



The Journal OF THE House of Representatives

Number 33

Wednesday, March 4, 2020

The House was called to order by the Speaker at 10:30 a.m.

Prayer

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

Yesterday we brought to mind one thing that we needed God's help with. Today I want to ask you to bring to mind one thing that you're most grateful for. Again, it may be related to your work or your family or a health issue, but what is the one blessing in your life that you cannot take credit for?

Lord, we thank You for Your goodness. As the scriptures remind us, every good and perfect gift is from above. Just as we have no ability to fix our own problems, we also lack the ability to bring true blessings into our own lives. They are a grace from You, and we want to stop and say thank You. Help us to be aware of the hundreds of different ways You bless us every day. Give us the eyes to see Your work, Your protection, and Your guiding hand in our lives. I want to specifically thank You for these friends gathered here.

Thank You for Speaker Oliva and Leader McGhee and each member You raised up to provide leadership in our state. Thanks for the House staff, the security, all of those who serve to make this process run smoothly. We ask You to bless them as they continue to be a blessing to the people of Florida. Finally, we are thankful for those back home, our family and friends who provide support and encouragement to us every day. Please watch over them, keep them safe. We offer these prayers to You with grateful hearts. Amen.

The following members were recorded present:

Session Vote Sequence: 518

Speaker Oliva in the Chair.

Yeas—118

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

Magar	Plakon	Roth	Thompson
Maggard	Plasencia	Sabatini	Toledo
Mariano	Polo	Santiago	Tomkow
Massullo	Polisky	Shoaf	Trumbull
McClain	Ponder	Silvers	Valdés
McClure	Pritchett	Sirois	Watson, B.
McGhee	Raschein	Slosberg	Watson, C.
Mercado	Renner	Smith, C.	Webb
Newton	Roach	Smith, D.	Willhite
Oliva	Robinson	Sprowls	Williamson
Overdorf	Rodrigues, R.	Stark	Yarborough
Payne	Rodriguez, A.	Stevenson	Zika
Perez	Rodriguez, A. M.	Stone	
Pigman	Rommel	Sullivan	

Nays—None

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

A quorum was present.

Pledge

The members, led by the following, pledged allegiance to the Flag: Liam R. Holley of Tallahassee at the invitation of the Speaker; Mary Bradley Magill of Tallahassee at the invitation of Rep. Ausley; Liina Maxwell of Tallahassee at the invitation of Rep. Jones; and Mariah A. Mobley of Fleming Island at the invitation of Rep. Cummings.

House Physician

The Speaker introduced Wendy Paracka, an Advanced Practice Registered Nurse, of Tarpon Springs, who served in the Clinic today upon invitation of the Speaker.

Correction of the *Journal*

The *Journal* of March 3, 2020, was corrected and approved as corrected.

Bills and Joint Resolutions on Third Reading

HB 853—A bill to be entitled An act relating to state park fee waivers and discounts; amending s. 258.0142, F.S.; requiring the Division of Recreation and Parks within the Department of Environmental Protection to provide a specified waiver and discount for state park fees to persons, corporations, or agencies that operate group homes and to relatives and nonrelatives who provide out-of-home care; making technical changes; providing an effective date.

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

Session Vote Sequence: 519

Speaker Oliva in the Chair.

Yeas—110

Alexander	Eagle	LaMarca	Rodriguez, A.
Aloupis	Eskamani	Latvala	Rodriguez, A. M.
Altman	Fernández	Leek	Rommel
Andrade	Fernandez-Barquin	Magar	Roth
Antone	Fetterhoff	Maggard	Sabatini
Ausley	Fine	Mariano	Santiago
Avila	Fischer	Massullo	Shoaf
Bell	Fitzenhagen	McClain	Silvers
Beltran	Geller	McClure	Sirois
Brannan	Goff-Marcil	McGhee	Slosberg
Brown	Good	Mercado	Smith, D.
Buchanan	Gottlieb	Newton	Sprowls
Burton	Grall	Oliva	Stark
Bush	Grant, M.	Overdorf	Stevenson
Byrd	Gregory	Payne	Stone
Caruso	Grieco	Perez	Sullivan
Casello	Hage	Pigman	Toledo
Clemons	Hart	Plakon	Tomkow
Cortes, J.	Hattersley	Plasencia	Valdés
Daley	Hill	Polo	Watson, B.
Daniels	Hogan Johnson	Polsky	Watson, C.
Davis	Ingoglia	Ponder	Webb
Diamond	Jacquet	Pritchett	Willhite
DiCeglie	Jenne	Raschein	Williamson
Donalds	Jones	Renner	Yarborough
Drake	Joseph	Roach	Zika
DuBose	Killebrew	Robinson	
Duggan	La Rosa	Rodrigues, R.	

Nays—None

Votes after roll call:

Yeas—Cummings, Driskell, Duran, Jacobs, Smith, C., Trumbull

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

CS/HB 705—A bill to be entitled An act relating to emergency sheltering of persons with pets; amending s. 252.3568, F.S.; requiring the Department of Education to assist the Division of Emergency Management in determining strategies regarding the evacuation of persons with pets; requiring counties that maintain designated shelters to designate a shelter that can accommodate persons with pets; specifying requirements for such shelters; providing an effective date.

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

Session Vote Sequence: 520

Speaker Oliva in the Chair.

Yeas—115

Alexander	Davis	Gregory	McClain
Aloupis	Diamond	Grieco	McClure
Altman	DiCeglie	Hage	McGhee
Andrade	Donalds	Hart	Mercado
Antone	Drake	Hattersley	Newton
Ausley	DuBose	Hill	Oliva
Avila	Duggan	Hogan Johnson	Overdorf
Bell	Duran	Ingoglia	Payne
Beltran	Eagle	Jacobs	Perez
Brannan	Eskamani	Jacquet	Pigman
Brown	Fernández	Jenne	Plakon
Buchanan	Fernandez-Barquin	Jones	Plasencia
Burton	Fetterhoff	Joseph	Polo
Bush	Fine	Killebrew	Polsky
Byrd	Fischer	La Rosa	Ponder
Caruso	Fitzenhagen	LaMarca	Pritchett
Casello	Geller	Latvala	Raschein
Clemons	Goff-Marcil	Leek	Renner
Cortes, J.	Good	Magar	Roach
Cummings	Gottlieb	Maggard	Robinson
Daley	Grall	Mariano	Rodrigues, R.
Daniels	Grant, M.	Massullo	Rodriguez, A.

Rodriguez, A. M.	Sirois	Stone	Watson, C.
Rommel	Slosberg	Sullivan	Webb
Roth	Smith, C.	Thompson	Willhite
Sabatini	Smith, D.	Toledo	Williamson
Santiago	Sprowls	Tomkow	Yarborough
Shoaf	Stark	Valdés	Zika
Silvers	Stevenson	Watson, B.	

Nays—None

Votes after roll call:

Yeas—Driskell, Trumbull

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

HJR 877—A joint resolution proposing an amendment to Section 6 of Article VII and the creation of a new section in Article XII of the State Constitution to provide for the carryover of the homestead property tax discount for certain veterans with permanent combat-related disabilities to a veteran's surviving spouse if certain criteria are met, to authorize the transfer of the discount to a surviving spouse's new homestead property if certain criteria are met, and to provide an effective date.

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

That the following amendment to Section 6 of Article VII and the creation of a new section in Article XII of the State Constitution are agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE VII FINANCE AND TAXATION

SECTION 6. Homestead exemptions.—

(a) Every person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner, or another legally or naturally dependent upon the owner, shall be exempt from taxation thereon, except assessments for special benefits, up to the assessed valuation of twenty-five thousand dollars and, for all levies other than school district levies, on the assessed valuation greater than fifty thousand dollars and up to seventy-five thousand dollars, upon establishment of right thereto in the manner prescribed by law. The real estate may be held by legal or equitable title, by the entirety, jointly, in common, as a condominium, or indirectly by stock ownership or membership representing the owner's or member's proprietary interest in a corporation owning a fee or a leasehold initially in excess of ninety-eight years. The exemption shall not apply with respect to any assessment roll until such roll is first determined to be in compliance with the provisions of section 4 by a state agency designated by general law. This exemption is repealed on the effective date of any amendment to this Article which provides for the assessment of homestead property at less than just value.

(b) Not more than one exemption shall be allowed any individual or family unit or with respect to any residential unit. No exemption shall exceed the value of the real estate assessable to the owner or, in case of ownership through stock or membership in a corporation, the value of the proportion which the interest in the corporation bears to the assessed value of the property.

(c) By general law and subject to conditions specified therein, the Legislature may provide to renters, who are permanent residents, ad valorem tax relief on all ad valorem tax levies. Such ad valorem tax relief shall be in the form and amount established by general law.

(d) The legislature may, by general law, allow counties or municipalities, for the purpose of their respective tax levies and subject to the provisions of general law, to grant either or both of the following additional homestead tax exemptions:

(1) An exemption not exceeding fifty thousand dollars to a person who has the legal or equitable title to real estate and maintains thereon the permanent residence of the owner, who has attained age sixty-five, and whose household income, as defined by general law, does not exceed twenty thousand dollars; or

(2) An exemption equal to the assessed value of the property to a person who has the legal or equitable title to real estate with a just value less than two

hundred and fifty thousand dollars, as determined in the first tax year that the owner applies and is eligible for the exemption, and who has maintained thereon the permanent residence of the owner for not less than twenty-five years, who has attained age sixty-five, and whose household income does not exceed the income limitation prescribed in paragraph (1).

The general law must allow counties and municipalities to grant these additional exemptions, within the limits prescribed in this subsection, by ordinance adopted in the manner prescribed by general law, and must provide for the periodic adjustment of the income limitation prescribed in this subsection for changes in the cost of living.

(e)(1) Each veteran who is age 65 or older who is partially or totally permanently disabled shall receive a discount from the amount of the ad valorem tax otherwise owed on homestead property the veteran owns and resides in if the disability was combat related and the veteran was honorably discharged upon separation from military service. The discount shall be in a percentage equal to the percentage of the veteran's permanent, service-connected disability as determined by the United States Department of Veterans Affairs. To qualify for the discount granted by this paragraph subsection, an applicant must submit to the county property appraiser, by March 1, an official letter from the United States Department of Veterans Affairs stating the percentage of the veteran's service-connected disability and such evidence that reasonably identifies the disability as combat related and a copy of the veteran's honorable discharge. If the property appraiser denies the request for a discount, the appraiser must notify the applicant in writing of the reasons for the denial, and the veteran may reapply. The Legislature may, by general law, waive the annual application requirement in subsequent years.

(2) If a veteran who receives the discount described in paragraph (1) predeceases his or her spouse, and if, upon the death of the veteran, the surviving spouse holds the legal or beneficial title to the homestead property and permanently resides thereon, the discount carries over to the surviving spouse until he or she remarries or sells or otherwise disposes of the homestead property. If the surviving spouse sells or otherwise disposes of the property, a discount not to exceed the dollar amount granted from the most recent ad valorem tax roll may be transferred to the surviving spouse's new homestead property, if used as his or her permanent residence and he or she has not remarried.

(3) This subsection is self-executing and does not require implementing legislation.

(f) By general law and subject to conditions and limitations specified therein, the Legislature may provide ad valorem tax relief equal to the total amount or a portion of the ad valorem tax otherwise owed on homestead property to:

(1) The surviving spouse of a veteran who died from service-connected causes while on active duty as a member of the United States Armed Forces.

(2) The surviving spouse of a first responder who died in the line of duty.

(3) A first responder who is totally and permanently disabled as a result of an injury or injuries sustained in the line of duty. Causal connection between a disability and service in the line of duty shall not be presumed but must be determined as provided by general law. For purposes of this paragraph, the term "disability" does not include a chronic condition or chronic disease, unless the injury sustained in the line of duty was the sole cause of the chronic condition or chronic disease.

As used in this subsection and as further defined by general law, the term "first responder" means a law enforcement officer, a correctional officer, a firefighter, an emergency medical technician, or a paramedic, and the term "in the line of duty" means arising out of and in the actual performance of duty required by employment as a first responder.

ARTICLE XII
SCHEDULE

Ad valorem tax discount for surviving spouses of certain permanently disabled veterans.—The amendment to Section 6 of Article VII, relating to the ad valorem tax discount for spouses of certain deceased veterans who had permanent, combat-related disabilities, and this section shall take effect January 1, 2021.

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

CONSTITUTIONAL AMENDMENT
ARTICLE VII, SECTION 6
ARTICLE XII

AD VALOREM TAX DISCOUNT FOR SPOUSES OF CERTAIN DECEASED VETERANS WHO HAD PERMANENT, COMBAT-RELATED DISABILITIES.—Provides that the homestead property tax discount for certain veterans with permanent combat-related disabilities carries over to such veteran's surviving spouse who holds legal or beneficial title to, and who permanently resides on, the homestead property, until he or she remarries or sells or otherwise disposes of the property. The discount may be transferred to a new homestead property of the surviving spouse under certain conditions. The amendment takes effect January 1, 2021.

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

Session Vote Sequence: 521

Speaker Oliva in the Chair.

Yeas—115

Alexander	Duran	La Rosa	Rodriguez, A.
Aloupis	Eagle	LaMarca	Rodriguez, A. M.
Altman	Eskamani	Latvala	Rommel
Andrade	Fernández	Leek	Roth
Antone	Fernandez-Barquin	Magar	Sabatini
Ausley	Fetterhoff	Maggard	Santiago
Avila	Fine	Mariano	Shoaf
Bell	Fischer	Massullo	Silvers
Beltran	Fitzenhagen	McClain	Sirois
Brannan	Geller	McClure	Slosberg
Brown	Goff-Marcil	McGhee	Smith, C.
Buchanan	Good	Mercado	Smith, D.
Burton	Gottlieb	Newton	Sprowls
Bush	Grall	Oliva	Stark
Byrd	Grant, M.	Overdorf	Stevenson
Caruso	Gregory	Payne	Stone
Casello	Grieco	Perez	Sullivan
Clemons	Hage	Pigman	Thompson
Cortes, J.	Hart	Plakon	Toledo
Cummings	Hattersley	Plasencia	Tomkow
Daley	Hill	Polo	Valdés
Daniels	Hogan Johnson	Polsky	Watson, B.
Davis	Ingoglia	Ponder	Watson, C.
Diamond	Jacobs	Pritchett	Webb
DiCeglie	Jacquet	Raschein	Willhite
Donalds	Jenne	Renner	Williamson
Drake	Jones	Roach	Yarborough
DuBose	Joseph	Robinson	Zika
Duggan	Killebrew	Rodrigues, R.	

Nays—None

Votes after roll call:

Yeas—Driskell, Trumbull

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

HB 879—A bill to be entitled An act relating to a surviving spouse ad valorem tax reduction; amending s. 196.082, F.S.; authorizing the surviving spouses of certain permanently disabled veterans to carry over a certain discount on ad valorem taxes on homestead property under specified conditions; authorizing the discount to be transferred to another permanent residence under specified conditions; providing a procedure by which an applicant may file an application after a specified date and request the discount; authorizing the Department of Revenue to adopt emergency rules; providing a contingent effective date.

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

Session Vote Sequence: 522

Speaker Oliva in the Chair.

Yeas—114

Alexander	Duran	La Rosa	Rodriguez, A. M.
Aloupis	Eagle	LaMarca	Rommel
Altman	Eskamani	Latvala	Roth
Andrade	Fernández	Leek	Sabatini
Antone	Fernandez-Barquin	Magar	Santiago
Ausley	Fetterhoff	Maggard	Shoaf
Avila	Fine	Mariano	Silvers
Bell	Fischer	Massullo	Sirois
Beltran	Fitzenhagen	McClain	Slosberg
Brannan	Geller	McClure	Smith, C.
Brown	Goff-Marcil	Mercado	Smith, D.
Buchanan	Good	Newton	Sprowls
Burton	Gottlieb	Oliva	Stark
Bush	Grall	Overdorf	Stevenson
Byrd	Grant, M.	Payne	Stone
Caruso	Gregory	Perez	Sullivan
Casello	Grieco	Pigman	Thompson
Clemons	Hage	Plakon	Toledo
Cortes, J.	Hart	Plasencia	Tomkow
Cummings	Hattersley	Polo	Valdés
Daley	Hill	Polsky	Watson, B.
Daniels	Hogan Johnson	Ponder	Watson, C.
Davis	Ingoglia	Pritchett	Webb
Diamond	Jacobs	Raschein	Willhite
DiCeglie	Jacquet	Renner	Williamson
Donalds	Jenne	Roach	Yarborough
Drake	Jones	Robinson	Zika
DuBose	Joseph	Rodrigues, R.	
Duggan	Killebrew	Rodriguez, A.	

Nays—None

Votes after roll call:

Yeas—Driskell, Trumbull

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

HB 743—A bill to be entitled An act relating to nonopioid alternatives; amending s. 456.44, F.S.; revising a requirement for certain health care practitioners to inform a patient or the patient's representative of nonopioid alternatives before prescribing or ordering an opioid drug; providing an effective date.

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

Session Vote Sequence: 523

Speaker Oliva in the Chair.

Yeas—115

Alexander	Diamond	Hage	Mercado
Aloupis	DiCeglie	Hart	Newton
Altman	Donalds	Hattersley	Oliva
Andrade	Drake	Hill	Overdorf
Antone	DuBose	Hogan Johnson	Payne
Ausley	Duggan	Ingoglia	Perez
Avila	Duran	Jacobs	Pigman
Bell	Eagle	Jacquet	Plakon
Beltran	Eskamani	Jenne	Plasencia
Brannan	Fernández	Jones	Polo
Brown	Fernandez-Barquin	Joseph	Polsky
Buchanan	Fetterhoff	Killebrew	Ponder
Burton	Fine	Killebrew	Pritchett
Bush	Fischer	LaMarca	Raschein
Byrd	Fitzenhagen	Latvala	Renner
Caruso	Geller	Leek	Roach
Casello	Goff-Marcil	Magar	Robinson
Clemons	Good	Maggard	Rodrigues, R.
Cortes, J.	Gottlieb	Mariano	Rodriguez, A.
Cummings	Grall	Massullo	Rodriguez, A. M.
Daley	Grant, M.	McClain	Rommel
Daniels	Gregory	McClure	Roth
Davis	Grieco	McGhee	Sabatini

Santiago	Smith, D.
Shoaf	Sprowls
Silvers	Stark
Sirois	Stevenson
Slosberg	Sullivan
Smith, C.	Thompson

Toledo	Webb
Tomkow	Willhite
Trumbull	Williamson
Valdés	Yarborough
Watson, B.	Zika
Watson, C.	

Nays—None

Votes after roll call:

Yeas—Driskell, Stone

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

HB 1135—A bill to be entitled An act relating to license plates; amending s. 320.06, F.S.; authorizing election of a permanent registration period for certain vehicles if certain conditions are met; providing an exception to the design of dealer license plates; requiring the Department of Highway Safety and Motor Vehicles to conduct a pilot program regarding digital license plates; amending s. 320.0657, F.S.; providing an exception to the design of fleet license plates; authorizing fleet companies to purchase specialty license plates in lieu of standard fleet license plates; requiring fleet companies to be responsible for certain costs; amending s. 320.08, F.S.; authorizing dealers to purchase specialty license plates in lieu of standard dealer license plates; requiring dealers to be responsible for certain costs; amending s. 320.08053, F.S.; revising presale requirements for issuance of a specialty license plate; amending s. 320.08056, F.S.; allowing the department to authorize dealer and fleet specialty license plates; providing requirements for such plates; deleting provisions relating to annual use fees for certain specialty license plates; revising provisions for discontinuing issuance of a specialty license plate; revising provisions relating to expenditure of annual use fees and interest earned therefrom; prohibiting annual use fees received by any entity from being used for certain purposes; requiring the department, in cooperation with independent colleges and universities, to create a standard template specialty license plate for each independent college or university for use in lieu of certain specialty license plates; providing for distribution and use of annual use fees collected from the sale of the plates; providing requirements for meeting the license plate sales threshold and determining the license plate limit; requiring standard template specialty license plates to be ordered from the department; requiring certain organizations to establish endowments based in this state for providing scholarships to Florida residents and to provide documentation of consent to use certain images; providing requirements for issuance of presale vouchers for out-of-state college or university license plates; amending s. 320.08058, F.S.; revising the design of and distribution of proceeds from the Special Olympics Florida specialty license plate; deleting certain specialty license plates; revising the distribution of annual use fees for certain specialty license plates; directing the department to develop certain specialty license plates; providing for distribution and use of fees collected from the sale of the plates; amending s. 320.08062, F.S.; directing the department to audit certain organizations that receive funds from the sale of specialty license plates; amending s. 320.08068, F.S.; requiring distribution of a specified percentage of motorcycle specialty license plate annual use fees to Preserve Vision Florida; amending s. 320.0807, F.S.; deleting provisions relating to special license plates for certain federal and state legislators; creating s. 320.0875, F.S.; providing for a special motorcycle license plate to be issued to a recipient of the Purple Heart; providing requirements for the plate; amending s. 320.089, F.S.; providing for a special license plate to be issued to a recipient of the Bronze Star; providing for the design and issuance of special veteran's motorcycle license plates; amending s. 320.0891, F.S.; revising eligibility requirements for the U.S. Paratroopers license plate; amending s. 320.0894, F.S.; revising requirements for eligibility for and issuance of the Gold Star license plate; providing contingent effective dates.

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

Session Vote Sequence: 524

Speaker Oliva in the Chair.

Yeas—78

Aloupis	Fine	Massullo	Roth
Altman	Fischer	McClain	Sabatini
Andrade	Fitzenhagen	McClure	Santiago
Avila	Gottlieb	Newton	Shoaf
Bell	Grall	Oliva	Silvers
Beltran	Grant, J.	Overdorf	Sirois
Brannan	Grant, M.	Payne	Smith, D.
Buchanan	Gregory	Perez	Sprowls
Burton	Hage	Pigman	Stevenson
Byrd	Hill	Plakon	Stone
Caruso	Hogan Johnson	Plasencia	Sullivan
Clemons	Ingoglia	Ponder	Toledo
Cummings	Killebrew	Raschein	Tomkow
DiCeglie	La Rosa	Renner	Trumbull
Donalds	LaMarca	Roach	Willhite
Drake	Latvala	Robinson	Williamson
Duggan	Leek	Rodrigues, R.	Yarborough
Eagle	Magar	Rodriguez, A.	Zika
Fernandez-Barquin	Maggard	Rodriguez, A. M.	
Fetterhoff	Mariano	Rommel	

Nays—40

Alexander	Diamond	Hart	Polsky
Antone	Driskell	Hattersley	Pritchett
Ausley	DuBose	Jacobs	Slosberg
Brown	Duran	Jacquet	Smith, C.
Bush	Eskamani	Jenne	Stark
Casello	Fernández	Jones	Thompson
Cortes, J.	Geller	Joseph	Valdés
Daley	Goff-Marcil	McGhee	Watson, B.
Daniels	Good	Mercado	Watson, C.
Davis	Grieco	Polo	Webb

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

CS/HB 387—A bill to be entitled An act relating to license plate fees; amending s. 320.08056, F.S.; providing for collection of a uniform annual use fee for a specialty license plate unless otherwise specified; providing an effective date.

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

Session Vote Sequence: 525

Speaker Oliva in the Chair.

Yeas—115

Alexander	Donalds	Hill	Perez
Aloupis	Drake	Hogan Johnson	Pigman
Altman	Driskell	Ingoglia	Plakon
Andrade	DuBose	Jacobs	Plasencia
Antone	Duggan	Jacquet	Polo
Ausley	Duran	Jenne	Polsky
Avila	Eagle	Jones	Ponder
Bell	Eskamani	Joseph	Pritchett
Beltran	Fernández	Killebrew	Raschein
Brannan	Fernandez-Barquin	La Rosa	Renner
Brown	Fetterhoff	LaMarca	Roach
Buchanan	Fine	Latvala	Robinson
Burton	Fischer	Leek	Rodrigues, R.
Bush	Fitzenhagen	Magar	Rodriguez, A.
Byrd	Geller	Maggard	Rodriguez, A. M.
Caruso	Goff-Marcil	Mariano	Rommel
Casello	Good	Massullo	Roth
Clemons	Gottlieb	McClain	Sabatini
Cortes, J.	Grall	McClure	Santiago
Cummings	Grant, J.	McGhee	Shoaf
Daley	Grant, M.	Mercado	Silvers
Daniels	Gregory	Newton	Sirois
Davis	Grieco	Oliva	Slosberg
Diamond	Hage	Overdorf	Smith, D.
DiCeglie	Hattersley	Payne	Sprowls

Stark	Thompson	Valdés	Williamson
Stevenson	Toledo	Watson, B.	Yarborough
Stone	Tomkow	Webb	Zika
Sullivan	Trumbull	Willhite	

Nays—None

Votes after roll call:

Yeas—Hart, Smith, C., Watson, C.

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

CS/HB 825—A bill to be entitled An act relating to administration of vaccines; amending s. 465.189, F.S.; revising the recommended immunizations or vaccines a pharmacist, or a registered intern under certain conditions, may administer; authorizing a certified pharmacist to administer the influenza vaccine to specified individuals; providing an effective date.

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

Session Vote Sequence: 526

Speaker Oliva in the Chair.

Yeas—114

Alexander	Duran	La Rosa	Rodriguez, A.
Aloupis	Eagle	LaMarca	Rodriguez, A. M.
Altman	Fernández	Latvala	Rommel
Andrade	Fernandez-Barquin	Leek	Roth
Antone	Fetterhoff	Magar	Sabatini
Ausley	Fine	Maggard	Santiago
Avila	Fischer	Mariano	Shoaf
Bell	Fitzenhagen	Massullo	Silvers
Beltran	Geller	McClain	Sirois
Brannan	Goff-Marcil	McClure	Slosberg
Brown	Good	McGhee	Smith, D.
Buchanan	Gottlieb	Mercado	Sprowls
Burton	Grall	Newton	Stark
Bush	Grant, J.	Oliva	Stevenson
Byrd	Grant, M.	Overdorf	Stone
Caruso	Gregory	Payne	Sullivan
Casello	Grieco	Perez	Thompson
Clemons	Hage	Pigman	Toledo
Cortes, J.	Hart	Plakon	Tomkow
Cummings	Hattersley	Plasencia	Trumbull
Daniels	Hill	Polo	Valdés
Davis	Hogan Johnson	Polsky	Watson, B.
Diamond	Ingoglia	Ponder	Watson, C.
DiCeglie	Jacobs	Pritchett	Webb
Donalds	Jacquet	Raschein	Willhite
Drake	Jenne	Renner	Williamson
Driskell	Jones	Roach	Zika
DuBose	Joseph	Robinson	
Duggan	Killebrew	Rodrigues, R.	

Nays—1
Yarborough

Votes after roll call:

Yeas—Daley, Eskamani, Smith, C.

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

Remarks

The Speaker recognized Representative Ponder, who gave brief farewell remarks.

The Speaker recognized Representative A. M. Rodriguez, who gave brief farewell remarks.

Continuation of Bills and Joint Resolutions on Third Reading

CS/HB 1—A bill to be entitled An act relating to dues and uniform assessments; amending s. 447.301, F.S.; requiring specified information be provided in an employee organization authorization form; prohibiting certain information on a revocation form; amending s. 447.303, F.S.; revising when certain deductions commence; providing for the termination of the authorization for the deduction of dues upon a specified period or event; reenacting s. 110.114(3), F.S., relating to employee wage deductions, to incorporate the amendments made by the act; providing an effective date.

—was read the third time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The question recurred on passage of **CS/HB 1**. The vote was:

Session Vote Sequence: 527

Representative Magar in the Chair.

Yeas—63

Altman	Fine	Massullo	Roth
Andrade	Fischer	McClain	Sabatini
Avila	Fitzenhagen	McClure	Shoaf
Bell	Grall	Oliva	Sirois
Beltran	Grant, J.	Overdorf	Smith, D.
Brannan	Grant, M.	Payne	Sprowls
Buchanan	Gregory	Perez	Stevenson
Burton	Hage	Pigman	Stone
Byrd	Hill	Plakon	Sullivan
Caruso	Ingoglia	Ponder	Toledo
Cummings	Killebrew	Raschein	Tomkow
DiCeglie	La Rosa	Renner	Trumbull
Donalds	Leek	Robinson	Williamson
Drake	Magar	Rodriguez, R.	Yarborough
Eagle	Maggard	Rodriguez, A. M.	Zika
Fetterhoff	Mariano	Rommel	

Nays—52

Alexander	DuBose	Hogan Johnson	Pritchett
Aloupis	Duggan	Jacobs	Rodriguez, A.
Antone	Duran	Jacquet	Santiago
Ausley	Eskamani	Jenne	Silvers
Brown	Fernández	Jones	Slosberg
Casello	Fernandez-Barquin	Joseph	Smith, C.
Clemons	Geller	LaMarca	Stark
Cortes, J.	Goff-Marcil	McGhee	Thompson
Daley	Good	Mercado	Valdés
Daniels	Gottlieb	Newton	Watson, B.
Davis	Grieco	Plasencia	Watson, C.
Diamond	Hart	Polo	Webb
Driskell	Hattersley	Polsky	Willhite

Votes after roll call:

Yeas—Roach

Nays—Bush

Nays to Yeas—Fernandez-Barquin

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

CS/HB 851—A bill to be entitled An act relating to community development district bond financing; amending s. 190.016, F.S.; requiring resolutions to authorize specified bonds by district boards to be adopted by a two-thirds vote after certain conditions are met; providing an effective date.

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

Session Vote Sequence: 528

Representative Magar in the Chair.

Yeas—106

Alexander	Aloupis	Altman	Andrade
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Antone	Eagle	Magar	Roth
Ausley	Fernández	Maggard	Sabatini
Avila	Fernandez-Barquin	Mariano	Santiago
Bell	Fetterhoff	Massullo	Shoaf
Beltran	Fine	McClain	Silvers
Brannan	Fischer	McClure	Sirois
Brown	Fitzenhagen	McGhee	Slosberg
Buchanan	Grall	Mercado	Smith, C.
Burton	Grant, J.	Newton	Smith, D.
Bush	Grant, M.	Oliva	Sprowls
Byrd	Gregory	Overdorf	Stark
Caruso	Grieco	Payne	Stone
Casello	Hart	Perez	Sullivan
Clemons	Hattersley	Pigman	Thompson
Cortes, J.	Hill	Plakon	Toledo
Cummings	Hogan Johnson	Polo	Tomkow
Daley	Ingoglia	Polsky	Trumbull
Daniels	Jacobs	Ponder	Watson, B.
Davis	Jenne	Raschein	Watson, C.
DiCeglie	Jones	Renner	Webb
Donalds	Joseph	Roach	Willhite
Drake	Killebrew	Robinson	Williamson
Driskell	La Rosa	Rodriguez, R.	Yarborough
DuBose	LaMarca	Rodriguez, A.	Zika
Duggan	Latvala	Rodriguez, A. M.	
Duran	Leek	Rommel	

Nays—6

Diamond	Good	Hage
Geller	Gottlieb	Valdés

Votes after roll call:

Yeas—Stevenson

Nays—Goff-Marcil

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

HB 955—A bill to be entitled An act relating to physician referrals; amending s. 456.053, F.S.; revising the definition of the term "investment interest" to delete a provision exempting investment interests in an equity that owns or leases and operates licensed hospitals; authorizing a health care provider to refer a patient to a licensed hospital owned or leased and operated by an entity in which the provider has an investment interest; amending s. 456.0575, F.S.; requiring a health care practitioner to notify a patient in writing upon referring the patient to certain providers; providing requirements for such notice; providing an effective date.

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

Session Vote Sequence: 529

Representative Magar in the Chair.

Yeas—88

Aloupis	Eagle	Leek	Rommel
Altman	Fernández	Magar	Roth
Andrade	Fernandez-Barquin	Maggard	Sabatini
Antone	Fetterhoff	Mariano	Santiago
Avila	Fine	Massullo	Shoaf
Bell	Fischer	McClain	Silvers
Beltran	Fitzenhagen	McClure	Sirois
Brannan	Good	Oliva	Smith, C.
Buchanan	Grall	Overdorf	Smith, D.
Burton	Grant, M.	Payne	Sprowls
Byrd	Gregory	Perez	Stevenson
Caruso	Grieco	Pigman	Stone
Casello	Hage	Plakon	Sullivan
Clemons	Hill	Plasencia	Toledo
Cummings	Hogan Johnson	Ponder	Tomkow
Daley	Ingoglia	Raschein	Trumbull
Daniels	Jacobs	Renner	Watson, C.
DiCeglie	Jones	Roach	Webb
Donalds	Killebrew	Robinson	Willhite
Drake	La Rosa	Rodriguez, R.	Williamson
Duggan	LaMarca	Rodriguez, A.	Yarborough
Duran	Latvala	Rodriguez, A. M.	Zika

Nays—25

Alexander	Eskamani	McGhee	Stark
Brown	Geller	Mercado	Thompson
Cortes, J.	Goff-Marcil	Newton	Valdés
Davis	Gottlieb	Polo	Watson, B.
Diamond	Hattersley	Polsky	
Driskell	Jenne	Pritchett	
DuBose	Joseph	Slosberg	

Votes after roll call:

Yeas—Bush
 Nays—Hart
 Yeas to Nays—Watson, C.
 Nays to Yeas—Newton

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

HJR 1325—A joint resolution proposing the repeal of Section 7 of Article VI of the State Constitution, relating to public financing of campaigns of candidates for elective statewide office who agree to campaign spending limits.

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

That the repeal of Section 7 of Article VI of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

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

CONSTITUTIONAL AMENDMENT

ARTICLE VI, SECTION 7

REPEAL OF PUBLIC CAMPAIGN FINANCING REQUIREMENT.—Proposing the repeal of the provision in the State Constitution which requires public financing of campaigns of candidates for elective statewide office who agree to campaign spending limits.

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

Session Vote Sequence: 530

Representative Magar in the Chair.

Yeas—100

Alexander	Eskamani	Latvala	Rodriguez, A. M.
Aloupis	Fernández	Leek	Rommel
Altman	Fernandez-Barquin	Magar	Roth
Andrade	Fetterhoff	Maggard	Sabatini
Antone	Fine	Mariano	Santiago
Avila	Fischer	Massullo	Shoaf
Bell	Fitzenhagen	McClain	Silvers
Beltran	Good	McClure	Sirois
Brannan	Gottlieb	Newton	Smith, D.
Brown	Grall	Oliva	Sprowls
Buchanan	Grant, J.	Overdorf	Stark
Burton	Grant, M.	Payne	Stevenson
Bush	Gregory	Perez	Stone
Byrd	Grieco	Pigman	Sullivan
Caruso	Hage	Plakon	Thompson
Clemons	Hart	Plasencia	Toledo
Cummings	Hattersley	Polsky	Tomkow
Daley	Hill	Ponder	Trumbull
Daniels	Hogan Johnson	Pritchett	Valdés
DiCeglie	Ingoglia	Raschein	Watson, B.
Donalds	Jenne	Renner	Watson, C.
Drake	Jones	Roach	Willhite
Duggan	Killebrew	Robinson	Williamson
Duran	La Rosa	Rodriguez, R.	Yarborough
Eagle	LaMarca	Rodriguez, A.	Zika

Nays—15

Ausley	Driskell	Joseph	Slosberg
Casello	DuBose	McGhee	Smith, C.
Cortes, J.	Geller	Mercado	Webb
Diamond	Goff-Marcil	Polo	

Votes after roll call:

Yeas—Davis

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

HB 1327—A bill to be entitled An act relating to campaign finance; repealing ss. 106.30, 106.31, 106.32, 106.33, 106.34, 106.35, 106.353, 106.355, and 106.36, F.S., relating to the Florida Election Campaign Financing Act; deleting provisions governing the public funding of campaigns for candidates for statewide office who agree to certain expenditure limits; amending ss. 106.021, 106.141, 106.22, and 328.72, F.S.; conforming cross-references and provisions to changes made by the act; providing a contingent effective date.

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

Session Vote Sequence: 531

Representative Magar in the Chair.

Yeas—106

Alexander	Fernández	Maggard	Roth
Aloupis	Fernandez-Barquin	Mariano	Sabatini
Altman	Fetterhoff	Massullo	Santiago
Andrade	Fine	McClain	Shoaf
Antone	Fischer	McClure	Silvers
Avila	Fitzenhagen	Mercado	Sirois
Bell	Good	Newton	Smith, C.
Beltran	Gottlieb	Oliva	Smith, D.
Brannan	Grant, J.	Omphroy	Sprowls
Brown	Grant, M.	Overdorf	Stark
Buchanan	Gregory	Payne	Stevenson
Burton	Grieco	Perez	Stone
Bush	Hage	Pigman	Sullivan
Byrd	Hart	Plakon	Thompson
Caruso	Hattersley	Plasencia	Toledo
Casello	Hill	Polo	Tomkow
Clemons	Hogan Johnson	Polsky	Trumbull
Cummings	Ingoglia	Ponder	Valdés
Daley	Jenne	Pritchett	Watson, B.
Daniels	Jones	Raschein	Watson, C.
DiCeglie	Joseph	Renner	Webb
Donalds	Killebrew	Roach	Willhite
Drake	La Rosa	Robinson	Williamson
Duggan	LaMarca	Rodriguez, R.	Yarborough
Duran	Latvala	Rodriguez, A.	Zika
Eagle	Leek	Rodriguez, A. M.	
Eskamani	Magar	Rommel	

Nays—10

Ausley	Driskell	Goff-Marcil	Slosberg
Cortes, J.	DuBose	Grall	
Diamond	Geller	McGhee	

Votes after roll call:

Yeas—Davis
 Yeas to Nays—Mercado, Smith, C.

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

HB 799—A bill to be entitled An act relating to public records; creating s. 688.01, F.S.; providing definitions; providing an exemption from public record requirements for a trade secret held by an agency; providing notice requirements; providing an exception to the exemption; providing that an agency employee is not liable for the release of records in compliance with the act; providing applicability; providing for future legislative review and repeal of the exemption; amending ss. 688.001 and 688.006, F.S.; conforming cross-references; providing a statement of public necessity; providing a contingent effective date.

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

Session Vote Sequence: 532

Representative Magar in the Chair.

Yeas—118

Alexander	Duran	LaMarca	Rodriguez, A. M.
Aloupis	Eagle	Latvala	Rommel
Altman	Eskamani	Leek	Roth
Andrade	Fernández	Magar	Sabatini
Antone	Fernandez-Barquin	Maggard	Santiago
Ausley	Fetterhoff	Mariano	Shoaf
Avila	Fine	Massullo	Silvers
Bell	Fischer	McClain	Sirois
Beltran	Fitzenhagen	McClure	Slosberg
Brannan	Geller	McGhee	Smith, C.
Brown	Goff-Marcil	Mercado	Smith, D.
Buchanan	Good	Newton	Sprowls
Burton	Gottlieb	Oliva	Stark
Bush	Grall	Omphroy	Stevenson
Byrd	Grant, J.	Overdorf	Stone
Caruso	Grant, M.	Payne	Sullivan
Casello	Gregory	Perez	Thompson
Clemons	Grieco	Pigman	Toledo
Cortes, J.	Hage	Plakon	Tomkow
Cummings	Hart	Plasencia	Trumbull
Daley	Hattersley	Polo	Valdés
Daniels	Hill	Polsky	Watson, B.
Davis	Hogan Johnson	Ponder	Watson, C.
Diamond	Ingoglia	Pritchett	Webb
DiCeglie	Jacobs	Raschein	Willhite
Donalds	Jenne	Renner	Williamson
Drake	Jones	Roach	Yarborough
Driskell	Joseph	Robinson	Zika
DuBose	Killebrew	Rodriguez, R.	
Duggan	La Rosa	Rodriguez, A.	

Nays—None

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

CS/HB 801—A bill to be entitled An act relating to public records; amending s. 73.0155, F.S.; deleting provisions relating to public records exemptions for trade secrets held by governmental condemning authorities; amending s. 119.071, F.S.; deleting a provision declaring that certain data processing software exempt from public records requirements is considered a trade secret; removing the scheduled repeal of the public record exemption; amending s. 119.0713, F.S.; deleting a provision exempting trade secrets held by local government agencies from public records requirements; amending s. 125.0104, F.S.; deleting a provision exempting trade secrets held by county tourism development agencies from public records requirements; amending s. 163.01, F.S.; deleting a provision exempting trade secrets held by public agencies that are electric utilities from public records requirements; amending s. 202.195, F.S.; deleting a provision exempting trade secrets obtained from a telecommunications company or franchised cable company for certain purposes from public records requirements; amending s. 215.4401, F.S.; deleting provisions relating to confidentiality of trade secrets held by the State Board of Administration; amending s. 252.88, F.S.; deleting provisions exempting certain information from public records requirements under the Florida Emergency Planning and Community Right-to-Know Act; repealing s. 252.943, F.S., relating to a public records exemption under the Florida Accidental Release Prevention and Risk Management Planning Act; amending s. 287.0943, F.S.; deleting provisions relating to confidentiality of certain information relating to applications for certification of minority business enterprises; amending s. 288.047, F.S.; deleting provisions exempting potential trade secrets from public records requirements; amending s. 288.075, F.S.; deleting provisions relating to a public records exemption for trade secrets held by economic development agencies; amending s. 288.1226, F.S.; deleting provisions relating to a public records exemption for trade secrets held by the Florida Tourism Industry Marketing Corporation; amending s. 288.776, F.S.; deleting provisions relating to a public records exemption for trade secrets held by the Florida Export Finance

Corporation; amending s. 288.9520, F.S.; deleting provisions relating to a public records exemption for trade secrets and potential trade secrets held by Enterprise Florida, Inc., and related entities; amending s. 288.9607, F.S.; deleting provisions relating to a public records exemption for trade secrets held by the Florida Development Finance Corporation; amending s. 288.9626, F.S.; deleting provisions relating to a public records exemption for trade secrets and potential trade secrets held by the Florida Opportunity Fund; conforming provisions to changes made by the act; amending s. 288.9627, F.S.; deleting provisions relating to a public records exemption for trade secrets and potential trade secrets held by the Institute for Commercialization of Florida Technology; conforming provisions to changes made by the act; amending s. 331.326, F.S.; deleting provisions relating to a public records exemption for trade secrets held by Space Florida; amending s. 334.049, F.S.; deleting provisions relating to a public records exemption for trade secrets held by the Department of State; amending ss. 350.121 and 364.183, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Florida Public Service Commission; amending 365.174, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the E911 Board and the Technology Program within the Department of Management Services; amending ss. 366.093, 367.156, and 368.108, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Florida Public Service Commission; repealing s. 381.83, F.S., relating to confidentiality of certain information containing trade secrets obtained by the Department of Health; amending s. 395.3035, F.S.; deleting provisions relating to a public records exemption for trade secrets of hospitals; amending s. 403.7046, F.S.; revising provisions relating to an exemption for trade secrets contained in certain reports to the Department of Environmental Protection; repealing s. 403.73, F.S., relating to confidentiality of certain information containing trade secrets obtained by the Department of Environmental Protection; amending s. 408.061, F.S.; deleting a requirement that certain trade secret information submitted to the Agency for Healthcare Administration be clearly designated as such; amending s. 408.185, F.S.; deleting provisions relating to public records exemptions for certain trade secrets held by the Office of the Attorney General; amending s. 408.910, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Florida Health Choices Program; amending s. 409.91196, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Agency for Healthcare Administration; amending s. 440.108, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Department of Financial Services; amending s. 494.00125, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Office of Financial Regulation; amending s. 497.172, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Department of Financial Services or the Board of Funeral, Cemetery, and Consumer Services; amending ss. 499.012, 499.0121, 499.05, and 499.051, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Department of Business and Professional Regulation; repealing s. 499.931, F.S., relating to maintenance of information held by the Department of Business and Professional Regulation that is deemed to be a trade secret; amending s. 501.171, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Department of Legal Affairs; repealing s. 502.222, F.S., relating to trade secrets of a dairy business held by the Department of Agriculture and Consumer Services; amending ss. 517.2015 and 520.9965, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Office of Financial Regulation; amending s. 526.311, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Department of Agriculture and Consumer Services; amending s. 548.062, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Florida State Boxing Commission; amending s. 556.113, F.S.; deleting provisions relating to public records exemptions for trade secrets held by Sunshine State One-Call of Florida, Inc.; amending s. 559.5558, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Office of Financial Regulation; amending s. 559.9285, F.S.; revising provisions specifying that certain information provided to the Department of Agriculture and Consumer Services does not constitute a trade secret; amending s. 560.129, F.S.; deleting provisions relating to public

records exemptions for trade secrets held by the Office of Financial Regulation; amending s. 570.48, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Division of Fruit and Vegetables; amending ss. 570.544 and 573.123, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Division of Consumer Services; repealing s. 581.199, F.S., relating to a prohibition on the use of trade secret information obtained under specified provisions for personal use or gain; amending ss. 601.10, 601.15, and 601.152, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Department of Citrus; amending s. 601.76, F.S.; deleting provisions relating to a public records exemption for certain formulas filed with the Department of Agriculture; amending ss. 607.0505 and 617.0503, F.S.; deleting provisions relating to public records exemptions for certain information that might reveal trade secrets held by the Department of Legal Affairs; amending s. 624.307, F.S.; authorizing the Office of Insurance Regulation to report certain information on an aggregate basis; amending s. 624.315, F.S.; authorizing the Office of Insurance Regulation to make certain information available on an aggregate basis; amending s. 624.4212, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Office of Insurance Regulation; revising a cross-reference; repealing s. 624.4213, F.S., relating to trade secret documents submitted to the Department of Financial Services or the Office of Insurance Regulation; amending ss. 626.84195 and 626.884, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Office of Insurance Regulation; amending s. 626.9936, F.S.; revising provisions relating to a public records exemption for trade secrets held by the Office of Insurance Regulation; amending ss. 627.0628 and 627.3518, F.S.; deleting provisions relating to public records exemptions for trade secrets held by the Department of Financial Services or the Office of Insurance Regulation; amending s. 655.057, F.S.; revising provisions relating to a public records exemption for trade secrets held by the Office of Financial Regulation; repealing s. 655.0591, F.S., relating to trade secret documents held by the Office of Financial Regulation; amending s. 663.533, F.S.; revising a cross-reference; repealing s. 721.071, F.S., relating to trade secret material filed with the Division of Florida Condominiums, Timeshares, and Mobile Homes of the Department of Business and Professional Regulation; amending s. 815.04, F.S.; deleting a public records exemption for certain trade secret information relating to offenses against intellectual property; repealing s. 815.045, F.S., relating to trade secret information; amending s. 1004.22, F.S.; revising provisions relating to public records exemptions for trade secrets and potential trade secrets received, generated, ascertained, or discovered during the course of research conducted within the state universities; amending s. 1004.30, F.S.; revising provisions relating to public records exemptions for trade secrets held by state university health support organizations; amending s. 1004.43, F.S.; revising provisions relating to public records exemptions for trade secrets and potential trade secrets held by the H. Lee Moffitt Cancer Center and Research Institute; amending s. 1004.4472, F.S.; revising provisions relating to public records exemptions for trade secrets and potential trade secrets held by the Florida Institute for Human and Machine Cognition, Inc.; amending s. 1004.78, F.S.; revising provisions relating to public records exemptions for trade secrets and potential trade secrets held by the technology transfers centers at Florida College System institutions; amending s. 601.80, F.S.; correcting a cross-reference; amending ss. 663.533, 721.13, and 921.0022, F.S.; conforming provisions to changes made by the act; providing a contingent effective date.

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

Session Vote Sequence: 533

Representative Magar in the Chair.

Yeas—117

Alexander	Antone	Beltran	Burton
Aloupis	Ausley	Brannan	Bush
Altman	Avila	Brown	Byrd
Andrade	Bell	Buchanan	Caruso

Casello	Gottlieb	McGhee	Shoaf
Clemons	Grall	Mercado	Silvers
Cortes, J.	Grant, J.	Newton	Sirois
Cummings	Grant, M.	Oliva	Slosberg
Daley	Gregory	Omphroy	Smith, C.
Daniels	Grieco	Overdorf	Smith, D.
Davis	Hage	Payne	Sprowls
Diamond	Hart	Perez	Stark
DiCeglie	Hattersley	Pigman	Stevenson
Donalds	Hill	Plakon	Stone
Drake	Hogan Johnson	Plascencia	Sullivan
Driskell	Ingolia	Polo	Thompson
DuBose	Jenne	Polsky	Toledo
Duggan	Jones	Ponder	Tomkow
Duran	Joseph	Pritchett	Trumbull
Eagle	Killebrew	Raschein	Valdés
Eskamani	La Rosa	Renner	Watson, B.
Fernández	LaMarca	Roach	Watson, C.
Fernandez-Barquin	Latvala	Robinson	Webb
Fetterhoff	Leek	Rodriguez, R.	Willhite
Fine	Magar	Rodriguez, A.	Williamson
Fischer	Maggard	Rodriguez, A. M.	Yarborough
Fitzenhagen	Mariano	Rommel	Zika
Geller	Massullo	Roth	
Goff-Marcil	McClain	Sabatini	
Good	McClure	Santiago	

Nays—None

Votes after roll call:

Yeas—Jacobs

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

CS/HB 89—A bill to be entitled An act relating to adoption records; amending s. 63.162, F.S.; providing that the name and identity of a birth parent, an adoptive parent, and an adoptee may be disclosed from adoption records without a court order under certain circumstances; providing an effective date.

—was read the third time by title.

MAJORITY LEADER EAGLE IN THE CHAIR

The question recurred on passage of **CS/HB 89**. The vote was:

Session Vote Sequence: 534

Representative Eagle in the Chair.

Yeas—119

Alexander	Driskell	Jacobs	Polo
Aloupis	DuBose	Jacquet	Polsky
Altman	Duggan	Jenne	Ponder
Andrade	Duran	Jones	Pritchett
Antone	Eagle	Joseph	Raschein
Ausley	Eskamani	Killebrew	Renner
Avila	Fernández	La Rosa	Roach
Bell	Fernandez-Barquin	LaMarca	Robinson
Beltran	Fetterhoff	Latvala	Rodriguez, R.
Brannan	Fine	Leek	Rodriguez, A.
Brown	Fischer	Magar	Rodriguez, A. M.
Buchanan	Fitzenhagen	Maggard	Rommel
Burton	Geller	Mariano	Roth
Bush	Goff-Marcil	Massullo	Sabatini
Byrd	Good	McClain	Santiago
Caruso	Gottlieb	McClure	Shoaf
Casello	Grall	McGhee	Silvers
Clemons	Grant, J.	Mercado	Sirois
Cortes, J.	Grant, M.	Newton	Slosberg
Cummings	Gregory	Oliva	Smith, C.
Daley	Grieco	Omphroy	Smith, D.
Daniels	Hage	Overdorf	Sprowls
Davis	Hart	Payne	Stark
Diamond	Hattersley	Perez	Stevenson
DiCeglie	Hill	Pigman	Stone
Donalds	Hogan Johnson	Plakon	Sullivan
Drake	Ingolia	Plascencia	Thompson

Toledo	Valdés	Webb	Yarborough
Tomkow	Watson, B.	Willhite	Zika
Trumbull	Watson, C.	Williamson	

Nays—None

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

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

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

Session Vote Sequence: 535

Representative Eagle in the Chair.

Yeas—108

Aloupis	DuBose	Killebrew	Renner
Altman	Duggan	La Rosa	Roach
Andrade	Duran	LaMarca	Robinson
Antone	Eagle	Latvala	Rodriguez, R.
Ausley	Eskamani	Leek	Rodriguez, A.
Avila	Fernández	Magar	Rodriguez, A. M.
Bell	Fernandez-Barquin	Maggard	Rommel
Beltran	Fetterhoff	Mariano	Roth
Brannan	Fine	Massullo	Sabatini
Brown	Fischer	McClain	Santiago
Buchanan	Fitzenhagen	McClure	Shoaf
Burton	Geller	McGhee	Silvers
Bush	Goff-Marcil	Mercado	Sirois
Byrd	Good	Newton	Slosberg
Caruso	Gottlieb	Oliva	Smith, D.
Casello	Grall	Omphroy	Sprowls
Clemons	Grant, J.	Overdorf	Stevenson
Cortes, J.	Grant, M.	Payne	Stone
Cummings	Gregory	Perez	Sullivan
Daley	Grieco	Pigman	Toledo
Daniels	Hage	Plakon	Tomkow
Davis	Hill	Plasencia	Trumbull
Diamond	Hogan Johnson	Polo	Watson, C.
DiCeglie	Ingoglia	Polsky	Webb
Donalds	Jacobs	Ponder	Williamson
Drake	Jenne	Pritchett	Yarborough
Driskell	Jones	Raschein	Zika

Nays—9

Alexander	Joseph	Valdés
Hart	Stark	Watson, B.
Hattersley	Thompson	Willhite

Votes after roll call:

Nays—Smith, C.

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

CS/CS/HB 7—A bill to be entitled An act relating to legal notices; amending s. 50.011, F.S.; providing for the publication of legal notices on certain publicly accessible websites; amending ss. 50.021, 50.0211, and 50.031, F.S.; conforming provisions to changes made by the act; creating s. 50.0311, F.S.; providing definitions; allowing a governmental agency to publish legal notices on a publicly accessible website under certain circumstances; providing criteria for website publication; authorizing a fiscally constrained county to use a publicly accessible website to publish legally required advertisements and public notices only if certain

requirements are met; requiring a governmental agency to provide specified notice to certain residents and property owners relating to alternative methods of receiving legal notices; authorizing a governmental agency to publish certain public notices and advertisements on its governmental access channels; providing a requirement for public bid advertisements made by governmental agencies on publicly accessible websites; amending s. 50.041, F.S.; removing provisions relating to the publication of legal notices in newspapers; amending s. 50.051, F.S.; revising a form for affidavits of publication; amending s. 50.0711, F.S.; revising provisions relating to the use of court docket funds; amending s. 83.806, F.S.; providing that an advertisement of a sale or disposition of property may be published on certain websites for a specified time period; amending ss. 11.02, 45.031, 121.0511, 121.055, 125.66, 162.12, 166.041, 189.015, 190.005, 190.046, 194.037, 197.402, 200.065, 338.223, 348.0308, 348.635, 348.7605, 373.0397, 373.146, 403.722, 712.06, 849.38, 865.09, and 932.704; conforming provisions to changes made by the act; providing an effective date.

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

Session Vote Sequence: 536

Representative Eagle in the Chair.

Yeas—71

Aloupis	Fine	Mariano	Rodriguez, A. M.
Altman	Fischer	Massullo	Rommel
Andrade	Fitzenhagen	McClain	Roth
Avila	Grall	McClure	Sabatini
Bell	Grant, J.	Oliva	Santiago
Beltran	Grant, M.	Overdorf	Sirois
Brannan	Gregory	Payne	Smith, D.
Buchanan	Grieco	Perez	Sprowls
Burton	Hage	Pigman	Stevenson
Byrd	Hill	Plakon	Stone
Caruso	Ingoglia	Plasencia	Sullivan
Cummings	Killebrew	Ponder	Toledo
DiCeglie	La Rosa	Raschein	Tomkow
Donalds	LaMarca	Renner	Trumbull
Duggan	Latvala	Roach	Williamson
Eagle	Leek	Robinson	Yarborough
Fernandez-Barquin	Magar	Rodriguez, R.	Zika
Fetterhoff	Maggard	Rodriguez, A.	

Nays—47

Alexander	Drake	Hogan Johnson	Pritchett
Antone	Driskell	Jacobs	Shoaf
Ausley	DuBose	Jacquet	Silvers
Brown	Duran	Jenne	Slosberg
Bush	Eskamani	Jones	Smith, C.
Casello	Fernández	Joseph	Thompson
Clemons	Geller	McGhee	Valdés
Cortes, J.	Goff-Marcil	Mercado	Watson, B.
Daley	Good	Newton	Watson, C.
Daniels	Gottlieb	Omphroy	Webb
Davis	Hart	Polo	Willhite
Diamond	Hattersley	Polsky	

Votes after roll call:

Yeas to Nays—Massullo

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

HB 7091—A bill to be entitled An act relating to probation violations; amending s. 948.06, F.S.; revising the circumstances under which a court must modify or continue a term of probation; providing an effective date.

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

Session Vote Sequence: 537

Representative Eagle in the Chair.

Yeas—116

Alexander	Duggan	La Rosa	Rodrigues, R.
Aloupis	Duran	LaMarca	Rodriguez, A.
Altman	Eagle	Latvala	Rodriguez, A. M.
Andrade	Eskamani	Leek	Rommel
Antone	Fernández	Magar	Roth
Ausley	Fernandez-Barquin	Maggard	Sabatini
Avila	Fetterhoff	Mariano	Santiago
Bell	Fine	Massullo	Shoaf
Beltran	Fischer	McClain	Silvers
Brannan	Fitzenhagen	McClure	Sirois
Brown	Geller	McGhee	Slosberg
Buchanan	Goff-Marcil	Mercado	Smith, C.
Burton	Good	Newton	Smith, D.
Bush	Grall	Oliva	Sprowls
Byrd	Grant, J.	Omphroy	Stark
Caruso	Grant, M.	Overdorf	Stevenson
Casello	Gregory	Payne	Stone
Clemons	Grieco	Perez	Sullivan
Cortes, J.	Hage	Pigman	Thompson
Cummings	Hart	Plakon	Toledo
Daley	Hattersley	Plasencia	Tomkow
Daniels	Hill	Polo	Trumbull
Davis	Hogan Johnson	Polsky	Trumbull, B.
Diamond	Ingoglia	Ponder	Watson, C.
DiCeglie	Jacobs	Pritchett	Webb
Donalds	Jenne	Raschein	Willhite
Drake	Jones	Renner	Williamson
Driskell	Joseph	Roach	Yarborough
DuBose	Killebrew	Robinson	Zika

Nays—2

Gottlieb Valdés

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

CS/HB 1323—A bill to be entitled An act relating to economic self-sufficiency; requiring the Department of Children and Families to contract for an evaluation of the effectiveness of certain programs; creating an interagency working group for specified purposes; providing membership and duties of the working group; providing requirements for specified evaluations; requiring a report be submitted to specified entities by a certain date; providing for future expiration; providing an effective date.

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

Session Vote Sequence: 538

Representative Eagle in the Chair.

Yeas—118

Alexander	Driskell	Jacobs	Polsky
Aloupis	DuBose	Jenne	Ponder
Altman	Duggan	Jones	Pritchett
Andrade	Duran	Joseph	Raschein
Antone	Eagle	Killebrew	Renner
Ausley	Eskamani	La Rosa	Roach
Avila	Fernández	LaMarca	Robinson
Bell	Fernandez-Barquin	Latvala	Rodrigues, R.
Beltran	Fetterhoff	Leek	Rodriguez, A.
Brannan	Fine	Magar	Rodriguez, A. M.
Brown	Fischer	Maggard	Rommel
Buchanan	Fitzenhagen	Mariano	Roth
Burton	Geller	Massullo	Sabatini
Bush	Goff-Marcil	McClain	Santiago
Byrd	Good	McClure	Shoaf
Caruso	Gottlieb	McGhee	Silvers
Casello	Grall	Mercado	Sirois
Clemons	Grant, J.	Newton	Slosberg
Cortes, J.	Grant, M.	Oliva	Smith, C.
Cummings	Gregory	Omphroy	Smith, D.
Daley	Grieco	Overdorf	Sprowls
Daniels	Hage	Payne	Stark
Davis	Hart	Perez	Stevenson
Diamond	Hattersley	Pigman	Stone
DiCeglie	Hill	Plakon	Sullivan
Donalds	Hogan Johnson	Plasencia	Thompson
Drake	Ingoglia	Polo	Toledo

Tomkow	Watson, B.	Willhite	Zika
Trumbull	Watson, C.	Williamson	
Valdés	Webb	Yarborough	

Nays—None

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

CS/HB 7069—A bill to be entitled An act relating to local government reporting; amending ss. 129.03 and 166.241, F.S.; deleting an annual requirement for county budget officers and municipal budget officers, respectively, to report specified budget information to the Office of Economic and Demographic Research; creating s. 218.323, F.S.; providing legislative intent; requiring a specified comparison of data; requiring the department to establish a certain website by a specified date; requiring the department to annually generate and distribute to residents a local government report card; specifying requirements for preparing and distributing the report card; specifying information required to be included in the report; specifying information required to be included on the department's website; requiring each county and municipality to annually report specified information relating to government performance metrics to the Department of Financial Services; requiring the department to adopt rules; authorizing the department to select contractors for certain purposes; providing an appropriation; providing an effective date.

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

Session Vote Sequence: 539

Representative Eagle in the Chair.

Yeas—83

Alexander	Drake	Magar	Rodriguez, A.
Aloupis	Duggan	Maggard	Rodriguez, A. M.
Altman	Eagle	Mariano	Rommel
Andrade	Fernandez-Barquin	Massullo	Roth
Antone	Fetterhoff	McClain	Sabatini
Ausley	Fine	McClure	Santiago
Avila	Fischer	Newton	Shoaf
Bell	Fitzenhagen	Oliva	Sirois
Beltran	Grall	Overdorf	Smith, D.
Brannan	Grant, J.	Payne	Sprowls
Buchanan	Grant, M.	Perez	Stevenson
Burton	Gregory	Pigman	Sullivan
Bush	Hage	Plakon	Toledo
Byrd	Hill	Plasencia	Tomkow
Caruso	Ingoglia	Ponder	Trumbull
Casello	Jones	Pritchett	Watson, B.
Clemons	Killebrew	Raschein	Webb
Cummings	La Rosa	Renner	Williamson
Daniels	LaMarca	Roach	Yarborough
DiCeglie	Latvala	Robinson	Zika
Donalds	Leek	Rodrigues, R.	

Nays—34

Brown	Fernández	Jenne	Smith, C.
Cortes, J.	Geller	Joseph	Stark
Daley	Goff-Marcil	McGhee	Stone
Davis	Good	Mercado	Thompson
Diamond	Gottlieb	Omphroy	Valdés
Driskell	Grieco	Polo	Watson, C.
DuBose	Hart	Polsky	Willhite
Duran	Hattersley	Silvers	
Eskamani	Hogan Johnson	Slosberg	

Votes after roll call:

Yeas to Nays—Jones

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

HJR 7061—A joint resolution proposing an amendment to Section 4 of Article IV of the State Constitution to require the Chief Financial Officer, as prescribed by general law, to annually provide information about counties and

municipalities to residents in a manner that allows residents to compare economic and noneconomic factors of each local government.

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

That the following amendment to Section 4 of Article IV of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

ARTICLE IV EXECUTIVE

SECTION 4. Cabinet.—

(a) There shall be a cabinet composed of an attorney general, a chief financial officer, and a commissioner of agriculture. In addition to the powers and duties specified herein, they shall exercise such powers and perform such duties as may be prescribed by law. In the event of a tie vote of the governor and cabinet, the side on which the governor voted shall be deemed to prevail.

(b) The attorney general shall be the chief state legal officer. There is created in the office of the attorney general the position of statewide prosecutor. The statewide prosecutor shall have concurrent jurisdiction with the state attorneys to prosecute violations of criminal laws occurring or having occurred, in two or more judicial circuits as part of a related transaction, or when any such offense is affecting or has affected two or more judicial circuits as provided by general law. The statewide prosecutor shall be appointed by the attorney general from not less than three persons nominated by the judicial nominating commission for the supreme court, or as otherwise provided by general law.

(c) The chief financial officer shall serve as the chief fiscal officer of the state, and shall:

- (1) Settle and approve accounts against the state; and shall
(2) Keep all state funds and securities; and
(3) As prescribed by general law, annually provide information about counties and municipalities to residents in a manner that allows residents to compare economic and noneconomic factors of each local government.

(d) The commissioner of agriculture shall have supervision of matters pertaining to agriculture except as otherwise provided by law.

(e) The governor as chair, the chief financial officer, and the attorney general shall constitute the state board of administration, which shall succeed to all the power, control, and authority of the state board of administration established pursuant to Article IX, Section 16 of the Constitution of 1885, and which shall continue as a body at least for the life of Article XII, Section 9(c).

(f) The governor as chair, the chief financial officer, the attorney general, and the commissioner of agriculture shall constitute the trustees of the internal improvement trust fund and the land acquisition trust fund as provided by law.

(g) The governor as chair, the chief financial officer, the attorney general, and the commissioner of agriculture shall constitute the agency head of the Department of Law Enforcement. The Office of Domestic Security and Counterterrorism is created within the Department of Law Enforcement. The Office of Domestic Security and Counterterrorism shall provide support for prosecutors and federal, state, and local law enforcement agencies that investigate or analyze information relating to attempts or acts of terrorism or that prosecute terrorism, and shall perform any other duties that are provided by law.

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

CONSTITUTIONAL AMENDMENT ARTICLE IV, SECTION 4

DUTIES OF THE CHIEF FINANCIAL OFFICER.—Proposing an amendment to the State Constitution to require the Chief Financial Officer, as prescribed by general law, to annually provide information about counties and municipalities to residents in a manner that allows residents to compare economic and noneconomic factors of each local government.

—was read the third time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The question recurred on passage of HJR 7061. The vote was:

Session Vote Sequence: 540

Representative Magar in the Chair.

Yeas—90

Table listing names of representatives who voted 'Yeas' (90 total), including Alexander, Aloupis, Altman, Andrade, etc.

Nays—23

Table listing names of representatives who voted 'Nays' (23 total), including Brown, Cortes, J. Davis, Diamond, etc.

Votes after roll call:

- Yeas—Driskell, Eagle, Hogan Johnson
Nays—Mercado
Yeas to Nays—Hogan Johnson

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

CS/HB 7065—A bill to be entitled An act relating to school safety; amending s. 943.082, F.S.; requiring the FortifyFL reporting tool to notify reporting parties that submitting false information may subject them to criminal penalties; providing that certain reports shall remain anonymous; amending s. 943.687, F.S.; revising the membership of the Marjory Stoneman Douglas High School Public Safety Commission; amending s. 985.12, F.S.; requiring law enforcement officers to have access to specified information by a certain date for specified purposes; amending s. 1001.11, F.S.; requiring the Commissioner of Education to oversee compliance with requirements relating to school safety and security; requiring the commissioner to take specified actions under certain circumstances relating to noncompliance; amending s. 1001.20, F.S.; requiring the Office of Inspector General to take specified actions for an investigation relating to noncompliance with school safety and security requirements under certain circumstances; authorizing the office to issue and serve certain subpoenas for specified purposes; authorizing the office to take specified actions relating to noncompliance with such subpoenas; amending s. 1001.212, F.S.; requiring the Office of Safe Schools to provide certain opportunities to charter school personnel; requiring such office to coordinate with specified entities to provide a specified tool for certain purposes and a model family reunification plan for certain purposes; amending s. 1002.33, F.S.; revising provisions relating to the immediate termination of a charter school's charter; amending s. 1006.07, F.S.; requiring codes of student conduct to include provisions relating to civil citation or similar prearrest diversion programs for specified purposes; requiring codes of student conduct to include provisions relating to the assignment of students to school-based intervention programs; prohibiting

participation in such programs from being entered into a specified system; authorizing certain procedures to include accommodations for specified drills; requiring district school boards and charter school governing boards, in coordination with local law enforcement agencies, to adopt a family reunification plan for specified purposes; providing requirements for members of a threat assessment team; amending s. 1006.12, F.S.; revising provisions relating to the duties of school safety officers; requiring the district school superintendent or charter school administrator to provide certain notifications relating to safe-school officers; requiring safe-school officers to complete a specified training; providing requirements for such training; requiring individuals to meet certain criteria before participating in specified training; providing requirements for such training; requiring school districts to provide charter schools with specified safe-school officers under additional circumstances; amending s.1006.1493, F.S.; requiring the Florida Safe Schools Assessment Tool to address policies and procedures relating to certain disasters; amending s. 1008.32, F.S.; authorizing the state board to direct a school district to suspend the salaries of specified individuals under certain circumstances relating to school safety; amending s. 1011.62, F.S.; revising the mental health assistance allocation plans to include policies and procedures relating to certain behavioral health services available to such students; requiring schools districts to use specified services from certain teams; providing requirements for referrals to certain behavioral health services; providing effective dates.

—was read the third time by title.

Representative McGhee offered the following:

(Amendment Bar Code: 975407)

Amendment 5 (with title amendment)—Between lines 557 and 558, insert:

Section 10. Paragraph (d) is added to subsection (4) of section 1006.13, Florida Statutes, to read:

1006.13 Policy of zero tolerance for crime and victimization.—

(4)

(d) 1. This paragraph may be cited as the "Kaia Rolle Act."

2. The agreements must also disclose the procedures adopted by the sheriff and local police department that must be used by law enforcement officers before arresting any student 10 years of age or younger on school grounds.

TITLE AMENDMENT

Remove line 58 and insert:

circumstances; amending s. 1006.13, F.S.; requiring certain agreements between district school boards and specified law enforcement to disclose procedures relating to the arrest of certain minors on school grounds; amending s. 1006.1493, F.S.; requiring

Rep. McGhee moved the adoption of the amendment, which was adopted by the required two-thirds vote. The vote was:

Session Vote Sequence: 541

Representative Magar in the Chair.

Yeas—118

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

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

Nays—None

Votes after roll call:

Yeas—Jacobs

REPRESENTATIVE LA ROSA IN THE CHAIR

The question recurred on passage of **CS/HB 7065**. The vote was:

Session Vote Sequence: 542

Representative La Rosa in the Chair.

Yeas—118

Alexander	Eagle	LaMarca	Rodriguez, A. M.
Aloupis	Eskamani	Latvala	Rommel
Altman	Fernández	Leek	Roth
Andrade	Fernandez-Barquin	Magar	Sabatini
Antone	Fetterhoff	Maggard	Santiago
Ausley	Fine	Mariano	Shoaf
Avila	Fischer	Massullo	Silvers
Bell	Fitzenhagen	McClain	Sirois
Beltran	Geller	McClure	Slosberg
Brannan	Goff-Marcil	McGhee	Smith, C.
Brown	Good	Mercado	Smith, D.
Buchanan	Gottlieb	Newton	Sprowls
Burton	Grall	Oliva	Stark
Byrd	Grant, J.	Omphroy	Stevenson
Caruso	Grant, M.	Overdorf	Stone
Casello	Gregory	Payne	Sullivan
Clemons	Grieco	Perez	Thompson
Cortes, J.	Hage	Pigman	Toledo
Cummings	Hart	Plakon	Tomkow
Daley	Hattersley	Plasencia	Trumbull
Daniels	Hill	Polo	Valdés
Davis	Hogan Johnson	Polsky	Watson, B.
Diamond	Ingoglia	Ponder	Watson, C.
DiCeglie	Jacobs	Pritchett	Webb
Donalds	Jacquet	Raschein	Willhite
Drake	Jenne	Renner	Williamson
Driskell	Jones	Roach	Yarborough
DuBose	Joseph	Robinson	Zika
Duggan	Killebrew	Rodrigues, R.	
Duran	La Rosa	Rodriguez, A.	

Nays—None

Votes after roll call:

Yeas—Bush

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

HB 7081—A bill to be entitled An act relating to public records and public meetings; creating s. 1004.098, F.S.; providing an exemption from public records requirements for any personal identifying information of an applicant for president of a state university or Florida College System institution; specifying that personal identifying information of applicants who comprise a final group of applicants is no longer confidential and exempt at a time

certain; providing an exemption from public meeting requirements for any portion of a meeting held for the purpose of identifying or vetting applicants for president of a state university or Florida College System institution, including any portion of a meeting that would disclose identifying information of such applicants; requiring a recording to be made of any portion of a closed meeting and providing that no portion of a closed meeting may be held off the record; providing that the recording of any closed portion of a meeting is exempt from public record requirements; specifying that certain meetings are not exempt from public meeting requirements; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing an effective date.

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

Session Vote Sequence: 543

Representative La Rosa in the Chair.

Yeas—99

Alexander Duggan La Rosa Robinson
Aloupis Duran LaMarca Rodrigues, R.
Altman Eagle Latvala Rodriguez, A.
Andrade Fernández Leek Rodriguez, A. M.
Antone Fernandez-Barquin Magar Rommel
Ausley Fetterhoff Maggard Roth
Avila Fine Mariano Santiago
Bell Fischer Massullo Shoaf
Beltran Fitzenhagen McClain Silvers
Brannan Goff-Marcil McClure Sirois
Brown Gottlieb Mercado Smith, D.
Buchanan Grall Newton Sprowls
Burton Grant, J. Oliva Stark
Bush Grant, M. Overdorf Stevenson
Byrd Gregory Payne Stone
Caruso Grieco Perez Sullivan
Casello Hage Pigman Toledo
Clemons Hill Plakon Tomkow
Cummings Ingoglia Plasencia Trumbull
Daley Jacobs Polo Watson, B.
Daniels Jacquet Ponder Willhite
DiCeglie Jenne Pritchett Williamson
Donalds Jones Raschein Yarborough
Drake Joseph Renner Zika
Driskell Killebrew Roach

Nays—20

Cortes, J. Geller McGhee Smith, C.
Davis Good Omphroy Thompson
Diamond Hart Polsky Valdés
DuBose Hattersley Sabatini Watson, C.
Eskamani Hogan Johnson Slosberg Webb

Votes after roll call:

Yeas to Nays—Daniels

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

HB 1155—A bill to be entitled An act relating to legislative review of proposed regulation of unregulated functions; amending s. 11.62, F.S.; defining terms; providing that certain requirements must be met before the adoption of a regulation of an unregulated profession or occupation or the substantial expansion of regulation of a regulated profession or occupation; requiring the proponents of legislation that proposes such regulation to provide certain information to the state agency proposed to have jurisdiction over the regulation and the Legislature by a certain date; requiring such state agency to provide certain information to the Legislature within a certain time period; providing an exception; revising information that a legislative committee must consider when determining whether a regulation is justified; providing an effective date.

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

Session Vote Sequence: 544

Representative La Rosa in the Chair.

Yeas—98

Alexander Eagle LaMarca Robinson
Aloupis Eskamani Latvala Rodriguez, A.
Altman Fernández Leek Rodriguez, A. M.
Andrade Fernandez-Barquin Magar Rommel
Antone Fetterhoff Maggard Roth
Ausley Fine Mariano Sabatini
Avila Fischer Massullo Santiago
Bell Fitzenhagen McClain Shoaf
Brannan Grall McClure Silvers
Brown Grant, J. Mercado Sirois
Buchanan Gregory Newton Smith, D.
Burton Grieco Oliva Stark
Bush Hage Omphroy Stevenson
Byrd Hart Overdorf Stone
Caruso Hattersley Payne Sullivan
Casello Hill Perez Toledo
Clemons Hogan Johnson Pigman Tomkow
Cummings Ingoglia Plakon Watson, B.
Daniels Jacobs Plasencia Webb
Davis Jacquet Polsky Willhite
DiCeglie Jenne Ponder Williamson
Donalds Jones Pritchett Yarborough
Drake Joseph Raschein Zika
Duggan Killebrew Renner
Duran La Rosa Roach

Nays—13

Cortes, J. Geller Polo Watson, C.
Daley Goff-Marcil Slosberg
Diamond Gottlieb Thompson
DuBose McGhee Valdés

Votes after roll call:

Yeas—Beltran, Rodrigues, R., Sprowls

Nays—Good, Smith, C.

Yeas to Nays—Fernández, Joseph

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

HB 7071—A bill to be entitled An act relating to contingency risk multipliers; amending s. 627.428, F.S.; providing that, for certain attorney fees awarded for claims arising under property insurance policies, a strong presumption is created that a lodestar fee is sufficient and reasonable; providing that such presumption may be rebutted only under certain circumstances; providing an effective date.

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

Session Vote Sequence: 545

Representative La Rosa in the Chair.

Yeas—72

Aloupis Eagle Mariano Rodriguez, A. M.
Altman Fernandez-Barquin Massullo Rommel
Andrade Fetterhoff McClain Roth
Avila Fine McClure Sabatini
Bell Fischer Oliva Santiago
Beltran Grant, J. Overdorf Shoaf
Brannan Grant, M. Payne Sirois
Buchanan Gregory Perez Smith, D.
Burton Hage Pigman Sprowls
Byrd Hill Plakon Stevenson
Clemons Ingoglia Plasencia Stone
Cummings Killebrew Ponder Sullivan
Diamond La Rosa Raschein Toledo
DiCeglie LaMarca Renner Tomkow
Donalds Latvala Roach Trumbull
Drake Leek Robinson Williamson
Duggan Magar Rodrigues, R. Yarborough
Duran Maggard Rodriguez, A. Zika

Nays—46

Alexander	Eskamani	Jacobs	Silvers
Antone	Fernández	Jacquet	Slosberg
Ausley	Fitzenhagen	Jenne	Smith, C.
Brown	Geller	Jones	Stark
Caruso	Goff-Marcil	Joseph	Thompson
Casello	Good	McGhee	Valdés
Cortes, J.	Gottlieb	Mercado	Watson, B.
Daley	Grall	Newton	Watson, C.
Daniels	Grieco	Omphroy	Webb
Davis	Hart	Polo	Willhite
Driskell	Hattersley	Polsky	
DuBose	Hogan Johnson	Pritchett	

HB 1273—A bill to be entitled An act relating to dentistry and dental hygiene; amending ss. 466.006 and 466.007, F.S.; authorizing the use of certain examinations produced by the Western Regional Examining Board to measure an applicant's ability to practice the profession of dentistry or dental hygiene; providing an effective date.

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

Session Vote Sequence: 547

Representative La Rosa in the Chair.

Votes after roll call:

Nays—Bush
Nays to Yeas—Hogan Johnson

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

CS/CS/HB 763—A bill to be entitled An act relating to patient safety culture surveys; amending s. 395.1012, F.S.; requiring licensed facilities to biennially conduct an anonymous patient safety culture survey using an applicable federal publication; authorizing facilities to contract for the administration of such survey; requiring facilities to biennially submit patient safety culture survey data to the Agency for Health Care Administration; authorizing facilities to develop an internal action plan for a specified purpose and submit such plan to the agency; amending s. 395.1055, F.S.; conforming a cross-reference; amending s. 408.05, F.S.; requiring the agency to collect, compile, and publish patient safety culture survey data submitted by facilities; amending s. 408.061, F.S.; revising requirements for the submission of health care data to the agency; providing appropriations; providing an effective date.

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

Session Vote Sequence: 546

Representative La Rosa in the Chair.

Yeas—119

Alexander	Duran	La Rosa	Rodriguez, A.
Aloupis	Eagle	LaMarca	Rodriguez, A. M.
Altman	Eskamani	Latvala	Rommel
Andrade	Fernández	Leek	Roth
Antone	Fernandez-Barquin	Magar	Sabatini
Ausley	Fetterhoff	Maggard	Santiago
Avila	Fine	Mariano	Shoaf
Bell	Fischer	Massullo	Silvers
Beltran	Fitzenhagen	McClain	Sirois
Brannan	Geller	McClure	Slosberg
Brown	Goff-Marcil	McGhee	Smith, C.
Buchanan	Good	Mercado	Smith, D.
Burton	Gottlieb	Newton	Sprowls
Bush	Grall	Oliva	Stark
Byrd	Grant, J.	Omphroy	Stevenson
Caruso	Grant, M.	Overdorf	Stone
Casello	Gregory	Payne	Sullivan
Clemons	Grieco	Perez	Thompson
Cortes, J.	Hage	Pigman	Toledo
Cummings	Hart	Plakon	Tomkow
Daley	Hattersley	Plasencia	Trumbull
Daniels	Hill	Polo	Valdés
Davis	Hogan Johnson	Polsky	Watson, B.
Diamond	Ingoglia	Ponder	Watson, C.
DiCeglie	Jacobs	Pritchett	Webb
Donalds	Jacquet	Raschein	Willhite
Drake	Jenne	Renner	Williamson
Driskell	Jones	Roach	Yarborough
DuBose	Joseph	Robinson	Zika
Duggan	Killebrew	Rodrigues, R.	

Nays—None

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

Yeas—116

Alexander	Duggan	La Rosa	Rodriguez, A.
Aloupis	Eagle	LaMarca	Rodriguez, A. M.
Altman	Eskamani	Latvala	Rommel
Andrade	Fernández	Leek	Roth
Antone	Fernandez-Barquin	Magar	Sabatini
Ausley	Fetterhoff	Maggard	Santiago
Avila	Fine	Mariano	Shoaf
Bell	Fischer	Massullo	Silvers
Beltran	Fitzenhagen	McClain	Sirois
Brannan	Geller	McClure	Slosberg
Brown	Goff-Marcil	McGhee	Smith, C.
Buchanan	Good	Mercado	Smith, D.
Burton	Gottlieb	Newton	Sprowls
Bush	Grall	Oliva	Stark
Byrd	Grant, J.	Omphroy	Stevenson
Caruso	Grant, M.	Overdorf	Stone
Casello	Gregory	Payne	Sullivan
Clemons	Grieco	Perez	Thompson
Cortes, J.	Hage	Pigman	Toledo
Cummings	Hart	Plakon	Tomkow
Daley	Hattersley	Plasencia	Trumbull
Daniels	Hill	Polsky	Valdés
Davis	Hogan Johnson	Ponder	Watson, B.
Diamond	Ingoglia	Pritchett	Watson, C.
DiCeglie	Jacobs	Raschein	Webb
Donalds	Jacquet	Renner	Willhite
Drake	Jenne	Roach	Williamson
Driskell	Jones	Robinson	Yarborough
DuBose	Killebrew	Rodrigues, R.	Zika

Nays—None

Votes after roll call:

Yeas—Duran, Joseph

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

HB 1217—A bill to be entitled An act relating to surrendered newborn infants; amending s. 383.50, F.S.; revising the definition of the term "newborn infant"; defining the term "newborn safety device"; authorizing hospitals, emergency medical services stations, and fire stations to use newborn safety devices to accept surrendered newborn infants under certain circumstances; requiring such hospital, emergency medical services station, or fire station to visually check and test the device within specified timeframes; conforming provisions to changes made by the act; providing additional locations under which the prohibition on the initiation of criminal investigations based solely on the surrendering of a newborn infant applies; amending s. 63.0423, F.S.; conforming a cross-reference; providing an effective date.

—was read the third time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

The question recurred on passage of **HB 1217**, the vote was:

Session Vote Sequence: 548

Representative Magar in the Chair.

Yeas—117

Alexander	Duran	La Rosa	Rodriguez, A.
Aloupis	Eagle	LaMarca	Rodriguez, A. M.
Altman	Eskamani	Latvala	Rommel
Andrade	Fernández	Leek	Roth
Antone	Fernandez-Barquin	Magar	Sabatini
Ausley	Fetterhoff	Maggard	Santiago
Avila	Fine	Mariano	Shoaf
Bell	Fischer	Massullo	Silvers
Beltran	Fitzenhagen	McClain	Sirois
Brannan	Geller	McClure	Slosberg
Brown	Goff-Marcil	McGhee	Smith, C.
Buchanan	Good	Mercado	Smith, D.
Burton	Gottlieb	Newton	Sprohls
Bush	Grall	Oliva	Stark
Byrd	Grant, J.	Omphroy	Stevenson
Caruso	Grant, M.	Overdorf	Stone
Casello	Gregory	Payne	Sullivan
Clemons	Grieco	Perez	Thompson
Cortes, J.	Hage	Pigman	Toledo
Cummings	Hart	Plakon	Tomkow
Daley	Hattersley	Plasencia	Trumbull
Daniels	Hill	Polo	Watson, B.
Davis	Hogan Johnson	Polsky	Watson, C.
Diamond	Ingoglia	Ponder	Webb
DiCeglie	Jacobs	Pritchett	Williamson
Donalds	Jacquet	Raschein	Yarborough
Drake	Jenne	Renner	Zika
Driskell	Jones	Roach	
DuBose	Joseph	Robinson	
Duggan	Killebrew	Rodrigues, R.	

Nays—2

Valdés Willhite

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

HB 7025—A bill to be entitled An act relating to guardianship; amending s. 744.2001, F.S.; deleting the requirement that the executive director of the Office of Public and Professional Guardians be a member of The Florida Bar; requiring the executive director to offer and make certain education courses available online; requiring the executive director to produce and make available information about alternatives to and types of guardianship for dissemination by certain entities; deleting obsolete language; amending s. 744.2003, F.S.; revising continuing education requirements for guardians; requiring professional guardians to submit to and maintain with the office specified information; amending s. 744.2004, F.S.; deleting obsolete language; revising the office's disciplinary procedures; requiring the office to notify parties to the complaint of certain information within specified timeframes; amending s. 744.3145, F.S.; authorizing guardians to satisfy certain education requirements through courses offered by the office; removing the court's ability to waive education requirements for guardians; amending s. 744.368, F.S.; requiring the clerks of court to notify the office of any sanctions imposed on professional guardians, within a specified timeframe; providing an effective date.

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

Session Vote Sequence: 549

Representative Magar in the Chair.

Yeas—119			
Alexander	Bush	Drake	Geller
Aloupis	Byrd	Driskell	Goff-Marcil
Altman	Caruso	DuBose	Good
Andrade	Casello	Duggan	Gottlieb
Antone	Clemons	Duran	Grall
Ausley	Cortes, J.	Eagle	Grant, J.
Avila	Cummings	Eskamani	Grant, M.
Bell	Daley	Fernández	Gregory
Beltran	Daniels	Fernandez-Barquin	Grieco
Brannan	Davis	Fetterhoff	Hage
Brown	Diamond	Fine	Hart
Buchanan	DiCeglie	Fischer	Hattersley
Burton	Donalds	Fitzenhagen	Hill

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

Nays—None

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

CS/HB 1047—A bill to be entitled An act relating to construction materials mining activities; amending s. 552.30, F.S.; providing legislative findings; creating a monitoring and reporting pilot program within the Division of the State Fire Marshal for the use of explosives in Miami-Dade County; requiring the State Fire Marshal to hire or contract with seismologists to monitor and report blasts used for construction materials mining activities in Miami-Dade County and to post the reports on the website of the Division of State Fire Marshal; providing requirements for such seismologists; requiring a person who uses explosives for construction materials mining activities in Miami-Dade County to submit certain written notice to the State Fire Marshal; requiring the State Fire Marshal to adopt rules; providing an appropriation; providing an effective date.

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

Session Vote Sequence: 550

Representative Magar in the Chair.

Yeas—118

Alexander	Duran	La Rosa	Rodriguez, A.
Aloupis	Eagle	LaMarca	Rodriguez, A. M.
Altman	Eskamani	Latvala	Rommel
Andrade	Fernández	Leek	Roth
Antone	Fernandez-Barquin	Magar	Sabatini
Ausley	Fetterhoff	Maggard	Santiago
Avila	Fine	Mariano	Shoaf
Bell	Fischer	Massullo	Silvers
Beltran	Fitzenhagen	McClain	Sirois
Brannan	Geller	McClure	Slosberg
Brown	Goff-Marcil	McGhee	Smith, C.
Buchanan	Good	Mercado	Smith, D.
Burton	Gottlieb	Newton	Sprohls
Bush	Grall	Oliva	Stark
Byrd	Grant, J.	Omphroy	Stevenson
Caruso	Grant, M.	Overdorf	Stone
Casello	Gregory	Payne	Sullivan
Clemons	Grieco	Perez	Thompson
Cortes, J.	Hage	Pigman	Toledo
Cummings	Hart	Plakon	Tomkow
Daley	Hattersley	Plasencia	Trumbull
Daniels	Hill	Polo	Valdés
Davis	Hogan Johnson	Polsky	Watson, B.
Diamond	Ingoglia	Ponder	Watson, C.
DiCeglie	Jacobs	Pritchett	Webb
Donalds	Jacquet	Raschein	Williamson
Drake	Jenne	Renner	Yarborough
Driskell	Jones	Roach	Zika
DuBose	Joseph	Robinson	
Duggan	Killebrew	Rodrigues, R.	

Nays—None

Votes after roll call:
Yeas—Willhite

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

HB 1375—A bill to be entitled An act relating to Holmes, Jackson, and Washington Counties; amending ch. 69-534, Laws of Florida; authorizing a Board of Directors to govern the authority; providing for terms of office and appointment of members to the board; providing and revising organizational meeting dates; providing for quorum and voting; revising certain officer positions of the authority; providing an effective date.

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

Session Vote Sequence: 551

Representative Magar in the Chair.

Yeas—117

Alexander	Duran	LaMarca	Rodriguez, A. M.
Aloupis	Eagle	Latvala	Rommel
Altman	Eskamani	Leek	Roth
Andrade	Fernández	Magar	Sabatini
Antone	Fernandez-Barquin	Maggard	Santiago
Ausley	Fetterhoff	Mariano	Shoaf
Avila	Fine	Massullo	Silvers
Bell	Fischer	McClain	Sirois
Beltran	Fitzenhagen	McClure	Slosberg
Brannan	Geller	McGhee	Smith, C.
Brown	Goff-Marcil	Mercado	Smith, D.
Buchanan	Good	Newton	Sprowls
Burton	Gottlieb	Oliva	Stark
Bush	Grall	Omphroy	Stevenson
Byrd	Grant, J.	Overdorf	Stone
Caruso	Grant, M.	Payne	Sullivan
Casello	Gregory	Perez	Thompson
Clemons	Grieco	Pigman	Toledo
Cortes, J.	Hage	Plakon	Tomkow
Cummings	Hart	Plasencia	Trumbull
Daley	Hattersley	Polo	Valdés
Daniels	Hill	Polsky	Watson, B.
Davis	Ingoglia	Ponder	Watson, C.
Diamond	Jacobs	Pritchett	Webb
DiCeglie	Jacquet	Raschein	Willhite
Donalds	Jenne	Renner	Williamson
Drake	Jones	Roach	Yarborough
Driskell	Joseph	Robinson	
DuBose	Killebrew	Rodriguez, R.	
Duggan	La Rosa	Rodriguez, A.	

Nays—None

Votes after roll call:
Yeas—Hogan Johnson

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

THE SPEAKER IN THE CHAIR

HB 737—A bill to be entitled An act relating to moments of silence in public schools; amending s. 1003.45, F.S.; providing legislative findings; requiring public school principals to require certain teachers to set aside time for a moment of silence at the beginning of each school day; specifying the duration of the required moment of silence; prohibiting teachers from making specified suggestions; deleting a provision authorizing district school boards to provide a brief period of silent prayer or meditation; requiring certain teachers to encourage parents to discuss the moment of silence with their children and to make suggestions as to the best use of this time; providing an effective date.

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

Session Vote Sequence: 552

Speaker Oliva in the Chair.

Yeas—96

Alexander	Duggan	La Rosa	Robinson
Aloupis	Duran	LaMarca	Rodriguez, R.
Altman	Eagle	Latvala	Rodriguez, A.
Andrade	Fernández	Leek	Rodriguez, A. M.
Ausley	Fernandez-Barquin	Magar	Rommel
Avila	Fetterhoff	Maggard	Roth
Bell	Fine	Mariano	Sabatini
Beltran	Fischer	Massullo	Santiago
Brannan	Fitzenhagen	McClain	Shoaf
Brown	Goff-Marcil	McClure	Sirois
Buchanan	Grall	McGhee	Smith, D.
Burton	Grant, J.	Newton	Sprowls
Bush	Grant, M.	Oliva	Stevenson
Byrd	Gregory	Omphroy	Stone
Caruso	Hage	Overdorf	Sullivan
Clemons	Hart	Payne	Thompson
Cummings	Hill	Perez	Toledo
Daley	Hogan Johnson	Pigman	Tomkow
Daniels	Ingoglia	Plakon	Trumbull
Diamond	Jacquet	Plasencia	Valdés
DiCeglie	Jenne	Ponder	Webb
Donalds	Jones	Pritchett	Williamson
Drake	Joseph	Raschein	Yarborough
DuBose	Killebrew	Renner	Zika

Nays—20

Casello	Geller	Mercado	Slosberg
Cortes, J.	Good	Polo	Stark
Davis	Gottlieb	Polsky	Watson, B.
Driskell	Grieco	Roach	Watson, C.
Eskamani	Hattersley	Silvers	Willhite

Votes after roll call:

Nays—Smith, C.

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

Remarks

The Speaker recognized Representative J. Cortes, who gave brief farewell remarks.

The Speaker recognized Representative Newton, who gave brief farewell remarks.

Moments of Silence

At the request of Rep. Diamond, the House observed a moment of silence in memory of Patricia "Patti" Johnson, a Pinellas Park City Council member, who passed away February 26, 2020.

At the request of Rep. Fernandez, the House observed a moment of silence in memory of Patrick Hidalgo, a Miami-Dade organizer and former Obama administration appointee, who passed away March 2, 2020.

Motion to Adjourn

Rep. Sprowls moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene at 10:30 a.m., Thursday, March 5, 2020, or upon call of the Chair. The motion was agreed to.

Messages from the Senate

The Honorable Jose R. Oliva, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for HB 197.

Debbie Brown, Secretary

House Resolutions Adopted by Publication

The above bill was ordered enrolled.

At the request of Rep. Omphroy—

Votes After Roll Call

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

Rep. Bush:

Yeas—January 29: 403; February 20: 467

Rep. Daniels:

Nays—February 26: 509

Rep. Driskell:

Yeas—March 3: 515, 516, 517

Rep. Stevenson:

Yeas—March 3: 515

Nays—March 3: 516, 517

Yeas to Nays—March 3: 515

Cosponsors

CS/CS/CS/HB 209—Daniels

CS/CS/HB 241—Good

CS/HB 307—Zika

CS/CS/CS/HB 391—Fischer

CS/HB 401—Grall

CS/HB 487—Newton

CS/HB 687—Fischer

CS/HB 705—Caruso, Hogan Johnson

HJR 877—Eagle, Magar, Webb, Zika

HB 879—Eagle, Magar, D. Smith

CS/CS/CS/HB 1013—Fischer, Webb

CS/CS/HB 1039—Fischer

CS/HB 1085—Fischer

CS/CS/HB 1111—Beltran

HB 1135—Hogan Johnson

HB 1217—Sirois

CS/CS/HB 1255—Plasencia, Slosberg

CS/HB 1265—Ingoglia

CS/HB 1335—Fischer

HR 8059—Sullivan

HR 8083—Ausley, Davis, Goff-Marcil, Hogan Johnson, Jacobs, Joseph

HR 8049—A resolution recognizing June 2020 as "Caribbean Heritage Month" in Florida.

WHEREAS, from a region that conjures images of a scenic paradise, Caribbean Americans are as vibrant as the islands from which they come, possessing a wealth of talent and history that reverberates throughout this great state and nation, and

WHEREAS, as educators, authors, community leaders, activists, athletes, artists, musicians, and politicians, Caribbean Americans have made their mark in every facet of our society and have contributed to the betterment and diversity of our state and nation, and

WHEREAS, counted among many famous sons and daughters of the Caribbean are civil rights activist W.E.B. Du Bois; United States Secretary of the Treasury Alexander Hamilton; United States Secretary of State Colin Powell; United States Congresswoman Shirley Chisholm; Oscar-nominated actress Cicely Tyson; Oscar-winning actor Sidney Poitier; author, poet, and civil rights activist James Weldon Johnson; musician, actor, and social activist Harry Belafonte; Haitian Revolution General Henri Christophe; actor and author Louise Bennett-Coverley; writer and nationalist leader José Martí; professor of literature Mayra Santos-Febres; and numerous others who have displayed great strength and resiliency while serving as pioneers among the people of the Caribbean, and

WHEREAS, the United States has thrived as a country of immigrants, united by common values and by the promise of a better tomorrow, NOW, THEREFORE,

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

That June 2020 is recognized as "Caribbean Heritage Month" in Florida and all communities and individuals throughout the state are encouraged to celebrate their cultural and historical bonds.

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

At the request of Rep. Bush—

HR 8055—A resolution recognizing the Miami Central Senior High School Varsity Football Team and its leadership for the team's outstanding achievement in winning the Class 6A state championship.

WHEREAS, South Florida is home to some of the best high school football players in the state, and, in 2019, a historic number of state football championships were won in various classifications by high schools across Miami-Dade County, and

WHEREAS, three out of the seven South Florida schools that won the Florida High School Athletic Association state championships are from District 2 in the Miami-Dade County Public Schools: Booker T. Washington Senior High School in the Class 4A championship, Miami Central Senior High School in the Class 6A championship, and Miami Northwestern Senior High School in the Class 5A championship, and

WHEREAS, additionally, two South Florida private schools also claimed state titles in 2019: Champagnat Catholic School in the Class 2A championship and Christopher Columbus High School in the Class 8A championship, and

WHEREAS, sports can foster discipline, physical fitness, health, confidence, and decision-making skills, and the Miami Central Senior High School Varsity Football Team has demonstrated sportsmanship, perseverance, and excellence, NOW, THEREFORE,

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

That the Miami Central Senior High School Varsity Football Team and its leadership are recognized for the team's outstanding achievement in winning the 2019 Class 6A state championship.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to the Miami Central Senior High School Varsity Football Team as a tangible token of the sentiments expressed herein.

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

At the request of Rep. Bush—

HR 8061—A resolution recognizing the 2019 Miami Northwestern Senior High School Varsity Football Team.

WHEREAS, on Saturday, December 14, 2019, Miami Northwestern Senior High School's varsity football team, the Bulls, went head to head with Jones High School's varsity football team, the Fightin' Tigers, to compete for the Florida High School Athletic Association (FHSAA) Class 5A State Championship, and

WHEREAS, the Miami Northwestern Bulls faced their opponent at Daytona Stadium before a near-sellout crowd of more than 10,000 fans, who witnessed a truly exciting game in which each team answered the other's score nearly point for point in the first three quarters, and

WHEREAS, with two successful drives in the fourth quarter, the Bulls scored two touchdowns, defeating the Tigers by a score of 34-17 and capturing their third consecutive, and seventh overall, FHSAA State Football Championship, and

WHEREAS, Miami Northwestern head coach Max Edwards is the first coach to lead the Bulls to three consecutive state championship wins, a remarkable milestone for the coaching staff, the team, and the overall community, and

WHEREAS, as a result of their many outstanding victories throughout the season, the Miami Northwestern Bulls are ranked seventh in the Final 2019 High School Football America 100 national rankings, NOW, THEREFORE,

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

That the 2019 Miami Northwestern Senior High School Varsity Football Team is recognized for its tireless dedication to excellence and is heartily congratulated for its third consecutive, and seventh overall, Florida High School Athletic Association State Football Championship.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Miami Northwestern head coach Max Edwards as a tangible token of the sentiments expressed herein.

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

At the request of Rep. Bush—

HR 8065—A resolution recognizing the 2019 Booker T. Washington Senior High School Varsity Football Team.

WHEREAS, in 2019, several high school football teams of various classifications across Miami-Dade County competed for and won Florida High School Athletic Association (FHSAA) State Football Championships, and

WHEREAS, on December 11, 2019, Booker T. Washington Senior High School's varsity football team, the Tornados, faced Bolles High School's varsity football team, the Bulldogs, to compete for the FHSAA Class 4A State Championship, and the Tornados defeated the Bulldogs by a score of 25-21, and

WHEREAS, the following schools also claimed state titles in 2019: Champagnat Catholic High School in the Class 2A championship, Miami Northwestern Senior High School in the Class 5A championship, Miami Central Senior High School in the Class 6A championship, and Christopher Columbus High School in the Class 8A championship, and

WHEREAS, Booker T. Washington Senior High School has demonstrated excellence on the gridiron and, under the leadership of head coach Earl Tillman, captured its sixth state championship win in 2019, NOW, THEREFORE,

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

That the 2019 Booker T. Washington Senior High School Varsity Football Team is congratulated for its outstanding achievement of winning the Florida High School Athletic Association Class 4A State Football Championship.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Booker T. Washington Senior High School head football coach Earl Tillman as a tangible token of the sentiments expressed herein.

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

At the request of Rep. McGhee—

HR 8071—A resolution honoring Garth C. Reeves, Sr.

WHEREAS, Garth Coleridge Reeves, born in Nassau, Bahamas, on February 12, 1919, emigrated with his family to the United States when he was four months old and grew up in a segregated Miami, and

WHEREAS, Garth Reeves' father, Henry E. Sigismund Reeves, founded and published The Miami Times and Garth held every job at one time or another at his father's paper, beginning as a child when he sorted type and delivered newspapers, and

WHEREAS, Garth Reeves graduated from Florida Agricultural and Mechanical University in 1940 and returned to work at the newspaper, and

WHEREAS, after he was drafted by the United States Army in 1942 to serve his country during World War II, Garth Reeves was profoundly affected by his experience in a segregated military and decided to embrace the cause of civil rights by championing desegregation in civilian life, and

WHEREAS, The Miami Times and the Reeves family were active in the civil rights struggles of the era, working to desegregate public beaches, parks, and other facilities in the Miami area, and

WHEREAS, Garth Reeves inherited The Miami Times when his father died in 1970, and

WHEREAS, at the height of Reeves' leadership, The Miami Times earned the name "The Voice of Miami's Black Community" and Reeves was viewed as an uncompromising crusader who smashed racial barriers in some of the most prominent organizations in Miami and the nation, and

WHEREAS, in addition to his newspaper, Garth Reeves was active his entire life in organizations such as the Boy Scouts of America and was the first African American to serve on the boards of Miami Dade College, Barry University, the Greater Miami Chamber of Commerce, and the United Way of Dade County, and

WHEREAS, Garth Reeves was a life member of the National Association for the Advancement of Colored People, Sigma Pi Phi Fraternity, Inc., Omega Psi Phi Fraternity, Inc., and a founding member of the Episcopal Church of the Incarnation in Miami, Florida and was awarded honorary doctorate degrees from the University of Miami, Barry University, and Florida Memorial University, and

WHEREAS, Garth Reeves passed away on November 25, 2019, at the age of 100, NOW, THEREFORE,

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

That Garth C. Reeves, Sr., is honored for his many contributions to journalism, civil rights, and the residents of Miami and the state of Florida

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

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

At the request of Rep. B. Watson—

HR 8075—A resolution designating the month of September 2020 as "Violence Prevention and Awareness Month" in Florida.

WHEREAS, the Department of Law Enforcement reports that in 2018 violent crime posed a serious danger to Floridians, with 1,107 homicides,

8,436 rapes, 55,491 aggravated assaults, and 16,862 robberies committed in Florida, and

WHEREAS, the Federal Bureau of Investigation states that in 2018 approximately 1,206,836 violent crimes occurred throughout the United States, including 16,214 homicides, 139,380 rapes, 807,410 aggravated assaults, and 282,061 robberies, and

WHEREAS, on average 1,488 children die each year from gun violence, such as the homicide on August 30, 2016, in which 8-year-old Jada Page was killed in a drive-by shooting in Miami, and

WHEREAS, the public has been horrified and saddened by the mass shooting events such as the one on June 12, 2016, in which 49 people were killed and 53 people were wounded in the Pulse nightclub in Orlando and the one on February 14, 2018, in which 17 people were killed and 14 people were wounded at Marjory Stoneman Douglas High School in Parkland, and

WHEREAS, in the most recent statistics, Florida has the 21st highest violent crime and homicide rates in the United States, and

WHEREAS, several Florida counties, including Miami-Dade, Palm Beach, and Marion, have created violence prevention projects to raise awareness and prevent violence in their communities, and

WHEREAS, by focusing on education and engagement, promoting public and personal safety, preventing avoidable conflicts, and fostering communication and respect, these projects have helped reduce violence in Florida, and

WHEREAS, greater public awareness could help prevent violence, NOW, THEREFORE,

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

That the month of September 2020 is designated as "Violence Prevention and Awareness Month" in Florida.

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

At the request of Rep. Eskamani—

HR 8083—A resolution recognizing March 8, 2020, as "International Women's Day" in Florida.

WHEREAS, International Women's Day is an annual celebration of women's cultural, educational, economic, political, and social accomplishments, and recognizes women's achievements regardless of cultural, economic, ethnic, linguistic, national, or political divisions, and

WHEREAS, on February 28, 1909, the first National Women's Day was observed in the United States, and

WHEREAS, on June 26, 1945, the Charter of the United Nations was signed, marking the first affirmation of equality between women and men by international agreement, and

WHEREAS, the United Nations celebrated International Women's Day for the first time on March 8, 1975, and two years later, declared a day for

international peace and women's rights by resolution in the United Nations General Assembly, and

WHEREAS, every year, approximately 12 million girls worldwide are married before they reach the age of 18, and

WHEREAS, according to the International Labor Organization, 71 percent of the estimated 40.3 million victims of modern slavery in 2016 were women and girls, and

WHEREAS, according to UNICEF, an estimated one out of three women around the world has experienced some form of physical or sexual violence, and

WHEREAS, currently, 30 percent of the members of the Florida Legislature are women, including 36 representatives and 12 senators, and

WHEREAS, women also occupy statewide leadership positions including Lieutenant Governor, Attorney General, and Commissioner of Agriculture and Consumer Services, and

WHEREAS, in continuing the tradition of honoring Florida women, Doris Mae Barnes, Dr. Judith Ann Bense, and Mildred Wilborn Gildersleeve were added to the Florida Women's Hall of Fame for making significant contributions in the life of women and residents of Florida, and

WHEREAS, the Florida Women's Suffrage Centennial Commission, led by women, will ensure the statewide observance of the centennial of the passage and ratification of the 19th Amendment to the United States Constitution, and

WHEREAS, the 2019 Presidential Memorandum on Promoting Women's Global Development and Prosperity states that the United States supports "efforts to advance women's equality, protect the rights of women and girls, and promote women and youth empowerment programs," and

WHEREAS, the theme of International Women's Day 2020 is "I am Generation Equality: Realizing Women's Rights," NOW, THEREFORE,

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

That March 8, 2020, is recognized as "International Women's Day" in Florida and residents of the state are encouraged to celebrate the day by honoring the achievements and accomplishments of women.

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

Excused

Rep. Omphroy until 12:05 p.m.; Rep. Williams

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 3:02 p.m., to reconvene at 10:30 a.m., Thursday, March 5, 2020, or upon call of the Chair.

CHAMBER ACTIONS ON BILLS

Wednesday, March 4, 2020

CS/HB	1 — Read 3rd time; CS passed; YEAS 63, NAYS 52	HB	1135 — Read 3rd time; Passed as amended; YEAS 78, NAYS 40
CS/CS/HB	7 — Read 3rd time; CS passed as amended; YEAS 71, NAYS 47	HB	1155 — Read 3rd time; Passed; YEAS 98, NAYS 13
CS/HB	89 — Read 3rd time; CS passed; YEAS 119, NAYS 0	HB	1217 — Read 3rd time; Passed; YEAS 117, NAYS 2
CS/HB	387 — Read 3rd time; CS passed as amended; YEAS 115, NAYS 0	HB	1273 — Read 3rd time; Passed; YEAS 116, NAYS 0
CS/HB	705 — Read 3rd time; CS passed; YEAS 115, NAYS 0	CS/HB	1323 — Read 3rd time; CS passed as amended; YEAS 118, NAYS 0
HB	737 — Read 3rd time; Passed; YEAS 96, NAYS 20	HJR	1325 — Read 3rd time; Passed; YEAS 100, NAYS 15
HB	743 — Read 3rd time; Passed; YEAS 115, NAYS 0	HB	1327 — Read 3rd time; Passed; YEAS 106, NAYS 10
CS/CS/HB	763 — Read 3rd time; CS passed; YEAS 119, NAYS 0	HB	1375 — Read 3rd time; Passed as amended; YEAS 117, NAYS 0
HB	799 — Read 3rd time; Passed; YEAS 118, NAYS 0	HB	7025 — Read 3rd time; Passed; YEAS 119, NAYS 0
CS/HB	801 — Read 3rd time; CS passed; YEAS 117, NAYS 0	HJR	7061 — Read 3rd time; Passed; YEAS 90, NAYS 23
CS/HB	825 — Read 3rd time; CS passed; YEAS 114, NAYS 1	CS/HB	7065 — Read 3rd time; Amendment 975407 adopted; CS passed as amended; YEAS 118, NAYS 0
CS/HB	851 — Read 3rd time; CS passed; YEAS 106, NAYS 6	CS/HB	7069 — Read 3rd time; CS passed; YEAS 83, NAYS 34
HB	853 — Read 3rd time; Passed; YEAS 110, NAYS 0	HB	7071 — Read 3rd time; Passed; YEAS 72, NAYS 46
HJR	877 — Read 3rd time; Passed; YEAS 115, NAYS 0	HB	7081 — Read 3rd time; Passed; YEAS 99, NAYS 20
HB	879 — Read 3rd time; Passed; YEAS 114, NAYS 0	HB	7091 — Read 3rd time; Passed; YEAS 116, NAYS 2
HB	955 — Read 3rd time; Passed; YEAS 88, NAYS 25		
CS/CS/HB	991 — Read 3rd time; CS passed; YEAS 108, NAYS 9		
CS/HB	1047 — Read 3rd time; CS passed; YEAS 118, NAYS 0		

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