provisions relating to pollution and the environment, respectively; providing that each day that certain violations occur constitutes a separate offense; making technical changes; amending ss. 373.209, 376.065, 376.071, 403.086, 403.413, 403.7234, and 403.93345, F.S.; revising civil penalties for violations of certain provisions relating to artesian wells, terminal facilities, discharge contingency plans for vessels, sewage disposal facilities, dumping litter, small quantity generators, and coral reef protection, respectively; making technical changes; amending ss. 373.430 and 403.161, F.S.; revising criminal penalties for violations of certain provisions relating to pollution and the environment; providing that each day that the cause of unauthorized discharges of domestic wastewater is not addressed constitutes a separate offense; making technical changes; amending s. 403.121, F.S.; revising civil and administrative penalties for violations of certain provisions relating to pollution and the environment; providing that each day that the cause of unauthorized discharges of domestic wastewater is not addressed constitutes a separate offense; increasing the amount of penalties that can be assessed administratively; making technical changes; amending ss. 403.726 and 403.727, F.S.; revising civil penalties for violations of certain provisions relating to hazardous waste; making technical changes; reenacting s. 823.11(5), F.S., to incorporate the amendment made to s. 376.16, F.S., in a reference thereto; reenacting ss. 403.077(5), 403.131(2), 403.4154(3)(d), and 403.860(5), F.S., to incorporate the amendment made to s. 403.121, F.S., in a reference thereto; reenacting ss. 403.708(10), 403.7191(7), and 403.811, F.S., to incorporate the amendment made to s. 403.141, F.S., in a reference thereto; reenacting s. 403.7186(8), F.S., to incorporate the amendment made to ss. 403.141 and 403.161, F.S., in references thereto; reenacting s. 403.7255(2), F.S., to incorporate the amendment made to s. 403.161, F.S., in a reference thereto; providing an effective date.

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

By the Health & Human Services Committee; and Health Quality Subcommittee; Representative Gregory—

CS/CS/HB 1143—A bill to be entitled An act relating to the Department of Health; amending s. 381.0041, F.S.; providing that it is a felony for certain persons living with human immunodeficiency virus to donate human tissue to persons who are not living with such virus; providing an exception; amending s. 394.463, F.S.; authorizing a psychiatric nurse performing within the framework of a protocol with a psychiatrist to approve the release of a patient from certain community health centers; amending s. 408.809, F.S.; providing that battery on a specified victim is a disqualifying offense for licensure as a health care practitioner; amending s. 456.0135, F.S.; providing that battery on a specified victim is a disqualifying offense for licensure as a health care practitioner; creating s. 456.4501, F.S.; implementing the Interstate Medical Licensure Compact in this state; providing for an interstate medical licensure process; providing requirements for multistate practice; creating s. 456.4502, F.S.; establishing that a formal hearing before the Division of

Administrative Hearings must be held if there are any disputed issues of material fact when the licenses of certain physicians and osteopathic physicians are suspended or revoked by this state under the compact; requiring the department to notify the division of a petition for a formal hearing within a specified timeframe; requiring the administrative law judge to issue a recommended order; requiring the Board of Medicine or the Board of Osteopathic Medicine, as applicable, to determine and issue final orders in certain cases; providing the department with standing to seek judicial review of any final order of the boards; creating s. 456.4503, F.S.; requiring the Interstate Medical Licensure Compact Commissioners to ensure that the Interstate Medical Licensure Compact Commission complies with specified public records and public meetings laws; creating s. 456.4504, F.S.; authorizing the department to adopt rules; creating s. 458.3129, F.S.; establishing that a physician licensed under the Interstate Medical Licensure Compact is deemed to be licensed as a physician under ch. 458, F.S.; amending s. 458.3145, F.S.; revising the list of individuals who may be issued a medical faculty certificate without examination; creating s. 459.074, F.S.; establishing that an osteopathic physician licensed under the Interstate Medical Licensure Compact is deemed to be licensed as an osteopathic physician under ch. 459, F.S.; amending s. 464.019, F.S.; authorizing the Board of Nursing to adopt specified rules; authorizing certain nursing education programs to apply for an extension of an accreditation deadline within a specified timeframe; providing limitations on and eligibility criteria for the extension; providing a specific timeframe for an extension to be tolled; amending s. 465.003, F.S.; revising a definition; amending s. 465.1893, F.S.; authorizing a pharmacist who meets certain requirements to administer certain extended-release medications; amending s. 466.017, F.S.; authorizing a licensed dentist to order physical impression materials for self-administration by a patient for a specified purpose; amending s. 466.031, F.S.; making technical changes; authorizing an employee or independent contractor of a dental laboratory, acting as an agent of that dental laboratory, to engage in onsite consultation with a licensed dentist during a dental procedure; amending s. 466.036, F.S.; requiring dental laboratories to be inspected at least once each biennial registration period; renaming ch. 480, F.S., as "Massage Therapy Practice"; amending s. 480.031, F.S.; conforming a provision to changes made by the act; amending s. 480.032, F.S.; revising the purpose of ch. 480, F.S.; amending s. 480.033, F.S.; revising definitions; amending s. 480.041, F.S.; revising requirements for licensure as a massage therapist; conforming provisions to changes made by the act; providing applicability for persons who were issued a license as an apprentice before a specified date; repealing s. 480.042, F.S., relating to examinations; amending s. 491.003, F.S.; providing definitions; amending s. 491.004, F.S.; deleting an obsolete provision; amending s. 491.0045, F.S.; authorizing the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling to make a one-time exception to intern registration requirements under certain circumstances; amending s. 491.005, F.S.; revising the licensure requirements for clinical social workers, marriage and family therapists, and mental health counselors; amending s. 491.0057, F.S.; requiring that an applicant for dual licensure as a marriage and family therapist pass an examination designated by the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling; amending s. 491.006, F.S.; revising requirements for licensure or certification by endorsement for certain professions; amending s. 491.007, F.S.; deleting a provision providing certified master social workers an exemption from continuing education requirements; deleting a provision requiring the board to establish a procedure for the biennial renewal of intern registrations; amending s. 491.009, F.S.; revising who may enter an order denying licensure or imposing penalties against an applicant for licensure under certain circumstances; amending s. 491.012, F.S.; providing that using the title "certified master social worker" without a valid, active license is unlawful; amending s. 491.0145, F.S.; requiring the department to license an applicant for designation as a certified master social worker under certain circumstances; providing that applicants for designation as a certified master social worker submit their application to the board; deleting a provision relating to the nonrefundable fee for examination set by department rule; authorizing the board to adopt rules; amending s. 491.0149, F.S.; requiring the use of applicable professional titles by specified licensees and registrants on social

media and other specified materials; repealing s. 491.015, F.S., relating to duties of the department relating to certified master social workers; amending s. 514.0115, F.S.; providing that certain surf pools are exempt from supervision under certain circumstances; providing construction; defining the term "surf pool"; amending s. 768.28, F.S.; designating the state commissioners of the Interstate Medical Licensure Compact Commission and other members or employees of the commission as state agents for the purpose of applying sovereign immunity and waivers of sovereign immunity; requiring the commission to pay certain claims or judgments; authorizing the commission to maintain insurance coverage to pay such claims or judgments; amending ss. 414.065, 477.013, 477.0135, 477.0265, 480.034, 480.035, 480.043, 480.046, 480.0465, 480.047, 480.052, 480.0535, 553.77, 627.6407, 627.6619, 627.736, and 641.31, F.S.; conforming cross-references and provisions to changes made by the act; making technical changes; providing effective dates.

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

By the Commerce Committee; Representatives Raschein, Mariano, and Sabatini—

CS/HB 1165—A bill to be entitled An act relating the Beverage Law; amending s. 561.221, F.S.; authorizing the division to issue vendor licenses to certain craft distilleries for the sale of alcoholic beverages on the distillery's licensed premises; requiring that the licensed vendor premises be included on certain sketches and diagrams under certain circumstances; requiring that all revisions to sketches or diagrams be approved by the division; requiring the division to issue permits to craft distilleries for conducting tastings and sales at certain events; requiring craft distilleries to pay entry fees for such events and have a representative of the distillery present at each event; requiring that certain alcoholic beverages be obtained through a licensed distributor, a licensed broker or sales agent, or a licensed importer; amending s. 561.24, F.S.; authorizing a craft distillery to be licensed as a distributor under certain circumstances; amending s. 561.42, F.S.; prohibiting certain entities and persons from directly or indirectly assisting or providing specified items, monies, or services to a licensed vendor; prohibiting a licensed vendor from accepting specified items, monies, or services from certain entities or persons; authorizing the Division of Alcoholic Beverages and Tobacco adopt rules and require reports to enforce, and to impose administrative sanctions for a violation of limitations established under the Beverage Law on specified items, monies, or services; prohibiting a vendor from displaying certain signs in the window or windows of his or her licensed premises; authorizing certain entities and persons to furnish, supply, sell, rent, lend, or give certain advertising material to certain vendors; defining the term "decalcomania"; providing exemptions relating to tied house evil for certain sales and purchases of merchandise; providing conditions for the exemptions; defining the term "merchandise"; prohibiting the sale of certain advertising specialties at a price higher than the actual cost to the industry member; authorizing a manufacturer or importer of malt beverages and a vendor to enter into a written agreement for certain purposes; providing requirements for such agreement; defining the term "negotiated at arm's length"; specifying that a brand-naming rights agreement does not obligate or place responsibility upon a distributor; providing civil penalties; prohibiting the division from imposing certain civil penalties; creating s. 562.65, F.S.; providing definitions; authorizing certain licensed vendors of alcoholic beverages to allow dogs in certain designated areas on licensed premises under specified conditions; providing for liability; authorizing the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to adopt rules; creating s. 563.061, F.S.; providing definitions; prohibiting consignment sales of malt beverages between a distributor and vendor; authorizing bona fide returns of malt beverages under certain conditions; providing applicability; authorizing distributors to accept returns of certain products under specified conditions; providing distributor requirements for such returns; providing requirements for exchanges of product; providing recordkeeping requirements; specifying that authorized returns are not gifts, loans, or other prohibited forms of financial aid or

assistance; providing penalties; providing for rulemaking; repealing ss. 564.05 and 564.055, F.S., relating to limitations on the size of individual wine containers and individual cider containers; amending s. 564.09, F.S.; revising provisions that authorize a restaurant to allow patrons to remove partially consumed bottles of wine from the restaurant for off-premises consumption; amending s. 565.03, F.S.; redefining the terms "branded product" and "craft distillery"; revising the requirements for the sale of branded products by a licensed craft distillery to consumers; deleting a provision that prohibits a craft distillery from selling more than six individual containers of a branded product to a consumer; revising requirements relating to the shipping of distilled spirits to consumers by a craft distillery; deleting requirements relating to the transfer of certain distillery licenses and ownership therein; deleting a prohibition against certain affiliations; authorizing a craft distillery to transfer specified quantities of specified distilled spirits from certain locations to its souvenir gift shop; requiring a craft distillery making such transfers to submit certain excise taxes with its monthly report to the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation; amending s. 565.17, F.S.; authorizing a craft distillery to conduct spirituous beverage tastings on specified licensed premises under certain circumstances; providing an effective date.

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

By the Commerce Committee; Representatives Byrd, Fitzenhagen, Andrade, Donalds, Hill, Sabatini, Santiago, and Sirois—

CS/HB 1265—A bill to be entitled An act relating to the verification of employment eligibility; amending s. 288.061, F.S.; prohibiting the approval of certain economic development incentive applications after a specified date; requiring an awardee to repay certain moneys within a specified timeframe under certain circumstances; creating s. 448.095, F.S.; providing definitions; requiring public employers, contractors, and subcontractors to register with and use the E-Verify system; prohibiting such entities from entering into a contract unless each party to the contract registers with and uses the E-Verify system; requiring a subcontractor to provide a contractor with a certain affidavit; requiring a contractor to maintain a copy of such affidavit; authorizing the termination of a contract under certain conditions; providing that such termination is not a breach of contract; authorizing a challenge to such termination; providing certain liability for contractors if a contract is terminated; requiring private employers to verify the employment eligibility of newly hired employees beginning on a specified date; providing an exception; providing acceptable methods for verifying employment eligibility; requiring a private employer to maintain certain documentation for a specified time period; providing specified immunity and nonliability for private employers; creating a rebuttable presumption for private employers; requiring private employers to provide copies of certain documentation, upon request, to specified persons and entities for certain purposes; prohibiting specified persons and entities from making a determination as to whether a person is an unauthorized alien; requiring a specified affidavit from certain private employers; providing for the suspension or permanent revocation of certain licenses under certain circumstances; providing construction; providing an effective date.

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

By the Commerce Committee; Ways & Means Committee; and Local, Federal & Veterans Affairs Subcommittee; Representatives Yarborough, Daniels, and Williams—

CS/CS/CS/HB 1339—A bill to be entitled An act relating to community development and housing; amending s. 125.01055, F.S.; authorizing a board of county commissioners to approve development of affordable housing on any parcel zoned for residential, commercial, or industrial use; amending s. 163.01, F.S.; amending the Florida Interlocal Cooperation Act of 1969 to revise the privileges, benefits, powers, and terms that apply to newly created

separate legal entities; authorizing private entities to enter into specified loan agreements; authorizing certain bond proceeds to be loaned to private entities for specified types of projects; providing that such loans are deemed a paramount public purpose; amending s. 163.31771, F.S.; revising legislative findings; requiring local governments to adopt ordinances that allow accessory dwelling units in any area zoned for single-family residential use; providing an exception; amending s. 163.31801, F.S.; requiring counties, municipalities, and special districts to include certain data relating to impact fees in their annual financial reports; amending s. 166.04151, F.S.; authorizing governing bodies of municipalities to approve the development of affordable housing on any parcel zoned for residential, commercial, or industrial use; amending s. 320.77, F.S.; revising a certification requirement for mobile home dealer applicants relating to the applicant's business location; amending s. 320.771, F.S.; exempting certain recreational vehicle dealer applicants from a garage liability insurance requirement; amending s. 320.822, F.S.; revising the definition of the term "code"; amending s. 320.8232, F.S.; revising applicable standards for the repair and remodeling of mobile and manufactured homes; amending s. 367.022, F.S.; exempting certain mobile home park owners and mobile home subdivision owners from regulation by the Florida Public Service Commission relating to water and wastewater service; amending s. 420.5087, F.S.; revising the criteria used by a review committee when evaluating and selecting specified applications for state apartment incentive loans; amending s. 420.5095, F.S.; renaming the Community Workforce Housing Innovation Pilot Program as the Community Workforce Housing Loan Program; requiring the program to provide workforce housing; revising the definition of the term "workforce housing"; deleting the definition of the term "public-private partnership"; authorizing the Florida Housing Finance Corporation to provide loans under the program to applicants for construction of workforce housing; requiring the corporation to establish a certain loan application process; deleting provisions requiring the corporation to provide incentives for local governments to use certain funds; requiring projects to receive priority consideration for funding under certain circumstances; deleting a provision providing for the expedition of local government comprehensive plan amendments to implement a program project; requiring that the corporation award loans at a specified interest rate and for a limited term; conforming provisions to changes made by the act; amending s. 420.531, F.S.; specifying that technical support provided to local governments and community-based organizations includes implementation of the State Apartment Incentive Loan Program; requiring the entity providing training and technical assistance to convene and administer biannual regional workshops; requiring such entity to annually compile and submit certain information to the Legislature and the corporation by a specified date; amending s. 420.9071, F.S.; revising the definition of the term "affordable"; amending s. 420.9073, F.S.; authorizing the corporation to withhold a certain portion of funds distributed from the Local Government Housing Trust Fund to be used for certain transitional housing; prohibiting such funds from being used for specified purposes; requiring the corporation to consult with the Department of Children and Families to create minimum criteria for such housing; providing for the distribution of withheld funds; amending s. 420.9075, F.S.; requiring an optimization plan to be included in local housing assistance plan criteria; revising requirements for reports submitted by counties and certain municipalities to the corporation; amending s. 420.9076, F.S.; revising the membership of local affordable housing advisory committees beginning on a specified date; requiring the committees to perform specified duties annually instead of triennially; requiring locally elected officials serving on advisory committees, or their designees, to attend biannual regional workshops; providing a penalty; amending s. 553.791, F.S.; removing a provision that prohibits the audit of private providers more than a specified number of times annually under certain conditions; prohibiting the audit of a building or structure more than a specified number of times annually under certain conditions; amending s. 723.011, F.S.; providing construction relating to rental agreements and tenancies; providing that a mobile home owner may be required to install permanent improvements as disclosed in the mobile home park prospectus; amending s. 723.012, F.S.; authorizing mobile home park owners to make certain prospectus amendments; providing requirements for the amendment; prohibiting certain costs and expenses from being passed on to existing mobile home owners; amending s. 723.023, F.S.; revising

general obligations for mobile home owners; amending s. 723.031, F.S.; specifying a requirement for disclosing and agreeing to a mobile home lot rental increase; revising construction relating to a park owner's disclosure of certain taxes and assessments; amending s. 723.037, F.S.; authorizing mobile home park owners to give notice of lot rental increases for multiple anniversary dates in one notice; providing construction; revising a requirement for a lot rental negotiation committee; amending s. 723.041, F.S.; providing that a mobile home park damaged or destroyed due to natural forces may be rebuilt with the same density as previously approved, permitted, and built; providing construction; amending s. 723.042, F.S.; conforming a provision to changes made by the act; amending s. 723.059, F.S.; authorizing certain mobile home purchasers to assume the remainder of a seller's prospectus; authorizing a mobile home park owner to offer a purchaser any approved prospectus; amending s. 723.061, F.S.; specifying entities that must be provided with a copy of an eviction notice when received by a mobile home owner; specifying the waiver and nonwaiver of certain rights of a mobile home park owner under certain circumstances; requiring the accounting at final hearing of rents received; amending s. 723.076, F.S.; revising procedures related to the election or appointment of new officers or board members in a homeowner's association; amending s. 723.078, F.S.; revising requirements for board elections and ballots; requiring an impartial committee to be responsible for overseeing the election process and complying with ballot requirements; defining the term "impartial committee"; requiring that association bylaws provide a method for determining the winner of an election under certain circumstances; requiring the Division of Florida Condominiums, Timeshares, and Mobile Homes to adopt procedural rules; revising the types of meetings that are not required to be open to members; providing an exception to a provision requiring an officer of an association to provide an affidavit affirming certain information; authorizing meeting notices to be provided by electronic means; providing that the minutes of certain board and committee meetings are privileged and confidential; conforming provisions to changes made by the act; amending s. 723.079, F.S.; revising homeowners' association recordkeeping requirements; revising the timeframes for which certain records are required to be retained and be made available for inspection or photocopying; capping the amount of damages for which an association is liable when a member is denied access to official records; requiring that certain disputes be submitted to mandatory binding arbitration with the division; amending s. 723.1255, F.S.; requiring that certain disputes be submitted to mandatory binding arbitration with the division; providing requirements for such arbitration and fees and costs; requiring the division to adopt rules; reenacting s. 420.507(22)(i), F.S., relating to powers of the Florida Housing Finance Corporation, to incorporate the amendment made to s. 420.5087, F.S., in a reference thereto; reenacting s. 193.018(2), F.S., relating to land owned by a community land trust used to provide affordable housing, to incorporate the amendment made to s. 420.5095, F.S., in a reference thereto; providing an effective date.

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

By the State Affairs Committee; Representatives Payne, Ingoglia, Daniels, Hogan Johnson, Jacobs, Overdorf, and Sirois—

CS/HB 1343—A bill to be entitled An act relating to environmental resource management; providing a short title; requiring the Department of Health to provide a report regarding the Onsite Sewage Program to the Governor and Legislature by a specified date; directing the Department of Health and the Department of Environmental Protection to submit recommendations regarding the transfer of the program to the Governor and Legislature by a specified date; requiring the departments to enter into an interagency agreement that meets certain requirements by a specified date; transferring the Onsite Sewage Program in the Department of Health to the Department of Environmental Protection; providing that certain employees retain and transfer certain types of leave upon the transfer; amending s. 20.255, F.S.; revising the number of Cabinet members required to concur with the appointment of the Secretary of Environmental Protection; amending s. 373.036, F.S.; directing water management districts to submit

consolidated annual reports to the Office of Economic and Demographic Research; requiring such reports to include connection and conversion projects for onsite sewage treatment and disposal systems; amending s. 373.223, F.S.; requiring the Department of Environmental Protection, in coordination with the water management districts, to conduct a study on the bottled water industry in the state; providing requirements for the study; requiring the department to submit a report to the Governor, Legislature, and Office of Economic and Demographic Research by a specified date; providing definitions; prohibiting the approval of certain consumptive use permits; providing exceptions; providing for expiration of such prohibition; amending s. 373.4131, F.S.; requiring the Department of Environmental Protection to include stormwater structural control inspections as part of its regular staff training; requiring the department and the water management districts to adopt rules regarding stormwater design and operation regulations by a specified date and address specified information as part of such rule development; requiring the department to evaluate data relating to self-certification and provide the Legislature with recommendations for improvements; amending s. 381.0065, F.S.; authorizing the use of specified nutrient reducing onsite sewage treatment and disposal systems to meet certain total maximum daily load requirements; requiring the Department of Environmental Protection to adopt rules relating to the location of onsite sewage treatment and disposal systems and complete such rulemaking by a specified date; providing requirements for such rules; requiring the department to determine that a hardship exists for certain variance applicants; providing a definition; providing that certain provisions relating to existing setback requirements are applicable to permits only until the effective date of certain rules adopted by the department; removing provisions requiring certain onsite sewage treatment and disposal system research projects to be approved by a Department of Health technical review and advisory panel; removing provisions prohibiting the award of research projects to certain entities; removing provisions establishing a Department of Health onsite sewage treatment and disposal system research review and advisory committee; conforming provisions to changes made by the act; amending s. 381.00651, F.S.; directing county health departments to coordinate with the Department of Environmental Protection to administer onsite sewage treatment and disposal system evaluation and assessment programs; conforming provisions to changes made by the act; creating s. 381.00652, F.S.; authorizing the Department of Environmental Protection, in consultation with the Department of Health, to appoint an onsite sewage treatment and disposal systems technical advisory committee; providing for committee purpose, membership, and expiration; requiring the committee to submit its recommendations to the Governor and Legislature; repealing s. 381.0068, F.S., relating to the Department of Health onsite sewage treatment and disposal systems technical review and advisory panel; amending s. 403.061, F.S.; requiring the department to adopt rules relating to domestic wastewater collection and transmission system pipe leakages and inflow and infiltration; requiring the department to adopt rules to require public utilities or their affiliated companies holding, applying for, or renewing a domestic wastewater discharge permit to file certain annual reports and data with the department; creating s. 403.0616, F.S.; requiring the department, subject to legislative appropriation, to establish a real-time water quality monitoring program; encouraging the formation of public-private partnerships; amending s. 403.067, F.S.; requiring basin management action plans for nutrient total maximum daily loads to include wastewater treatment and onsite sewage treatment and disposal system remediation plans that meet certain requirements; requiring the Department of Agriculture and Consumer Services to collect fertilizer application records from certain agricultural producers and provide the information to the department annually by a specified date; requiring the Department of Agriculture and Consumer Services to perform onsite inspections of the agricultural producers at specified intervals; providing for prioritization of such inspections; requiring certain basin management action plans to include cooperative agricultural regional water quality improvement elements; authorizing the Department of Agriculture and Consumer Services, in cooperation with specified entities, to annually develop research plans and legislative budget requests relating to best management practices by a specified date; requiring such entities to submit such plans to the Department of Environmental Protection and the

Department of Agriculture and Consumer Services by a specific date; requiring the Department of Environmental Protection to work with specified entities to consider the adoption of best management practices for nutrient impacts from golf courses; creating s. 403.0671, F.S.; directing the Department of Environmental Protection, in coordination with specified entities, to submit a report regarding wastewater projects identified in the basin management action plans to the Governor and Legislature by a specified date and to submit certain wastewater project cost estimates to the Office of Economic and Demographic Research; creating s. 403.0673, F.S.; establishing a wastewater grant program within the Department of Environmental Protection; authorizing the department to distribute appropriated funds for certain projects; providing requirements for the distribution; requiring the department to coordinate with each water management district to identify grant recipients; requiring an annual report to the Governor and Legislature by a specified date; creating s. 403.0855, F.S.; providing legislative findings regarding the regulation of biosolids management in this state; requiring the department to adopt rules; providing that such rules are not effective until ratified by the Legislature; providing requirements for certain biosolids land application site permittees and permits; providing a definition; authorizing the enforcement or extension of certain local government regulations relating to the land application of specified biosolids until such regulations are repealed; amending s. 403.086, F.S.; prohibiting sewage disposal facilities from disposing waste into the Indian River Lagoon beginning on a specified date without certain advanced waste treatment; directing the Department of Environmental Protection, in consultation with specified entities, to submit a report to the Governor and Legislature by a specified date; requiring sewage disposal facilities to have a power outage contingency plan, to take steps to prevent overflows and leaks and ensure that the wastewater reaches the facility for appropriate treatment, and to provide the Department of Environmental Protection with certain information; requiring the department to adopt rules; limiting the scope of such rules; authorizing utilities and operating entities to consolidate certain reports; providing that specified compliance is evidence in mitigation for assessment of certain penalties; amending s. 403.087, F.S.; requiring the department to issue operation permits for certain domestic wastewater treatment facilities under certain circumstances; amending s. 403.088, F.S.; revising the permit conditions for a water pollution operation permit; requiring the department to submit a report identifying all domestic wastewater treatment facilities that experienced sanitary sewer overflows to the Governor and Legislature by a specified date; amending s. 403.0891, F.S.; requiring model stormwater management programs to contain model ordinances for nutrient reduction practices and green infrastructure; amending s. 403.121, F.S.; revising administrative penalties for violations of ch. 403, F.S.; amending ss. 403.1835 and 403.1838, F.S.; requiring the Department of Environmental Protection to give funding priority to certain domestic wastewater utility projects; amending s. 403.412, F.S.; prohibiting local governments from recognizing or granting certain legal rights to the natural environment or granting such rights relating to the natural environment to a person or political subdivision; providing construction; providing a determination and declaration of important state interest; amending ss. 153.54, 153.73, 163.3180, 180.03, 311.105, 327.46, 373.250, 373.414, 373.705, 373.707, 373.709, 373.807, 376.307, 380.0552, 381.006, 381.0061, 381.0064, 381.0101, 403.08601, 403.0871, 403.0872, 403.707, 403.861, 489.551, and 590.02, F.S.; conforming cross-references and provisions to changes made by the act; providing a directive to the Division of Law Revision; providing effective dates.

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

By the Judiciary Committee; Representatives Daniels, Fischer, Bush, Davis, DuBose, Hill, Killebrew, and Roach—

CS/HB 6507—A bill to be entitled An act for the relief of Clifford Williams; providing an appropriation to compensate him for being wrongfully incarcerated for 43 years; directing the Chief Financial Officer to draw a warrant payable to an irrevocable trust for the benefit of Clifford

Williams; specifying conditions for payment; providing for the waiver of certain tuition and fees for Mr. Williams; specifying conditions for payment; providing that the act does not waive certain defenses or increase the state's limits of liability; prohibiting any further award to include certain fees and costs; providing that certain benefits are vacated upon specified findings; providing an effective date.

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

By the Commerce Committee; and Civil Justice Subcommittee; Representatives Leek and Sabatini—

CS/HB 7041—A bill to be entitled An act relating to litigation financing consumer protection; creating part XIII of ch. 559, F.S., entitled "Litigation Financing Consumer Protection Act"; creating s. 559.952, F.S.; providing definitions; creating s. 559.953, F.S.; requiring litigation financiers to register with the Department of State before engaging in litigation financing; providing registration requirements; requiring litigation financiers to file a surety bond meeting specified requirements; requiring the department serve notice to such financiers and to revoke such registrations for certain noncompliance; authorizing the department to adopt rules; creating s. 559.954, F.S.; providing requirements for litigation financing contracts; creating s. 559.955, F.S.; prohibiting litigation financiers from engaging in specified conduct; creating s. 559.956, F.S.; providing disclosure requirements for litigation financing contracts; creating s. 559.957, F.S.; providing for the assignment of contingent rights to civil action or claim proceeds; specifying the priority of liens against or rights to civil action or claim proceeds; creating s. 559.958, F.S.; authorizing litigation financiers to assess specified interest, fees, and charges; providing requirements for such interest, fees, and charges; prohibiting a litigation financier from assessing specified fees or charges; creating s. 559.959, F.S.; requiring the disclosure of litigation financing contracts under specified circumstances; creating s. 559.961, F.S.; providing that specified communications between attorneys and litigation financiers do not affect statutory or common-law privilege; creating s. 559.962, F.S.; providing that violations of the act are deceptive and unfair trade practices; providing construction; providing an effective date.

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

By the Health & Human Services Committee; Ways & Means Committee; and Children, Families & Seniors Subcommittee; Representative Ponder—

CS/CS/HB 7063—A bill to be entitled An act relating to child welfare; providing a short title; amending s. 20.19, F.S.; requiring the Department of Children and Families to establish performance metrics; specifying goals that must be established; revising and providing duties of community alliances; revising membership of community alliances; creating s. 39.0143, F.S.; requiring the department to establish and apply a methodology to rate the performance of all entities working together as circuit-level child welfare systems; specifying requirements for such rating system; requiring the department to include the ratings in an annual report and provide such report to specified entities; permitting the ratings to be used as the basis for the payment of performance incentives; amending s. 39.3065, F.S.; requiring sheriffs providing certain services to adopt the child welfare practice model; requiring the department and certain sheriffs to monitor program performance and meet, at least quarterly, to collaborate on specified quality assurance and initiatives; requiring the department to conduct an annual evaluation of the sheriffs' program performance based on certain criteria; requiring the department to submit an annual report on certain information by a specified date; providing report requirements; providing for future repeal; creating ss. 211.0252, 212.1833, 561.1212, and 624.51056, F.S.; authorizing a tax credit for certain contributions made to an eligible charitable organization with certain restrictions; amending s. 220.02, F.S.; revising legislative intent; amending ss. 220.13 and 220.186, F.S.; conforming cross-references to changes made by the act; creating s. 220.1876, F.S.; authorizing a tax credit for certain contributions made to an eligible organization with certain

restrictions; providing requirements for applying a credit when the taxpayer requests an extension; amending s. 402.402, F.S.; requiring the department to implement certain policies and programs; requiring the annual report to include information on professional advancement of child protective investigators and supervisors; requiring attorneys contracting with the department to receive certain training within a specified time; creating s. 402.62, F.S.; creating the Children's Promise tax credit; providing definitions; providing requirements for designation as an eligible charitable organization; specifying certain organizations that may not be designated as an eligible charitable organization; providing responsibilities of eligible charitable organizations receiving contributions under the tax credit; providing responsibilities of the department related to the tax credit; providing guidelines for the application of, limitations to, and transfers of the tax credit; providing for the preservation of the tax credit under certain circumstances; authorizing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families to develop a cooperative agreement to administer the tax credit; providing the Department of Revenue, the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation, and the Department of Children and Families rulemaking authority; authorizing the Department of Revenue and the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to share certain information as needed to administer the tax credit program; creating s. 402.715, F.S.; requiring the department to establish an Office of Quality; providing duties of the office; amending s. 402.7305, F.S.; removing limitations on monitoring of child-caring or child-placing services providers; amending s. 409.988, F.S.; revising the duties of a lead agency; amending s. 409.996, F.S.; adding responsibilities to the department for contracts regarding care for children in the child welfare system; specifying additional requirements for contracts; authorizing the department to provide technical assistance to lead agencies; authorizing the department to contract for the provision of children's legal services; requiring the contracted attorneys to adopt the child welfare practice model and operate in the same manner as attorneys employed by the department; requiring the department and the contracted attorneys to monitor program performance; requiring the department to conduct an annual evaluation based on certain criteria; requiring the department to submit an annual report to the Governor and Legislature by a specified date; providing for future repeal; revising requirements regarding the quality assurance program for contracted services to dependent children; deleting obsolete language; requiring the department to implement pilot projects to improve child welfare outcomes in specified judicial circuits; requiring the department to establish performance metrics and standards to implement the pilot projects; requiring lead agencies in specified judicial circuits to provide certain data to the department each quarter; requiring the department to review such data; authorizing the department to advance incentive funding to certain lead agencies that meet specified requirements; requiring the department to include certain results in a specified report; providing for future expiration; amending s. 409.997, F.S.; specifying types of data that may be used by the department in the accountability program; adding contract compliance as a use of the data; allowing the requirements of the monitoring program to be incorporated into the contract management program of the department; amending s. 1004.615, F.S.; requiring the Florida Institute for Child Welfare and the Florida State University College of Social Work to design and implement a specified curriculum; providing requirements of the institute regarding the curriculum; requiring the institute to contract for certain evaluations; requiring certain entities to design and implement a career-long professional development curriculum for child welfare professionals; requiring the institute to establish a consulting program for child welfare organizations; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; requiring the institute to perform an analysis of the use of funding provided by the tax credit and provide a report of such analysis to the Governor and the Legislature by a specified date; requiring the department to develop a career ladder for child protective investigations professionals and submit a proposal to the Legislature by a specified date; providing an effective date.

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

By the Judiciary Committee; and Health Market Reform Subcommittee; Representatives Toledo and Duran—

CS/HB 7089—A bill to be entitled An act relating to nicotine products; renaming ch. 569, F.S.; providing directives to the Division of Law Revision; amending s. 569.002, F.S.; defining the terms "nicotine products" and "nicotine dispensing devices"; amending ss. 569.004, 569.006, and 569.009 F.S.; conforming provisions to changes made by the act; amending s. 569.0073, F.S.; revising an exception to a prohibition of the offer for sale at retail of specified items; amending s. 569.12, F.S.; expanding authority of tobacco product enforcement officers to include nicotine products; amending s. 569.14, F.S.; revising requirements for certain signage; amending s. 569.19, F.S.; conforming a provision to changes made by the act; creating s. 569.31, F.S.; providing definitions; creating s. 569.32, F.S.; requiring retailer nicotine product dealers to have a permit; providing requirements for such permit; creating s. 569.33, F.S.; providing for consent to inspection and search; creating s. 569.34, F.S.; prohibiting certain persons, firms, associations, or corporations from operating without a permit; providing a penalty; creating s. 569.35, F.S.; providing administrative penalties for retail nicotine product dealers under certain circumstances; creating s. 569.37, F.S.; providing restrictions of the sale or delivery of nicotine products; creating s. 569.38, F.S.; prohibiting giving nicotine product samples to certain persons; creating s. 569.381, F.S.; providing legislative intent, qualifications for responsible retail nicotine product dealers, and mitigation of disciplinary penalties; creating s. 569.39, F.S.; requiring the division to adopt rules; creating ss. 569.41 and 569.42, F.S.; providing civil and criminal penalties; creating s. 569.43, F.S.; providing signage requirements; creating s. 569.44, F.S.; requiring an annual report; creating s. 569.45, F.S.; providing requirements for remote sales of nicotine products; providing a criminal penalty for knowingly violating such requirements; amending s. 768.73, F.S.; revising punitive damages; repealing s. 877.112, F.S., relating to nicotine products and nicotine dispensing devices; providing an effective date.

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

Reference

CS/CS/CS/HB 65—Referred to the Calendar of the House.

CS/CS/CS/HB 203—Referred to the Calendar of the House.

CS/HB 207—Referred to the Calendar of the House.

CS/CS/HB 279—Referred to the Calendar of the House.

CS/CS/HB 537—Referred to the Calendar of the House.

CS/CS/HB 613—Referred to the Calendar of the House.

CS/CS/HB 723—Referred to the Calendar of the House.

CS/CS/HB 731—Referred to the Calendar of the House.

CS/CS/HB 787—Referred to the Calendar of the House.

CS/CS/HB 789—Referred to the Calendar of the House.

CS/CS/HB 921—Referred to the Calendar of the House.

CS/CS/HB 977—Referred to the Calendar of the House.

CS/CS/HB 1029—Referred to the Calendar of the House.

CS/CS/HB 1035—Referred to the Calendar of the House.

CS/CS/HB 1061—Referred to the Calendar of the House.

CS/CS/HB 1091—Referred to the Calendar of the House.

CS/HB 1165—Referred to the Calendar of the House.

CS/CS/HB 1249—Referred to the Calendar of the House.

CS/HB 1265—Referred to the State Affairs Committee.

CS/HB 1341—Referred to the Calendar of the House.

CS/HB 1343—Referred to the Calendar of the House.

CS/HB 6507—Referred to the Calendar of the House.

CS/HB 7041—Referred to the Calendar of the House.

CS/CS/HB 7063—Referred to the Calendar of the House.

CS/HB 7089—Referred to the Calendar of the House.

HB 7103—Referred to the Calendar of the House.

Cosponsors

HB 67—C. Smith

CS/HB 89—Eskamani, Geller, Gottlieb, Polsky, Silvers, Webb

HB 173—Joseph

HB 407—Geller

CS/HB 687—Ingoglia

HB 939—Eskamani, C. Smith

CS/CS/HB 1105—Mariano

CS/CS/HB 1213—Ingoglia

HB 1217—Eskamani

HR 8059—Brown, Goff-Marcil

HR 8083—Brown, Polo, Polsky, Raschein, Slosberg, Toledo, Webb

Reports of Standing Committees and Subcommittees

Received February 28:

The Commerce Committee reported the following favorably:
HB 207 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 207 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 279 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 279 was laid on the table.

The Education Committee reported the following favorably:
CS/HB 613 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 613 was laid on the table.

The Health & Human Services Committee reported the following favorably:
CS/HB 731 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 731 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 921 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 921 was laid on the table.

The Education Committee reported the following favorably:
CS/HB 1029 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 1029 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 1035 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 1035 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 1039 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 1039 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/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, CS/HB 1061 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 1091 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 1091 was laid on the table.

The Commerce Committee reported the following favorably:
HB 1165 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 1165 was laid on the table.

The Commerce Committee reported the following favorably:
HB 1265 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 1265 was laid on the table.

The State Affairs Committee reported the following favorably:
HB 1343 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 1343 was laid on the table.

The Judiciary Committee reported the following favorably:
HB 6507 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 6507 was laid on the table.

The Commerce Committee reported the following favorably:
HB 7041 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 7041 was laid on the table.

The Judiciary Committee reported the following favorably:
HB 7089 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 7089 was laid on the table.

Received March 1:

The State Affairs Committee reported the following favorably:
CS/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/CS/HB 395 was laid on the table.

The Commerce Committee reported the following favorably:
CS/CS/HB 623 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/CS/HB 623 was laid on the table.

The Commerce Committee reported the following favorably:
CS/CS/HB 895 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/CS/HB 895 was laid on the table.

The Commerce Committee reported the following favorably:
CS/CS/HB 1339 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/CS/HB 1339 was laid on the table.

Received March 2:

The State Affairs Committee reported the following favorably:
CS/HB 579

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

The State Affairs Committee reported the following favorably:
CS/HB 865 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 865 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/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/CS/HB 1001 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 1063 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 1063 was laid on the table.

The Health & Human Services Committee reported the following favorably:
CS/HB 1143 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 1143 was laid on the table.

The State Affairs Committee reported the following favorably:
CS/HB 1265

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

The Health & Human Services Committee reported the following favorably:
CS/HB 7063 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 7063 was laid on the table.

JOURNAL OF THE HOUSE OF REPRESENTATIVES

DAILY INDICES FOR

March 2, 2020

NUMERIC INDEX

| | | | |
|------------------------|----------|------------------------|---------------|
| CS/CS/CS/HB 65 | 693 | CS/CS/HB 1035 | 687, 693 |
| HB 67 | 693 | CS/HB 1035..... | 694 |
| CS/HB 89 | 693 | CS/CS/HB 1039 | 687 |
| HB 173 | 693 | CS/HB 1039..... | 694 |
| CS/CS/CS/HB 203 | 693 | CS/CS/HB 1061 | 687, 693 |
| CS/HB 207 | 683, 693 | CS/HB 1061..... | 694 |
| HB 207 | 693 | CS/CS/HB 1063 | 687 |
| CS/CS/HB 279 | 683, 693 | CS/HB 1063..... | 695 |
| CS/HB 279 | 693 | CS/CS/HB 1091 | 688, 693 |
| CS/CS/CS/HB 395 | 683 | CS/HB 1091..... | 694 |
| CS/CS/HB 395 | 694 | CS/CS/HB 1105..... | 693 |
| HB 407 | 693 | CS/CS/HB 1143..... | 688 |
| CS/CS/HB 537 | 693 | CS/HB 1143..... | 695 |
| CS/HB 579 | 694 | CS/HB 1165..... | 689, 693 |
| CS/CS/HB 613 | 684, 693 | HB 1165..... | 694 |
| CS/HB 613 | 693 | CS/CS/HB 1213 | 693 |
| CS/CS/CS/HB 623 | 685 | HB 1217..... | 693 |
| CS/CS/HB 623 | 694 | CS/CS/HB 1249 | 693 |
| CS/HB 687 | 693 | CS/HB 1265..... | 689, 693, 695 |
| CS/CS/HB 723 | 693 | HB 1265..... | 694 |
| CS/CS/HB 731 | 685, 693 | CS/CS/CS/HB 1339 | 689 |
| CS/HB 731 | 694 | CS/CS/HB 1339 | 694 |
| CS/CS/HB 787 | 693 | CS/HB 1341..... | 693 |
| CS/CS/HB 789 | 693 | CS/HB 1343..... | 690, 693 |
| CS/CS/HB 865 | 686 | HB 1343..... | 694 |
| CS/HB 865 | 694 | CS/HB 6507..... | 691, 693 |
| CS/CS/CS/HB 895 | 686 | HB 6507..... | 694 |
| CS/CS/HB 895 | 694 | CS/HB 7041..... | 692-693 |
| CS/CS/HB 921 | 686, 693 | HB 7041..... | 694 |
| CS/HB 921 | 694 | CS/CS/HB 7063 | 692-693 |
| HB 939 | 693 | CS/HB 7063..... | 695 |
| CS/CS/HB 977 | 693 | CS/HB 7089..... | 693 |
| CS/CS/CS/HB 1001 | 687 | HB 7089..... | 694 |
| CS/CS/HB 1001 | 695 | HB 7103..... | 693 |
| CS/CS/HB 1029 | 687, 693 | HR 8059..... | 693 |
| CS/HB 1029 | 694 | HR 8083..... | 693 |

SUBJECT INDEX

| | | | |
|--------------------------------------------------------------------------------|-----|--------------------------------------------------------|-----|
| Cosponsors | 693 | Reference | 693 |
| First Reading of Committee and Subcommittee Substitutes by Publication..... | 683 | Reports of Standing Committees and Subcommittees | 693 |