The House was called to order by the Speaker at 8:50 a.m.

Prayer

The following prayer was offered by Mr. Corey Simon of Pompano Beach, upon invitation of the Speaker:

Dear Heavenly Father, we just thank you today, Lord, for just waking us up this morning and just bringing us here, Lord. Lord, we just thank you for the people that we have in this room right now, Lord, for leading us, for teaching us, for showing us a good example. Lord, you said where two or more are gathered, Lord, there you are in their midst. And, Lord, this morning we just ask, Lord, that you just bring down all your wisdom, knowledge, and understanding to guide us, to teach us. Lord, we just thank you again. In your name, we just pray. Amen.

The following Members were recorded present:

The Chair Dennis Johnson Reddick
Alexander Detert Jones Ritchie
Andrews Dockery Kelly Roberts
Argenziano Edwards Kilmer Rojas
Arnall Effman Kosmas Ryan
Bainter Eggelletion Kyle Riagas
Ball Farkas Laca Smith, C.
Barreiro Fasano Lawson Smith, K.
Betancourt Fiorentino Littlefield Sorensen
Bitner Flanagan Lynn Supratt
Bloom Fuller Maygarden Stafford
Boyd Futch Melvin Stansel
Bradley Goode Merchant Starks
Bronson Goodlette Miller, J. Suarez
Brown Gottlieb Miller, L. Tovillion
Brummer Green, C. Minton Tullis
Bullard Greene, A. Morroni Turnbull
Bush Greenstein Murman Valdes
Byrd Hafner Ogles Villalobos
Cantens Harrington Patterson Warner
Casey Hart Peaden Wasserman Schultz
Chestnut Healey Posey Waters
Constantine Henriquez Prieguez Wiles
Cosgrove Heyman Pruit Wilson
Crist Hill Putnam Wise
Crow Jacobs Rayson

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

A quorum was present.

Pledge


House Physicians

The Speaker introduced The Honorable Robert K. “Bob” Casey of Gainesville, who served as Doctor of the Day. The Speaker also introduced Dr. Robert Rowland of Tallahassee, who served in the Clinic today at the invitation of the Speaker.

Correction of the Journal

The Journal of March 30 was corrected and approved as corrected.

Reports of Councils and Standing Committees

Special Orders

The Honorable John Thrasher Speaker, House of Representatives

Dear Mr. Speaker:

In accordance with the vote of the House, the following report is the Special Order for Tuesday, April 6, 1999. Consideration of the House bills on Special Order shall include the Senate companion measures on the House Calendar.

1. General Calendar for Tuesday, April 6, 1999 as previously adopted for consideration on March 30, 1999.

CS/HB 199—Trespass/School Grounds or Facility
II. Consideration of the following bill(s):
HB 1881—Health Care Practitioner/Credentials
HB 85—Thomas H. Barkdull, J. R. Courthouse
CS/CS/CS/HB 93—Title Insurance Reserve
HB 995—Depopulation/UA
HB 675—Historical Resources Publications
HB 849—Golf/Utility Carts
CS/HB 43—Public Records/Motor Vehicle Records
CS/CS/HB 95—Beverage License/Historic Structures

III. CONSIDERATION OF THE CEREMONIAL RESOLUTIONS CALENDAR FOR Tuesday, April 6, 1999:
HR 9019—Smith, Rebekah
HR 9099—FSU Day/April 6, 1999
HR 9101—Bowden, Ann & Bobby/Anniversary

Respectfully submitted,
Joseph Arnall
Chair
Committee on Rules & Calendar

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

Conference Committee Appointments

The Speaker announced that the Senate had refused to concur in House amendments to SBs 2500 and 2502 and CS/SB 140; CS/SB 172; and CS/SB 318 and had acceded to the requests for conference committees.


On motion by Rep. Villalobos, the rules were suspended and the privilege of the floor was granted to certain Florida State University officials and the House moved to the order of—

Special Orders

Ceremonial Resolutions Calendar


HR 9099—A resolution designating April 6, 1999, as Florida State University Day in Tallahassee.

WHEREAS, the Tallahassee campus at Florida State University is the oldest continuous site of higher education in Florida, and

WHEREAS, Florida State University was founded as an institution of higher learning in 1851 by a legislative act and began its existence in Tallahassee when it held its first classes in 1857, and

WHEREAS, over 205,000 men and women have graduated from Florida State University since its inception, and the success of Florida State University as an institution is reflected in the success of these graduates around the world, and

WHEREAS, in accordance with the university's mission statement, Florida State University's faculty members have been selected for their commitment to excellence in teaching, their ability in research and creative activity, and their interest in public service, and

WHEREAS, students at the university study in 17 colleges and schools which offer undergraduate and graduate degrees in over 342 fields, and

WHEREAS, Florida State University was designated a "Research I" university by the Carnegie Foundation in 1994, placing FSU in an elite group of the nation's top research universities, and

WHEREAS, Florida State University's graduation rate is well above the national average and the best among Florida's state universities, and

WHEREAS, Florida State University has had five faculty Nobel laureates, including the famous physicist Paul Dirac, the father of modern physics, who is memorialized in London's Westminster Abbey, and

WHEREAS, the Yahoo Internet Life magazine ranked Florida State University as one of the 100 most "wired" colleges in the nation, an indicator of the university's advanced utilization of computer network technology, and

WHEREAS, while developing internationally recognized programs in Fine Arts and the Performing Arts and in Basic and Social Sciences, Florida State University has also developed strong student life programs, including one of the major Intercollegiate athletic programs in the country, and

WHEREAS, with a rich history of tradition and a future in the forefront of the nation's major universities, it is fitting and appropriate that the Florida House of Representatives recognize the many achievements of Florida State University, NOW, THEREFORE,

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

That the House of Representatives of the State of Florida hereby designates April 6, 1999, as Florida State University Day in Tallahassee.

—was read the first time by title and the second time by title. On motion by Rep. Villalobos, the resolution was adopted.

On motion by Rep. Villalobos, the board was opened and the following Members were recorded as cosponsors of the resolution, along with Reps. Thrasher, Villalobos, Lawson, Merchant, Bense, Roberts, Gay, C. Smith, Waters, Sorensen, Kelly, Hart, Chestnut, Turnbull, Boyd, Hill, and Kilmer—

HB 257—Fla. School for Deaf & Blind
HB 281—Election Protests & Contests
HB 515—UCC/Letters of Credit
HB 521—Florida Independent Living Council
HB 535—Financial Institutions
HB 735—Health Facilities Authorities Law
HB 771—Hospices/Elderly Affairs Dept.
HB 817—Motor Vehicle Lease Disclosure
HB 989—Physician Assistants/Licensure

and Bobby Bowden have shared for 50 years, and have the amount of good fortune and fulfillment in one lifetime that Ann has lasted more than twice as long, and marriage and family life that is equally successful and abundant, and responsible for one of the greatest success stories in sports enjoys a understanding, and commitment that characterizes their relationship, the university and the football program, and of the mutual support, the Bowdens' marriage and family, of Ann Bowden's involvement with and 21 grandchildren, and flourished and endured for 50 years, producing a family of six children and four grandchildren.

April 1, 1949, Robert C. Bowden married Julia Ann Estock, and who lured him back to Birmingham, and Crimson Tide, and the University of Alabama, fulfilling a lifelong dream to play for the Coach Bowden since becoming the head coach of Florida State

WHEREAS, cynical people would argue that no one person should approach the "marriage" between himself and Florida State University with a sense of devotion, understanding, commitment, and faith that is rare, and WHEREAS, fortunately, the combination of qualities Coach Bowden possessed and brought to bear in his new head coaching job rarely leads to the outcome of failure, and

WHEREAS, in the 23 years of accolade that have been bestowed upon Coach Bowden since becoming the head coach of Florida State University, it is often easy to overlook the fact that Coach Bowden enjoys another realm of success outside the world of college football, a realm in which he is perhaps even more successful and in which he takes even greater pride, that being the success of his marriage and his family, and

WHEREAS, in 1949, Bobby Bowden was a freshman quarterback at Tuscaloosa, he met Ann Estock, who lured him back to Birmingham, and

WHEREAS, Bowden transferred to Samford University and then, on April 1, 1949, Robert C. Bowden married Julia Ann Estock, and

WHEREAS, the marriage between Ann and Bobby Bowden has now flourished and endured for 50 years, producing a family of six children and 21 grandchildren, and

WHEREAS, Ann Bowden has always shared her husband's commitment to a strong family, and

WHEREAS, much has been written over the years of the success of the Bowdences' marriage and family, of Ann Bowden's involvement with the university and the football program, and of the mutual support, understanding, and commitment that characterizes their relationship, and

WHEREAS, it should come as no surprise to anyone that the man responsible for one of the greatest success stories in sports enjoys a marriage and family life that is equally successful and abundant, and that has lasted more than twice as long, and

WHEREAS, cynical people would argue that no one person should have the amount of good fortune and fulfillment in one lifetime that Ann and Bobby Bowden have shared for 50 years, and

WHEREAS, those who know the Bowdences and those whose lives they have touched know that Ann and Bobby Bowden have been blessed with such a life because no one could deserve it more, NOW, THEREFORE, Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives of the State of Florida hereby offers its warmest congratulations to Ann Bowden and Bobby Bowden on this, the occasion of their 50th Wedding Anniversary.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Ann Bowden and Bobby Bowden as a tangible token of the sentiments expressed herein.

—was read the first time by title and the second time by title. On motion by Rep. Villalobos, the resolution was adopted.


Rep. Villalobos presented Florida State University football players defensive tackle Corey Simon and quarterback Chris Weinke. He also presented Bobby Bowden, Head Coach for the Florida State University football team, Beverly Burnsed Spencer, former House Member and Vice President of University Relations, and Sandy D'Alemberte, former House Member and President of Florida State University.

By Representative Villalobos—

HR 9101—A resolution honoring Ann Bowden and Bobby Bowden on the occasion of their 50th Wedding Anniversary.

WHEREAS, when Florida State University Head Football Coach Bobby Bowden first arrived in Tallahassee in 1976, he described his relationship with the school as a "marriage," and was quoted as saying he was determined to "let no man put it asunder," and

WHEREAS, 23 years later, it is evident that Coach Bowden approached the "marriage" between himself and Florida State University with a sense of devotion, understanding, commitment, and faith that is rare, and

WHEREAS, fortunately, the combination of qualities Coach Bowden possesses and brought to bear in his new head coaching job rarely leads to the outcome of failure, and

WHEREAS, in 1949, Bobby Bowden was a freshman quarterback at the University of Alabama, fulfilling a lifelong dream to play for the Crimson Tide, and

WHEREAS, during one semester at Tuscaloosa, he met Ann Estock, who lured him back to Birmingham, and

WHEREAS, Bowden transferred to Samford University and then, on April 1, 1949, Robert C. Bowden married Julia Ann Estock, and

WHEREAS, the marriage between Ann and Bobby Bowden has now flourished and endured for 50 years, producing a family of six children and 21 grandchildren, and

WHEREAS, Ann Bowden has always shared her husband's commitment to a strong family, and

WHEREAS, much has been written over the years of the success of the Bowdences' marriage and family, of Ann Bowden's involvement with the university and the football program, and of the mutual support, understanding, and commitment that characterizes their relationship, and

WHEREAS, it should come as no surprise to anyone that the man responsible for one of the greatest success stories in sports enjoys a marriage and family life that is equally successful and abundant, and that has lasted more than twice as long, and

WHEREAS, cynical people would argue that no one person should have the amount of good fortune and fulfillment in one lifetime that Ann and Bobby Bowden have shared for 50 years, and
On motion by Rep. Pruitt, agreed to by two-thirds vote, CS for CS/SB's 366 & 382 and SB 708 and CS/HB 345 were withdrawn from the Committee on Education Appropriations and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, HB 127 was withdrawn from the Committee on Finance & Taxation and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, CS/HB 361 and CS/HB 401 were withdrawn from the Committee on Transportation & Economic Development Appropriations and placed on the appropriate Calendar.

**Bills and Joint Resolutions on Third Reading**

**HB 209**—A bill to be entitled An act relating to alcohol sales; amending s. 567.01, F.S.; providing for local option elections to determine sales of intoxicating liquors, wines, or beer by the drink; amending s. 567.06, F.S.; providing ballot instructions for local option elections; amending s. 567.07, F.S.; providing for a local option election for sole purpose of determining whether intoxicating liquors, wines, or beer may be sold by the drink for consumption on premises; providing an effective date.

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

**Years—113**

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**Nays—3**

| Brummer         | Miller, J.      | Wise          |              |

So the bill passed, as amended. On motion by Rep. Bitner, the rules were suspended and the bill was immediately certified to the Senate.

**HB 229**—A bill to be entitled An act relating to weapons and firearms; providing that a nonresident who is a United States citizen may carry a concealed weapon or firearm in this state if the nonresident has attained a specified age and holds a valid license to carry a concealed weapon or firearm issued in another state; providing that a nonresident is subject to the same laws and restrictions as a licensee in Florida; providing that an out-of-state license to carry a concealed weapon or firearm remains in effect for a certain period following the date on which the holder of the license establishes legal residence in this state; specifying how legal residence is established; providing applicability; providing an effective date.

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

**Years—119**

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Farkas Jones Putnam Wallace
Fasano Kelly Rayson Warner
Feeney Kilmer Redick Wasserman Schultz
Fiorentino Kosmas Ritchie Waters
Flanagan Kyle Ritter Wiles
Frankel Lacasa Roberts Wilson
Fuller Lawson Rojas Wise
Futch Levine Russell

Nays—None

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

CS/HB 259 was taken up. On motion by Rep. Warner, the rules were suspended and—

CS for CS/SB’s 366 & 382 and SB 708—A bill to be entitled An act relating to school readiness; creating s. 411.01, F.S.; establishing the Florida Partnership for School Readiness for purposes of administering the School Readiness Program; providing responsibilities and duties of the partnership; providing membership and meeting requirements; providing that the Florida Partnership for School Readiness is subject to public records and public meeting requirements; providing for hiring certain employees; requiring that the partnership prepare a system for measuring school readiness; specifying objectives to be measured by such system; requiring that the partnership contract with an independent entity to evaluate the measurement system; requiring the partnership to make recommendations to the Governor and the State Board of Education; authorizing the partnership to adopt rules; requiring the establishment of school readiness coalitions; specifying services to be provided by the coalitions; providing for designation and approval of a fiscal agent; providing for grants to be provided to coalitions to develop school readiness plans; providing for incentive bonuses to be awarded; providing requirements for school readiness plans; providing for early implementation of a school readiness plan under certain circumstances; providing for parental choice with respect to child care arrangements and payments; providing for evaluation and performance measures; providing responsibility for implementation; providing for parental choice; creating s. 229.567, F.S.; requiring the Department of Education to adopt the school readiness uniform screening developed by the Florida Partnership for School Readiness and to require their use by the school districts; amending s. 216.136, F.S.; creating the School Readiness Program Estimating Conference; requiring the conference to develop estimates and forecasts of students eligible for school readiness programs; specifying the principals of the conference; amending s. 414.026, F.S.; requiring the chairperson of the Florida Partnership for School Readiness to serve on the WAGES Program State Board of Directors; amending s. 411.222, F.S.; abolishing the State Coordinating Council for Early Childhood Services; establishing the State Coordinating Council for School Readiness Programs; requiring the State Coordinating Council for Early Childhood Services to submit a final report; amending s. 624.91, F.S.; requiring the Healthy Kids Corporation to work cooperatively with the Florida Partnership for School Readiness; repealing s. 411.222(4), F.S., relating to the State Coordinating Council for Early Childhood Services; providing an appropriation; providing effective dates.

—was substituted for CS/HB 259 and read the second time by title. Under Rule 50, the House bill was laid on the table.

Representative(s) Warner offered the following:

Amendment 1 (with title amendment)—

Remove from the bill: “Everything after the enacting clause

and insert in lieu thereof:

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

Section 1. Section 411.01, Florida Statutes, is created to read:

411.01 School readiness program.—

(1) LEGISLATIVE INTENT.—

(a) The Legislature recognizes that school readiness programs increase children’s chances of achieving future educational success and becoming productive members of society. It is the intent of the Legislature that such programs be developmentally appropriate, research-based, involve parents as their child’s first teacher, serve as preventative measures for children at risk, improve future educational success, enhance the educational readiness of eligible children, and support family education. Each school readiness program shall provide the elements necessary to prepare at-risk children for school, including health assessment and referral and an appropriate educational program.

(b) It is the intent of the Legislature that school readiness programs be operated on a full-day, year-round basis to the maximum extent possible to enable parents to work and become financially self-sufficient.

(c) It is the intent of the Legislature that school readiness programs not exist as isolated programs, but build upon existing services and work in cooperation with other programs for young children, and that school readiness programs be coordinated and funding integrated to achieve full effectiveness.

(d) It is the intent of the Legislature that the implementation of a school readiness program be phased in on a county-by-county basis. Each coalition’s school readiness program shall have available to it funding from all the county’s publicly funded early education and child care programs, including Florida First Start programs, Even-Start literacy programs, prekindergarten early intervention programs, Head Start programs, programs offered by public and private providers of child care, migrant prekindergarten programs, Title I programs, subsidized child care programs, teen parent programs, and other services, together with any additional funds appropriated or obtained for purposes of this section, and these programs and services shall be a part of the coalition’s integrated school readiness program.

(e) It is the intent of the Legislature that the administrative staff at the state level for school readiness programs be kept to the minimum necessary to carry out the duties of the State School Readiness Governing Board, as the school readiness programs are to be locally designed, operated, and managed, with the State School Readiness Governing Board adopting a system for measuring school readiness; developing school readiness program performance standards, outcome measurements, and data design and review; and approving and reviewing local school readiness coalitions and plans.

(f) It is the intent of the Legislature that appropriations for combined school readiness programs shall not be less than the programs would receive in any fiscal year on an uncombined basis.

(g) It is the intent of the Legislature that the school readiness program coordinate and operate in conjunction with the district school systems. However, it is also the intent of the Legislature that the school readiness program not be construed as part of the system of free public schools but rather as a separate program for children under the age of kindergarten eligibility, funded separately from the system of free public schools, utilizing a mandatory sliding fee scale, and providing an integrated and seamless system of school readiness services for the state’s birth-to-kindergarten population.
(h) It is the intent of the Legislature that the federal child care income tax credit be preserved for school readiness programs.

(2) DEFINITIONS.—As used in this section, the term:

(a) "Governing board" means the State School Readiness Governing Board.

(b) "Coalition" means a Local School Readiness Coalition.

(c) "Plan" means a coalition’s school readiness program implementation plan.

(3) STATE SCHOOL READINESS GOVERNING BOARD.—The State School Readiness Governing Board is established in the Executive Office of the Governor:

(a) The governing board shall consist of:
   1. The Lieutenant Governor, or his or her designee.
   2. The Secretary of the Department of Children and Family Services.
   3. The Commissioner of Education, or his or her designee.
   4. The chair of the WAGES Program State Board of Directors.
   5. The Secretary of Health.
   6. The chair of the Child Care Executive Partnership Board.

(b) For purposes of administration of the Federal Child Care and Development Fund, 45 C.F.R. Parts 98 and 99, the governing board may be designated by the Governor as the Lead Agency, and if so designated shall comply with the Lead Agency responsibilities pursuant to federal law.

Additionally, the governing board shall establish a reading and literacy partnership with the Governor, the Commissioner of Education, the chairs and ranking minority members of the appropriate Senate and House education committees, and the criteria for purposes of receiving federal Reading Excellence Act grants, and shall make every attempt to draw down all available relevant federal funds.

(c) The governing board shall meet quarterly and may meet as often as it deems necessary to carry out its duties and responsibilities. Members of the governing board shall participate without proxy at the quarterly meetings. The governing board may take official action by a majority vote of the members present at any meeting at which a quorum is present. The governing board shall hold its first meeting by October 1, 1999.

(d) Members of the governing board are subject to the ethics provisions in part III of chapter 112, and no member may derive any financial benefit from the funds administered by the governing board.

(e) Members of the governing board shall serve without compensation but are entitled to reimbursement for per diem and travel expenses incurred in the performance of their duties as provided in s. 112.061, and reimbursement for other reasonable, necessary, and actual expenses.

(f) For the purposes of tort liability, the members of the governing board and its employees shall be governed by s. 768.28.

(g) The governing board shall:

1. Be responsible for the prudent use of all public and private funds in accordance with all legal and contractual requirements.

2. Provide final approval and periodic review of coalitions and plans.

3. Provide leadership for enhancement of school readiness in this state by aggressively establishing a unified approach to the state’s efforts toward enhancement of school readiness. In support of this effort, the governing board may develop and implement specific strategies that address the state’s school readiness programs, and may make recommendations to the appropriate oversight entity to move agency staff from other state agencies.

4. Seek the most strategic use of federal, state, local, and private resources to maximize the effectiveness of school readiness programs.

5. Adopt a system for measuring school readiness that provides objective data regarding the expectations for school readiness, and establish a method for collecting the data and guidelines for using the data. The measurement, the data collection, and the use of the data must serve the statewide school readiness goal. The criteria for determining which data to collect should be the usefulness of the data to state policymakers and local program administrators in administering programs and allocating state funds, and must include the tracking of school readiness system information back to individual school readiness programs to assist in determining program effectiveness. The governing board shall also adopt a system for evaluating the performance of students through the third grade to compare the performance of those who participated in school readiness programs with the performance of students who did not participate in school readiness programs in order to identify strategies for continued successful student performance.

6. Develop and adopt performance standards and outcome measures which meet the requirements of subsection (5).

7. a. Use the resources and capabilities of the State University System and the Division of Community Colleges in improving school readiness programs, including establishing a career path for employees in school readiness professions that leads from entry-level employment to a bachelor’s degree. The State University System and the Division of Community Colleges shall assist and support the governing board and the coalitions, utilizing existing resources.

   b. In consultation with the Postsecondary Education Planning Commission and the Education Standards Commission, assess the expertise of public and private Florida postsecondary institutions in the areas of infant and toddler developmental research; the related curriculum of training, career, and academic programs; and the status of articulation among those programs. Based on this assessment, the governing board shall provide recommendations to the Governor and the Legislature for postsecondary program improvements to enhance school readiness initiatives.

   (h) The governing board may adopt rules necessary to administer the provisions of this section which relate to preparing and implementing the system for school readiness, collecting data, approving local school readiness coalitions and plans, providing a method whereby a coalition can serve two or more counties, awarding incentives to coalitions, and issuing waivers.

   (i) The governing board shall recommend to the Governor, the Commissioner of Education, and the State Board of Education rules, and revisions or repeal of rules, which would increase the effectiveness of programs that prepare children for school.

   (j) The governing board shall submit an annual report of its activities to the Governor, the executive director of the Florida Healthy Kids Corporation, the President of the Senate, the Speaker of the House of Representatives, and the minority leaders of both houses of the Legislature. In addition, the governing board shall submit reports and recommendations to the Florida Healthy Kids Corporation, the President of the Senate, the Speaker of the House of Representatives, and the minority leaders of both houses of the Legislature.
The annual report must provide an analysis of school readiness activities across the state, including the number of children who were served in the programs and the number of children who were ready for school. The annual report shall be submitted in a timeframe that summarizes the coalition reports pursuant to subsection (13) and the work of the School Readiness Program Estimating Conference.

(k) The governing board shall work with school readiness coalitions to increase parents’ training for and involvement in their children’s preschool education and to provide family literacy activities and programs.

(4) PROGRAM ELIGIBILITY.—The school readiness program shall be established for children under the age of kindergarten eligibility. Priority for participation in the school readiness program shall be given to children who meet one or more of the following criteria:

(a) Children under the age of kindergarten eligibility who are
1. Children determined to be at risk of abuse, neglect, or exploitation and who are currently clients of the Children and Family Services Program Office of the Department of Children and Family Services.
2. Children at risk of welfare dependency, including economically disadvantaged children, children of participants in the WAGES program, children of migrant farmworkers, and children of teen parents.
3. Children of working families whose family income does not exceed 150 percent of the federal poverty level.
(b) Three-year-old children and four-year-old children who may not be economically disadvantaged but who have disabilities, have been served in a specific part-time or combination of part-time exceptional education programs with required special services, aids, or equipment, and were previously reported for funding part time with the Florida Education Finance Program as exceptional students.
(c) Economically disadvantaged children, children with disabilities, and children at risk of future school failure, from birth to 4 years of age, who are served at home through home visitor programs and intensive parent education programs such as the Florida First Start Program.
(d) Children who meet federal and state requirements for eligibility for the migrant preschool program but who do not meet the criteria of economically disadvantaged.

An “economically disadvantaged” child means a child whose family income is below 150 percent of the federal poverty level. Notwithstanding any change in a family’s economic status, but subject to additional family contributions in accordance with the sliding fee scale, a child who meets the eligibility requirements upon initial registration for the program shall be considered eligible until the child reaches kindergarten age.

(5) STANDARDS; OUTCOME MEASURES.—

(a) All publicly funded school readiness programs shall be required to meet the performance standards and outcome measures developed and approved by the governing board. The Office of Program Policy Analysis and Government Accountability shall provide consultation to the governing board in the development of the measures and standards. These performance standards and outcome measures shall be applicable on a statewide basis and must:
1. Help prepare preschool children to enter kindergarten ready to learn, as measured by a methodology adopted by the governing board with input from the Department of Education.
2. Provide extended-day services and extended-year services when needed.
3. Include a staff development plan to ensure that the program has qualified professionals.
4. Provide for expanded access to community services and resources, including adult literacy assistance, to help families achieve economic self-sufficiency.
5. Provide for a simplified point of entry and unified waiting list.
6. As long as funding or eligible populations do not decrease, serve at least as many children as were served prior to implementation of the program.
7. Establish a community plan to address the needs of all eligible children.
8. Meet all state licensing guidelines, where applicable.
9. Assess the developmental status of each child upon the child's entry into a school readiness program and exit from the program for the purpose of assisting program effectiveness determinations.

The governing board shall develop a phase-in schedule through which all publicly funded school readiness programs shall be measured by these performance standards.

(b) All publicly funded school readiness programs shall be required to implement a comprehensive program of children and family services that will enhance the cognitive, social, and physical development of children to achieve the performance standards and outcome measures specified in paragraph (a).

(6) LOCAL SCHOOL READINESS COALITIONS.—

(a) Each coalition shall consist of at least 14 members but not more than 21 members, including the following local officials:
1. The Department of Children and Family Services district administrator or his or her deputy or the equivalent.
2. The district superintendent of schools or his or her deputy or the equivalent.
3. The regional workforce development board chair or director, where applicable.
4. The county health department director or his or her designee.
5. The Children’s Services Council chair or executive director, if applicable.
6. The child care licensing agency head.
7. Two members appointed by the Department of Children and Family Services district administrator.
8. Two members appointed by the board of county commissioners.
9. Two members appointed by the district school board.
10. The central child care agency administrator.
11. Head Start director or directors.
12. Up to 7 additional members appointed by the coalition.

(b) No member of a coalition may appoint a designee to act in his or her place. A member who is unable to attend may send a representative to coalition meetings, but that representative will have no voting privileges.

(c) Members of the coalition are subject to the ethics provisions in part III of chapter 112.

(d) Multicounty coalitions shall include representation from each county.

(7) IMPLEMENTATION; PHASING-IN OF PROGRAM; EXCEPTIONS TO LAW.—

(a) The school readiness program shall be phased-in as prescribed by the procedures for implementation provided in this subsection and subsection (8). Until the coalition implements its plan, the county shall continue to receive the services identified in paragraph (1)(d) through the various agencies that would be responsible for delivering those services under current law.
In order to obtain plan approval by the governing board, the coalition must submit to the governing board a plan that includes strategies to meet the requirements of this section, including:

1. Specific eligibility priorities for children within the coalition's county pursuant to subsection (4).

2. Performance standards and outcome measures established by the governing board or alternatively, standards and outcome measures to be used until such time as the governing board adopts such standards and outcome measures.

3. Reimbursement rates that have been developed by the coalition.

4. A sliding fee scale establishing a copayment for parents based on their ability to pay, which is the same for all program providers, to be implemented and reflected in each program's budget.

5. Systems support services, including a central agency, child care resource and referral, eligibility determinations, training of providers, and parent support and involvement.

6. Direct enhancement services to families and children. System support and direct enhancement services shall be in addition to payments for the placement of children in school readiness programs.

7. A business plan, which must include the contract with a school readiness agent if the coalition is not a legally established corporate entity. Coalitions may contract with other coalitions to achieve efficiency in multiple-county services, and such contracts may be part of the coalition's business plan.

8. Strategies to meet the needs of unique populations, such as migrant workers.

As part of the plan, the coalition may request the Governor to apply for a waiver to allow the county to administer the Head Start Program to accomplish the purposes of the school readiness program. If any school readiness plan can demonstrate that specific statutory goals can be achieved more effectively by using procedures that require modification of existing rules, policies, or procedures, a request for a waiver to the governing board may be made as part of the plan. Upon review, the governing board may grant the proposed modification.

(c) The coalition may not implement its plan until it submits the plan to and receives approval from the governing board. Once the plan has been approved, the plan and the services provided under the plan shall be controlled by the coalition rather than by the state agencies or departments. The plan shall be reviewed and revised as necessary, but not less than every 3 years.

(d) Upon approval by the governing board of a coalition's plan that adequately addresses the substance of the following itemized statutes, the provisions of this section shall supersede and prevail over ss. 125.901(2)(a)3., 228.061(1) and (2), 230.2303, 230.2305, 230.2306, 230.23166, 232.01(1)(a)3., 402.3015, 411.204, 411.221, 411.222, 411.223, and 411.232.

(e) Two or more counties may join for the purpose of planning and implementing a school readiness program.

(f) A coalition may, subject to approval of the governing board as part of the coalition's plan, receive subsidized child care funds for all children eligible for any federal subsidized child care program and be the provider of the program services.

(g) Coalitions are authorized to enter into multi-party contracts with statewide service providers in order to meet the needs of unique populations such as migrant workers.

(8) COALITION INITIATION GRANTS; INCENTIVE BONUSES.—

(a)1. Coalitions that are approved by the governing board by December 1, 1999, shall be eligible for a $50,000 initiation grant to support the coalition in developing its plan.

2. Coalitions that are approved by the governing board by March 1, 2000, shall be eligible for a $25,000 initiation grant to support the coalition in developing its plan.

3. Funds appropriated for coalition initiation grants shall be allocated on a first-come first-served basis.

(b) Coalitions that have their plans approved by March 1, 2000, shall receive funding from the governing board in fiscal year 2000-2001, and each year thereafter.

(c) Upon the governing board’s approval of any coalition’s plan that clearly shows enhancement in the quality and standards of the school readiness program without diminishing the number of children served in the program, the governing board shall award the coalition an incentive bonus on a per-child-served basis, subject to appropriation.

(d) In fiscal year 2000-2001, and each year thereafter, any increases in funding for school readiness programs shall be administered through the coalitions.

(e) In fiscal year 2001-2002, the governing board shall request proposals from government agencies and nonprofit corporations for the development and operation of a coalition in each county that does not have an approved coalition by March 1, 2001, unless the county has requested and been granted a waiver by the governing board for good cause.

(9) FUNDING; SCHOOL READINESS PROGRAM.—

(a) It is the intent of this section to establish an integrated and quality seamless service delivery system for all publicly funded early education and child care programs operating in this state.

(b) All state funds budgeted for a county for the programs specified in paragraph (1)(d), along with the pro rata share of the state administrative costs of those programs, all federal funds and required local matching funds for a county for programs specified in paragraph (1)(d), and any additional funds appropriated or obtained for purposes of this section, shall be transferred for the benefit of the coalition for implementation of its plan, including the hiring of staff to effectively operate the coalition's school readiness program. As part of plan approval and periodic plan review, the governing board shall require that administrative costs be kept to the minimum necessary for efficient and effective administration of the plan.

(c) By February 15, 2000, the governing board shall present to the Legislature recommendations for combining funding streams for school readiness programs into a School Readiness Trust Fund. These recommendations must include recommendations for the inclusion or noninclusion of prekindergarten disabilities programs and funding.

(d) The governing board shall annually distribute all eligible funds as block grants to assist coalitions in integrating services and funding to develop a quality service delivery system. Subject to appropriation, the governing board may also provide financial awards to coalitions demonstrating success in merging and integrating funding streams to serve children and school readiness programs.

(e) State funds appropriated for the school readiness program may not be used for the construction of new facilities or the purchase of buses. By February 15, 2000, the governing board shall present to the Legislature recommendations for providing necessary transportation services for school readiness programs.

(f) All cost savings and all revenues received through a mandatory sliding fee scale shall be used to help fund the local school readiness program.

(10) REIMBURSEMENT RATE.—Each coalition shall develop a reimbursement rate schedule that encompasses all programs funded by that coalition. The reimbursement rate schedule must take into consideration the relevant market rate and must include the projected number of children to be served and must be submitted to the governing board for information.
(11) REQUIREMENTS RELATING TO SCHOOL READINESS AGENTS.—If the coalition is not a legally established corporate entity, the coalition must designate a school readiness agent, which may be a public entity or a private nonprofit organization. The school readiness agent shall be required to provide financial and administrative services pursuant to a contract with the coalition. The cost of the financial and administrative services shall be negotiated between the school readiness agent and the coalition. If the school readiness agent is a provider of early education and care programs, the contract must specify that the school readiness agent will act on policy direction from the coalition and will not receive policy direction from its own corporate or governance board regarding disbursement of coalition funds. The school readiness agent shall disburse funds in accordance with the approved coalition school readiness plan and based on billing and disbursement procedures approved by the governing board. The school readiness agent must conform to all data-reporting requirements established by the governing board. A contract between a coalition and a school readiness agent must be presented to the governing board as part of the coalition’s plan approval process.

(12) PARENTAL CHOICE.—

(a) The school readiness program shall provide parental choice pursuant to a purchase service order that ensures, to the maximum extent possible, flexibility in school readiness programs and payment arrangements. According to federal regulations requiring parental choice, a parent may choose an informal child-care arrangement.

(b) If it is determined that a provider has provided any cash or other unlawful remuneration to the beneficiary in return for receiving the purchase order, the school readiness agent shall refer the matter to the Division of Public Assistance Fraud for investigation.

(c) The governing board shall adopt an electronic transfer system for the dissemination of funds in accordance with this subsection, which shall be fully implemented within 3 years after plan approval unless a waiver is obtained from the governing board.

(d) The Office of Program Policy Analysis and Government Accountability shall assess the implementation, efficiency, and outcomes of the revised school readiness program and report findings to the President of the Senate and the Speaker of the House of Representatives by January 1, 2002. Subsequent reviews shall be conducted at the direction of the Joint Legislative Auditing Committee.

(13) EVALUATION AND ANNUAL REPORT.—Each coalition shall conduct an evaluation of the effectiveness of its school readiness program including performance standards and outcome measures, and shall provide an annual report to the governing board. This report must conform to the content and format specifications set by the governing board. The governing board must include an analysis of the coalition’s reports in its annual report.

(14) CONFLICTING PROVISIONS.—In the event of a conflict between the provisions of this section and federal requirements, the federal requirements shall control.

Section 2. Section 229.567, Florida Statutes, is created to read:

229.567 School readiness screening system.—The Department of Education shall require that the school readiness screening system adopted by the State School Readiness Governing Board be utilized uniformly by all school districts.

Section 3. Subsection (11) is added to section 216.136, Florida Statutes, 1998 Supplement, to read:

216.136 Consensus estimating conferences; duties and principals.—

(11) SCHOOL READINESS PROGRAM ESTIMATING CONFERENCE.—

(a) Duties.—

1. The School Readiness Program Estimating Conference shall develop such estimates and forecasts of the number of children eligible for school readiness programs in accordance with the eligibility standards established pursuant to this act as the Conference determines are needed to support the State planning, budgeting, and appropriations process.

2. In addition, the School Readiness Program Estimating Conference shall estimate the unduplicated count of children who are eligible for services under the school readiness program.

3. The School Readiness Governing Board shall provide information on needs and waiting lists for school readiness program services requested by the School Readiness Program Estimating Conference or individual conference principals in a timely manner.

(b) Principals.—The Executive Office of the Governor, the Director of Economic and Demographic Research, and professional staff who have forecasting expertise from the School Readiness Governing Board, the Department of Children and Family Services, the Department of Education, the Senate, and the House of Representatives, or their designees, are the principals of the School Readiness Program Estimating Conference. The principal representing the Executive Office of the Governor shall preside over sessions of the conference.

Section 4. Subsection (2) of section 414.026, Florida Statutes, 1998 Supplement, is amended to read:

414.026 WAGES Program State Board of Directors.—

(2)(a) The board of directors shall be composed of the following members:

1. The Commissioner of Education, or the commissioner’s designee.
2. The Secretary of Children and Family Services.
3. The Secretary of Health.
4. The Secretary of Labor and Employment Security.
5. The Secretary of Community Affairs.
6. The Secretary of Transportation, or the secretary’s designee.
7. The director of the Office of Tourism, Trade, and Economic Development.
8. The chair of the State School Readiness Governing Board.
9. The president of the Enterprise Florida workforce development board, established under s. 288.9620.
10. The chief executive officer of the Florida Tourism Industry Marketing Corporation, established under s. 288.1226.

(11) Nine members appointed by the Governor, as follows:

a. Six members shall be appointed from a list of ten nominees, of which five must be submitted by the President of the Senate and five must be submitted by the Speaker of the House of Representatives. The list of five nominees submitted by the President of the Senate and the Speaker of the House of Representatives must each contain at least three individuals employed in the private sector, two of whom must have management experience. One of the five nominees submitted by the President of the Senate and one of the five nominees submitted by the Speaker of the House of Representatives must be an elected local government official who shall serve as an ex officio nonvoting member.

b. Three members shall be at-large members appointed by the Governor.

c. Of the nine members appointed by the Governor, at least six must be employed in the private sector and of these, at least five must have management experience.

The members appointed by the Governor shall be appointed to 4-year, staggered terms. Within 60 days after a vacancy occurs on the board, the Governor shall fill the vacancy of a member appointed from the nominees submitted by the President of the Senate and the Speaker of the House of Representatives for the remainder of the unexpired term.
from one nominee submitted by the President of the Senate and one nominee submitted by the Speaker of the House of Representatives. Within 60 days after a vacancy of a member appointed at-large by the Governor occurs on the board, the Governor shall fill the vacancy for the remainder of the unexpired term. The composition of the board must generally reflect the racial, gender, and ethnic diversity of the state as a whole.

(b) The board of directors shall annually elect a chairperson from among the members appointed by the Governor. The board of directors shall meet at least once each quarter. A member appointed by the Governor may not authorize a designee to attend a meeting of the board in place of the member. The Governor may remove an appointed member for cause, and an absence from three consecutive meetings results in automatic removal, unless the member is excused by the chairperson.

(c) Members of the board shall serve without compensation, but are entitled to reimbursement for per diem and travel expenses as provided in s. 112.061.

Section 5. Paragraph (a) of subsection (2) of section 624.91, Florida Statutes, 1998 Supplement, is amended to read:

624.91 The Florida Healthy Kids Corporation Act.—

(2) LEGISLATIVE INTENT.—

(a) The Legislature finds that increased access to health care services could improve children's health and reduce the incidence and costs of childhood illness and disabilities among children in this state. Many children do not have comprehensive, affordable health care services available. It is the intent of the Legislature that the Florida Healthy Kids Corporation provide comprehensive health insurance coverage to such children. The corporation is encouraged to cooperate with any existing health service programs funded by the public or the private sector and to work cooperatively with the State School Readiness Governing Board.

Section 6. Paragraph (e) is added to subsection (1) of section 240.115, Florida Statutes, 1998 Supplement, to read:

240.115 Articulation agreement; acceleration mechanisms.—

(1)

(e) The Commissioner of Education, in conjunction with the State School Readiness Governing Board, the Postsecondary Education Planning Commission, and the Education Standards Commission, shall conduct a statewide assessment to determine the extent and nature of instruction for those who work or are training to work in the fields of child care and early childhood education, as well as an assessment of the market demand for individuals trained at various levels. Based on this assessment, the Articulation Coordinating Committee shall establish an articulated career path for school readiness-related professions, which shall lead from entry-level employment in child care and early childhood education to a baccalaureate degree. The career path shall provide for the articulation of:

1. Vocational credit to college credit for associate in science degrees;
2. Credit earned in associate in science or associate in arts degree programs to credit in baccalaureate degree programs;
3. Credit awarded by public and private institutions; and
4. Credit for experiential learning associated with minimum training requirements for employment. The Articulation Coordinating Committee shall ensure that the articulation of such credit does not jeopardize the receiving institution's accreditation status.

By fall semester 2002, the articulation agreement must guarantee the statewide articulation of appropriate coursework as established in the career path.

Section 7. The Governor is authorized to transfer funds from the relevant state departments or agencies to the State School Readiness Governing Board to fund local school readiness coalitions during the phase-in period.

Section 8. The State School Readiness Governing Board shall recommend to the Legislature by February 15, 2000, whether the current appropriations and positions for Department of Children and Family Services contract managers and Department of Education Prekindergarten Early Intervention and School Readiness personnel should be phased out, or transferred in whole or in part to the governing board to provide for school readiness program staffing.

Section 9. Subject to appropriation by the Legislature, the Inter-University Consortium on Child and Family Studies, with Florida State University as the lead university, is authorized to design and develop the concept for a child care and development center, which may be used as a model for demonstrating best practices in children's readiness for school.

Section 10. This act shall take effect upon becoming a law.

And the title is amended as follows:

On page 1, line 2 through page 2, line 30 remove from the title of the bill: all of said lines and insert in lieu thereof: An act relating to school readiness; creating s. 411.01, F.S.; providing legislative intent; providing definitions; creating the State School Readiness Governing Board; providing membership requirements, meeting requirements, public records requirements, and responsibilities and duties of the governing board; authorizing the governing board to adopt rules; providing eligibility requirements for the school readiness program; requiring performance standards and outcome measures developed and approved by the governing board to meet certain guidelines; providing for the establishment of a school readiness coalition in each county; providing membership of the coalitions; providing for implementation and phasing-in of the school readiness program; requiring the development of a plan; providing for exceptions to law; providing for coalition initiation grants; providing incentive bonuses; providing for the funding of the school readiness program; requiring each coalition to develop a reimbursement rate schedule for all programs funded by the coalition; providing requirements for school readiness agents; providing for parental choice with respect to child care arrangements and payments; requiring the governing board to adopt an electronic funds transfer system; requiring the Office of Program Policy Analysis and Government Accountability to provide consultation and assess outcomes; requiring each coalition to conduct an annual evaluation and submit a report to the governing board and requiring an annual report by the governing board that includes coalition report information; creating s. 229.567, F.S.; requiring the Department of Education to require use by the school districts of a school readiness screening system adopted by the governing board; amending s. 216.136, F.S.; creating the School Readiness Program Estimating Conference; requiring the conference to develop information relating to school readiness programs; specifying the principals of the conference; amending s. 414.026, F.S.; adding the chair of the State School Readiness Governing Board to the WAGES Program State Board of Directors; amending s. 624.91, F.S.; requiring the Florida Healthy Kids Corporation to work cooperatively with the State School Readiness Governing Board; amending s. 240.115, F.S.; requiring the Articulation Coordinating Committee to establish a career path for school readiness-related professions; authorizing the Governor to transfer funds; authorizing the State School Readiness Governing Board to make staffing recommendations; authorizing the Inter-University Consortium on Child and Family Studies to design and develop the concept for a child care and development center; providing an effective date.

WHEREAS, the voters of the State of Florida, in the November 1998 General Election, amended Section 1 of Article IX of the State Constitution to state that it is “a paramount duty of the state to make adequate provision for the education of all children residing within its borders;” and

WHEREAS, the Legislature recognizes the primacy of parents as their children's first teachers and the importance of children entering the education system ready to learn, and
WHEREAS, the Legislature seeks to assist parents by providing opportunities for the state's at-risk birth-to-kindergarten population to enhance their chances for educational success by participating in quality school readiness programs that can better prepare them for school, NOW, THEREFORE,

Rep. Warner moved the adoption of the amendment.

Representative(s) Warner offered the following:

Amendment 1 to Amendment 1—On page 14, lines 21-27 remove from the amendment: all of said lines and insert in lieu thereof: The provisions of ss. 125.901(2)(a)3., 228.061(1) and (2), 230.2303, 230.2305, 230.2306, 230.2316, 232.01(1)(a)3., 402.3015, 411.204, 411.221, 411.222, 411.223, and 411.232 shall not apply to school readiness programs which are subject to this section and which are included within a coalition's plan that has been approved by the governing board.

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

Representative(s) Frankel, Wiles & Warner offered the following:

Amendment 2 to Amendment 1—On page 24, line 25 of the amendment after the period, insert: If, before such time as its own staff is in place, the State School Readiness Governing Board needs staff assistance in reviewing and approving local coalition plans, the Department of Children and Family Services and the Department of Education shall provide such staff assistance.

Rep. Warner moved the adoption of the amendment to the amendment, which was adopted.

The question recurred on the adoption of Amendment 1, as amended, which was adopted. The vote was:

Yeas—83

The Chair Crady Jones Pruitt
Albright Crist Kelly Roberts
Alexander Crow Kilmer Rojas
Andrews Detert Kyle Russell
Argenziano Diaz de la Portilla Lacasa Ryan
Arnall Dockery Lawson Sanderson
Bainter Farkas Littlefield Smith, K.
Ball Fasano Logan Sorensen
Barreiro Feeny Lynn Spratt
Bense Fiorentino Maygarden Stansel
Bilirakis Flanagan Melvin Starks
Bitner Fuller Merchant Sublette
Boyd Futch Miller, J. Trovillion
Bradley Garcia Minton Turnbull
Bronson Gay Morroni Valdes
Brummer Goode Murman Villalobos
Bullard Goodlette Ogles Wallace
Byrd Green, C. Patterson Warner
Cantens Harrington Peaden Waters
Casey Hart Posey Wiles
Chestnut Henriquez Prieguez Wise
Constantine Johnson Pruitt

Nays—27

Betancourt Frankel Hill Ritter
Bloom Gottlieb Jacobs Sobel
Brown Greene, A. Kosmas Stafford
Bush Greenstein Miller, L. Suarez
Dennis Hafner Rayson Wasserman Schultz
Edwards Healey Reddick Wilson
Effman Heyman Ritchie

So the bill passed, as amended. On motion by Rep. Warner, the rules were suspended and the bill was immediately certified to the Senate.

HB 295—A bill to be entitled An act relating to personal injury protection; amending s. 627.739, F.S.; authorizing insured certain multiple deductible elections; requiring certain premium reductions; providing requirements for offers of certain limitations; providing for unenforceability against certain persons or entities of charges for certain services under certain circumstances; providing a definition; providing a limitation; providing an exception; providing an effective date.

—was read the third time by title.

Representative(s) J ones and Bainter offered the following:

Amendment 4—In the title, on page 1, of the bill remove lines 2 and 3 and insert in lieu thereof: An act relating to insurance; amending s. 627.739, F.S.; relating to personal injury protection; authorizing insured

Rep. J ones moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Rep. Rayson moved that, under Rule 142(h), a late-filed amendment be allowed for consideration, which was not agreed to.

The question recurred on the passage of HB 295. The vote was:

Yeas—116

The Chair Andrews Bainter Bense
Albright Argenziano Ball Betancourt
Alexander Arnall Barreiro Bilirakis
—was read the third time by title. On passage, the vote was:

Yeas—115

Nays—None

Section 2. This act shall take effect July 1, 1999.

CS/CS/HB 301—A bill to be entitled An act relating to trial testimony concerning sexual offenses; amending s. 918.16, F.S.; requiring that the court clear the courtroom at the request of a victim during his or her testimony concerning a sexual offense, regardless of the victim's age or mental capacity; providing certain exceptions; providing an effective date.

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

CS/HB 423—A bill to be entitled An act relating to trial testimony concerning sexual offenses; amending s. 918.16, F.S.; requiring that the court clear the courtroom at the request of a victim during his or her testimony concerning a sexual offense, regardless of the victim's age or mental capacity; providing certain exceptions; providing an effective date.

was read the third time by title.

On motion by Rep. Argenziano, under Rule 142(h), the following late-filed amendment was considered.

Representative(s) Argenziano offered the following:

Amendment 1 (with title amendment)—Remove from the bill: Everything after the enacting clause and insert in lieu thereof:

Section 1. Section 918.16, Florida Statutes, is amended to read:

918.16 Sex offenses; testimony of person under age 16 or person with mental retardation; testimony of victim; courtroom cleared; exceptions.—

(1) Except as provided in subsection (2), in the trial of any case, civil or criminal, when any person under the age of 16 or any person with mental retardation as defined in s. 393.063(44) is testifying concerning any sex offense, the court shall clear the courtroom of all persons except parties to the cause and their immediate families or guardians, attorneys and their secretaries, officers of the court, jurors, newspaper reporters or broadcasters, court reporters, and, at the request of the victim, victim or witness advocates designated by the state attorney's office.

(2) When the victim of a sex offense is testifying concerning that offense in any civil or criminal trial, the court shall clear the courtroom of all persons upon the request of the victim, regardless of the victim's age or mental capacity, except that parties to the cause and their immediate families or guardians, attorneys and their secretaries, officers of the court, jurors, newspaper reporters or broadcasters, court reporters, and, at the request of the victim, victim or witness advocates designated by the state attorney may remain in the courtroom.

Section 2. This act shall take effect July 1, 1999.
and insert in lieu thereof: A bill to be entitled An act relating to trial testimony concerning sexual offenses; amending s. 918.16, F.S.;
requiring that the court clear the courtroom at the request of a victim during his or her testimony concerning a sexual offense, regardless of
the victim's age or mental capacity; providing certain exceptions; providing an effective date.

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

The question recurred on the passage of CS/HB 423. The vote was:

Yeas—117

Nays—None

Votes after roll call:

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

Special Orders

General Calendar

Rep. Arnall explained the procedure for floor action on the General Calendar.

CS/HB 199—A bill to be entitled An act relating to trespass upon the grounds or facilities of a school; renumbering and amending s. 228.091,
F.S.; providing for the offense of trespass upon the grounds or facilities of a school to apply to a trespass upon the grounds or facilities of a
nonpublic school; defining the term “school”; providing certain exceptions; providing an effective date.

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

Yeas—117

Nays—None

So the bill passed and was certified to the Senate.

HB 257—A bill to be entitled An act relating to the Florida School for the Deaf and the Blind; amending ss. 235.014 and 235.017, F.S., relating
to educational facilities; authorizing the Department of Management Services to provide facilities services for the Florida School for the Deaf
and the Blind; amending s. 236.1229, F.S.; providing for Florida School Improvement and Academic Achievement Trust Fund grants to the
Florida School for the Deaf and the Blind; providing for allocation and school-level administration; amending s. 242.3305, F.S.; revising
provisions relating to mission and responsibilities of the Florida School for the Deaf and the Blind; amending ss. 235.014 and 235.017, F.S.,
providing for private attorney services for the Florida School for the Deaf and the Blind; amending s. 235.017, F.S., relating to Florida School
Services to provide facilities services for the Florida School for the Deaf and the Blind; amending ss. 235.014 and 235.017, F.S., relating
provisions relating to mission and responsibilities of the Florida School for the Deaf and the Blind; amending ss. 235.014 and 235.017, F.S.,
providing for Florida School Improvement and Academic Achievement Trust Fund grants to the Florida School for the Deaf and the Blind;
providing for allocation and school-level administration; amending s. 242.3305, F.S.; revising provisions relating to mission and responsibilities of the
Florida School for the Deaf and the Blind; amending ss. 235.014 and 235.017, F.S., providing for private attorney services for the Florida School for the Deaf
and the Blind without certain prior written approval; providing an effective date.

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

Yeas—117
The Committee on Election Reform offered the following:

Amendment 1—On page 7, line 29, of the bill
before the comma insert: or by any elector qualified to vote in the election related to such candidacy

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

The Committee on Judiciary offered the following:

Amendment 2—On page 9, line 30, remove from the bill: all of said line
and insert in lieu thereof: (7) Any candidate, qualified elector, or taxpayer presenting such a contest

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

The Committee on Election Reform offered the following:

Amendment 3—On page 8, line 21 remove from the bill: at the time of the election

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

The Committee on Election Reform offered the following:

Amendment 4—On page 10, lines 28 through 31 remove from the bill: all of said lines
and insert in lieu thereof: as provided for in s. 5(b), Art. VI of the State Constitution. This section does apply to any contest of a primary or special primary election for the office of member of either house of the Legislature in which all qualified electors may vote, as provided for in s. 5(b), Art. VI of the State Constitution, and the recipient of the most votes is deemed to be elected according to applicable law.

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

On motion by Rep. Detert, the rules were suspended and HB 281, as amended, was read the third time by title. On passage, the vote was:

Yeas—117

The Chair
Rep. Flanagan
Rep. Bergstrom
Rep. Barreiro
Rep. Baxley
Rep. Bilirakis
Rep. Binns
Rep. Biles
Rep. Brinkman
Rep. Bronson
Rep. Brown
Rep. Brummer
Rep. Bullard
Rep. Bush
Rep. Byrd
Rep. Cantens
Rep. Casey
Rep. Chestnut
Rep. Constantine
Rep. Cogswell
Rep. Cacky
Rep. Crist
Rep. Crow

Nays—None

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

HB 515—A bill to be entitled An act relating to letters of credit under the Uniform Commercial Code; amending ss. 675.101, 675.102, 675.103, 675.104, 675.105, 675.106, 675.107, 675.108, 675.109, 675.110, 675.111, 675.112, 675.113, 675.114, 675.115, 675.116, and 675.117, F.S.; revising article 5 of the Uniform Commercial Code relating to letters of credit; providing scope, application, effect; providing definitions; providing formal requirements; providing that consideration is unnecessary; providing for issuance, amendment, cancellation, and duration; specifying rights and obligations of confirmers, nominated persons, and advisers; providing issuer's rights and obligations; providing procedures for counteracting fraud and forgery; specifying certain warranties; providing remedies; providing for transfers of letters of credit; providing for transfers by operation of law; providing for assignment of proceeds of letters of credit; providing a statute of limitations; providing for a choice of law and forum; providing for subrogation of issuers, applicants, and nominated persons; providing applications; amending ss. 671.105, 672.512, 679.103, 679.104, 679.105, 679.106, 679.304, and 679.305, F.S., to conform; providing an effective date.

—was read the second time by title.

The Committee on Judiciary offered the following:

Amendment 1 (with title amendment)—On page 23, line 24, of the bill
before the comma insert: or by any elector qualified to vote in the election related to such candidacy

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

The Committee on Election Reform offered the following:

Amendment 2—On page 23, line 24, remove from the bill: all of said line
and insert in lieu thereof: (7) Any candidate, qualified elector, or taxpayer presenting such a contest

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

The Committee on Judiciary offered the following:

Amendment 3—On page 10, lines 28 through 31 remove from the bill: all of said lines
and insert in lieu thereof: as provided for in s. 5(b), Art. VI of the State Constitution. This section does apply to any contest of a primary or special primary election for the office of member of either house of the Legislature in which all qualified electors may vote, as provided for in s. 5(b), Art. VI of the State Constitution, and the recipient of the most votes is deemed to be elected according to applicable law.

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

On motion by Rep. Detert, the rules were suspended and HB 281, as amended, was read the third time by title. On passage, the vote was:

Yeas—117

The Chair
Rep. Flanagan
Rep. Bergstrom
Rep. Barreiro
Rep. Baxley
Rep. Bilirakis
Rep. Binns
Rep. Biles
Rep. Brinkman
Rep. Bronson
Rep. Brown
Rep. Brummer
Rep. Bullard
Rep. Bush
Rep. Byrd
Rep. Cantens
Rep. Casey
Rep. Chestnut
Rep. Constantine
Rep. Cogswell
Rep. Cacky
Rep. Crist
Rep. Crow

Nays—None

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

Section 12. Paragraph (c) of subsection (5) of section 95.11, Florida Statutes, is amended to read:

95.11 Limitations other than for the recovery of real property.—
Actions other than for recovery of real property shall be commenced as follows:

(5) WITHIN ONE YEAR.—

(c) An action to enforce rights under the Uniform Commercial Code—Letters of Credit, ch. 675 Bulk Transfers.

And the title is amended as follows:

On page 1, line 28, after the semicolon,
insert: amending s. 95.11, F.S., to conform;

Rep. C. Green moved the adoption of the amendment, which was adopted.

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

HB 521—A bill to be entitled An act relating to the Florida Independent Living Council; amending s. 413.395, F.S.; authorizing the Florida Independent Living Council to incorporate as a corporation not for profit; allowing an increase in the number of its members; amending prerequisites to the Governor’s appointment of council members; providing an effective date.

—was read the second time by title.

The Committee on Health Care Services offered the following:

Amendment 1—On page 1, line 26 of the bill
before the word “is” insert: , unless the council elects to incorporate as a not-for-profit corporation,

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

HB 535—A bill to be entitled An act relating to banking; amending s. 655.0385, F.S.; authorizing the Department of Banking and Finance to exempt certain financial institutions from certain notice requirements under certain circumstances; authorizing the department to adopt rules; amending s. 655.948, F.S.; clarifying conditions under which the department may exempt certain financial institutions from certain notice requirements under certain circumstances; authorizing the department to exempt certain financial institutions from certain notice requirements; specifying continued application of such notice requirements to certain financial institutions; amending s. 658.26, F.S.; authorizing certain financial institutions to establish branches without being subject to certain requirements under certain circumstances; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

HB 735—A bill to be entitled An act relating to the Health Facilities Authorities Law; amending s. 154.209, F.S.; revising language with respect to the power of the authority concerning an accounts receivable contract; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

HB 817—A bill to be entitled An act relating to motor vehicle lease disclosure; amending s. 521.004, F.S.; requiring disclosure to the lessee, prior to the time the lease is signed as to the effect with respect to the lease contract if the lessee or co-lessee dies before the expiration of the contract; providing an effective date.

—was read the second time by title.

The Committee on Elder Affairs & Long-Term Care offered the following:

Amendment 1—On page 4, lines 1 through 15 remove from the bill: all said lines
and insert in lieu thereof:

(1) CORE SERVICES.—

(a) The hospice team shall directly provide the following core services: physician services, nursing services, pastoral or counseling services, dietary counseling, home health aide services, and bereavement counseling services. Physician services may be directly provided by the hospice or through contract. A hospice may also use contracted staff if necessary to supplement hospice employees in order to meet the needs of patients during periods of peak patient loads or under extraordinary circumstances.

(b) Each hospice must also provide or arrange for such additional services are needed to meet the palliative and support needs of the patient and family. These services may include, but are not limited to, physical therapy, occupational therapy, speech therapy, massage therapy, home health aide services, infusion therapy, provision of medical supplies and durable medical equipment, day care, homemaker and chore services, and funeral services.

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.
—was read the second time by title. On motion by Rep. Futch, the rules were suspended and the bill was read the third time by title. On passage, the vote was:

**Yea**—117

The Chair    Dennis    jacket    johnson    roberts
Albright    Detert    Jones    Rojas
Alexander    Diaz de la Portilla    Kelly    Russell
Andrews    Doddery    Kilmer    Ryan
Argenziano    Edwards    Koemas    Sanderson
Arnall    Emman    Kyle    Sember
Bainter    Farkas    Lawson    Smith, C.
Ball    Fasano    Levine    Smith, K.
Barreiro    Feeeny    Littlefield    Sobel
Bense    Fiorentino    Logan    Sorensen
Betancourt    Flanagan    Lynn    Spratt
Bilirakis    Frankel    Magarayan    Stafford
Bitner    Fuller    Melvin    Stansel
Bloom    Futch    Merchant    Starks
Boyd    Garcia    Miller, J.    Suarez
Bradley    Gay    Miller, L.    Sublette
Bronson    Goode    Minton    Tovullivan
Brown    Goodlette    Morroni    Turnbull
Brummer    Gottlieb    Murman    Valdes
Bullard    Green, C.    Ogles    Villalobos
Bush    Greene, A.    Patterson    Wallace
Byrd    Greenstein    Peaden    Warner
Cantens    Hafner    Posey    Wasserman Schultz
Casey    Harrington    Priequez    Waters
Chesnut    Hart    Pruitt    Wise
Constantine    Healey    Putnam    Wilson
Cosgrove    Henriquez    Rayson    Wise
Crazy    Heyman    Redick
Crist    Hill    Ritchie
Crow    Jacobs    Ritter

**Nay**—None

So the bill passed and was certified to the Senate.

**Motions Relating to Committee References**

On motion by Rep. Albright, agreed to by two-thirds vote, HB 963 was withdrawn from further consideration of the House.

**Continuation of Special Orders**

**Other Bills on Special Orders**

**HB 989**—A bill to be entitled An act relating to standardized credentialing for health care practitioners; amending s. 455.577, F.S.; revising the credentials collection program for health care practitioners; revising and providing definitions; providing requirements for health care practitioners and the Department of Health under the program; renaming the advisory council and abolishing it at a future date; prohibiting duplication of data available from the department; authorizing collection of certain other information; revising requirements for registration of credentials verification organizations; providing for biennial renewal of registration; providing grounds for suspension or revocation of registration; revising liability insurance requirements; revising rulemaking authority; specifying authority of the department after the council is abolished; providing an effective date.

—was read the second time by title.

Representative(s) Fasano offered the following:

**Amendment 1**

—On page 3, line 18, remove from the bill: settlements, and

and insert in lieu thereof: settlements, final disciplinary action reported pursuant to s. 455.565(1)(a)(8), and

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

Representative(s) Fasano offered the following:

**Amendment 2**

—On page 7, lines 17-21, remove from the bill: all of said lines

and insert in lieu thereof:

2. Release the core credentials data that is otherwise confidential or exempt from the provisions of chapter 119 and s. 24(6), Art. I of the State Constitution and any corrections, updates, and modifications thereto, if authorized by the health care practitioner.

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**HB 85**—A bill to be entitled An act relating to building designation; designating the courthouse of the District Court of Appeal for the Third District as the “Thomas H. Barkdull, Jr., District Courthouse”; authorizing the Third District Court of Appeal to erect suitable markers; providing an effective date.
was read the second time by title.

On motion by Rep. Sorensen, under Rule 142(h), the following late-filed amendment was considered.

Representative(s) Sorensen offered the following:

**Amendment 1 (with title amendment)**—On page 2, between lines 25 and 26, insert:

Section 3. Section 15.0465, Florida Statutes, is created to read:

15.0465 Official flagship.—The schooner Western Union, a 130 foot historic sailing vessel of the tallship class, built in Key West, Florida, and first launched in 1939, is hereby designated an official flagship of the State of Florida.

And the title is amended as follows:

On page 1, line 2, remove from the title of the bill: all of said line and insert in lieu thereof: An act relating to official state designations; creating s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**CS/CS/CS/HB 93**—A bill to be entitled An act relating to official state designations; amending s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**Amendment 1 (with title amendment)**—On page 2, between lines 25 and 26, insert:

Section 3. Section 15.0465, Florida Statutes, is created to read:

15.0465 Official flagship.—The schooner Western Union, a 130 foot historic sailing vessel of the tallship class, built in Key West, Florida, and first launched in 1939, is hereby designated an official flagship of the State of Florida.

And the title is amended as follows:

On page 1, line 2, remove from the title of the bill: all of said line and insert in lieu thereof: An act relating to official state designations; creating s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**Amendment 1 (with title amendment)**—On page 2, between lines 25 and 26, insert:

Section 3. Section 15.0465, Florida Statutes, is created to read:

15.0465 Official flagship.—The schooner Western Union, a 130 foot historic sailing vessel of the tallship class, built in Key West, Florida, and first launched in 1939, is hereby designated an official flagship of the State of Florida.

And the title is amended as follows:

On page 1, line 2, remove from the title of the bill: all of said line and insert in lieu thereof: An act relating to official state designations; creating s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**Amendment 1 (with title amendment)**—On page 2, between lines 25 and 26, insert:

Section 3. Section 15.0465, Florida Statutes, is created to read:

15.0465 Official flagship.—The schooner Western Union, a 130 foot historic sailing vessel of the tallship class, built in Key West, Florida, and first launched in 1939, is hereby designated an official flagship of the State of Florida.

And the title is amended as follows:

On page 1, line 2, remove from the title of the bill: all of said line and insert in lieu thereof: An act relating to official state designations; creating s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**Amendment 1 (with title amendment)**—On page 2, between lines 25 and 26, insert:

Section 3. Section 15.0465, Florida Statutes, is created to read:

15.0465 Official flagship.—The schooner Western Union, a 130 foot historic sailing vessel of the tallship class, built in Key West, Florida, and first launched in 1939, is hereby designated an official flagship of the State of Florida.

And the title is amended as follows:

On page 1, line 2, remove from the title of the bill: all of said line and insert in lieu thereof: An act relating to official state designations; creating s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**Amendment 1 (with title amendment)**—On page 2, between lines 25 and 26, insert:

Section 3. Section 15.0465, Florida Statutes, is created to read:

15.0465 Official flagship.—The schooner Western Union, a 130 foot historic sailing vessel of the tallship class, built in Key West, Florida, and first launched in 1939, is hereby designated an official flagship of the State of Florida.

And the title is amended as follows:

On page 1, line 2, remove from the title of the bill: all of said line and insert in lieu thereof: An act relating to official state designations; creating s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**Amendment 1 (with title amendment)**—On page 2, between lines 25 and 26, insert:

Section 3. Section 15.0465, Florida Statutes, is created to read:

15.0465 Official flagship.—The schooner Western Union, a 130 foot historic sailing vessel of the tallship class, built in Key West, Florida, and first launched in 1939, is hereby designated an official flagship of the State of Florida.

And the title is amended as follows:

On page 1, line 2, remove from the title of the bill: all of said line and insert in lieu thereof: An act relating to official state designations; creating s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**Amendment 1 (with title amendment)**—On page 2, between lines 25 and 26, insert:

Section 3. Section 15.0465, Florida Statutes, is created to read:

15.0465 Official flagship.—The schooner Western Union, a 130 foot historic sailing vessel of the tallship class, built in Key West, Florida, and first launched in 1939, is hereby designated an official flagship of the State of Florida.

And the title is amended as follows:

On page 1, line 2, remove from the title of the bill: all of said line and insert in lieu thereof: An act relating to official state designations; creating s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

**Amendment 1 (with title amendment)**—On page 2, between lines 25 and 26, insert:

Section 3. Section 15.0465, Florida Statutes, is created to read:

15.0465 Official flagship.—The schooner Western Union, a 130 foot historic sailing vessel of the tallship class, built in Key West, Florida, and first launched in 1939, is hereby designated an official flagship of the State of Florida.

And the title is amended as follows:

On page 1, line 2, remove from the title of the bill: all of said line and insert in lieu thereof: An act relating to official state designations; creating s. 15.0465, F.S.; designating an official flagship of the State of Florida;

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

Under Rule 121(b), the bill was referred to the Engrossing Clerk.
and insert in lieu thereof: A bill to be entitled An act relating to motor vehicles; amending s. 316.2126, F.S.; authorizing the use of golf carts and utility vehicles by municipalities for municipal purposes and subject to certain conditions; amending s. 320.01, F.S.; defining the term “utility vehicle”; amending s. 320.105, F.S.; exempting golf carts and utility vehicles from requirements to display license plates; amending s. 325.203, F.S.; exempting golf carts and utility vehicles from inspection requirements; providing an effective date.

Rep. K. Smith moved the adoption of the amendment.

The Committee on Community Affairs offered the following:

Amendment 1 to Amendment 1—On page 1, line 30 of the amendment

after patrol insert: fire rescue

Rep. K. Smith moved the adoption of the amendment to the amendment, which was adopted.

The question recurred on the adoption of Amendment 1, as amended, which was adopted.

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

Ceremonial Resolutions Calendar

HR 9019—A resolution commending Rebekah Smith.

WHEREAS, Rebekah Smith, 17, an esteemed resident of Tampa and a student at Hillsborough High School, has achieved national recognition for exemplary volunteer service by receiving a 1999 Prudential Spirit of Community Award, and

WHEREAS, this prestigious award, presented by The Prudential Insurance Company of America in partnership with the National Association of Secondary Principals, honors young volunteers across America who have demonstrated an extraordinary commitment to serving their communities, and

WHEREAS, Rebekah Smith earned this award by giving generously of her time and energy as a volunteer working with hospitalized children in New York City and as a member of the medical staff of a camp for children with HIV/AIDS and their families, and

WHEREAS, the success of the State of Florida, the strength of our communities, and the overall vitality of American society depend, in great measure, upon the dedication of young people like Ms. Smith who use their considerable talents and resources to serve others, NOW, THEREFORE,

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

That the House of Representatives hereby congratulates and honors Rebekah Smith as a recipient of a Prudential Spirit of Community Award, recognizes her outstanding record of volunteer service, peer leadership, and community spirit, and extends its best wishes for her continued success and happiness.

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

was read the second time by title. On motion by Rep. Murman, the resolution was adopted.

Moment of Silence

The House observed a moment of silence in memory of Lee Mainella. Mr. Mainella was the Senior Producer for the Florida Channel and also owned the Florida Art Center & Gallery in Havana, Florida.

Suspension of the Rules for Committee Meetings and Bills

On motion by Rep. Morrone, the rules were suspended and the Committee on Regulated Services was given permission to add HB 707 to the agenda for its meeting Wednesday, April 7, at 2:00 p.m., in 16 H.

Recessed

On motion by Rep. Arnall, the House stood in informal recess at 11:02 a.m.

House Reunion


Messages from the Senate

The Honorable John Thrasher, Speaker

I am directed to inform the House of Representatives that the Senate has passed HB 1951.

Faye W. Blanton, Secretary

The above bill was ordered enrolled.

The Honorable John Thrasher, Speaker

I am directed to inform the House of Representatives that the President has appointed the following Senators as conference on the part of the Senate for Committee Substitute for Senate Bill 140; Committee Substitute for Senate Bill 172; and Committee Substitute for Senate Bill 318: Senator Horne, Chairman; Senators Carlton, Grant, Lee, Rossin and Senator Sebesta, Alternate.

Faye W. Blanton, Secretary
The Honorable John Thrasher, Speaker

I am directed to inform the House of Representatives that the President has appointed the following Senators as conferees on the part of the Senate for Senate Bill 2500: Senator Burt, Chairman; Committee on Budget; At Large Members: Senators Dyer, Latvala, and Myers. Budget Subcommittee on General Government: Senator Childers, Chairman; Senators Jones and Kirkpatrick. Budget Subcommittee on Transportation and Economic Development: Senator Hargrett, Chairman; Senators Scott, Webster, and Senator Dawson-White, Alternate. Budget Subcommittee on Education: Senator Sullivan, Chairman; Senators Clary, Diaz-Balart, and Holzendorf. Budget Subcommittee on Health and Human Services: Senator Silver, Chairman; Senators Kurth, Saunders and Senator Mitchell, Alternate. Budget Subcommittee on Public Safety and Judiciary: Senator Laurent, Chairman; Senators Bronson, Campbell and Senator Meek, Alternate.

Faye W. Blanton, Secretary

The Honorable John Thrasher, Speaker

I am directed to inform the House of Representatives that the President has appointed the following Senators as conferees on the part of the Senate for Senate Bill 2502: Senator Casas, Chairman; Senators Brown-Waite, Burt, Thomas and Senator Klein, Alternate.

Faye W. Blanton, Secretary

First Reading by Publication

The Honorable John Thrasher, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 60, as amended; passed SB 72 and CS for CS for SB 94; passed SB 138, as amended; passed CS for SB 166; passed SB 168, as amended; passed SB 192; passed SB 906, as amended, by the required Constitutional three-fifths vote of the members of the Senate; passed CS for CS for SB 908, as amended, and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Criminal Justice and Senators Brown-Waite and Laurent—

CS for SB 60—A bill to be entitled An act relating to pretrial intervention programs; amending s. 948.08, F.S.; authorizing the court to deny the admission of a defendant to a pretrial substance-abuse education and treatment intervention program if the defendant has rejected any prior offer of admission to such program; providing an effective date.

Referred to the Committee(s) on Criminal Justice Appropriations.

By Senator Campbell—

SB 72—A bill to be entitled An act relating to homicide; amending ss. 782.071, 782.072, F.S.; increasing the penalties imposed for committing the offense of vehicular homicide or vessel homicide; increasing the penalties imposed for committing vehicular homicide or vessel homicide and failing to give information and render aid when the offender knew, or should have known, that the accident occurred; amending s. 921.0022, F.S., relating to the Criminal Punishment Code; conforming references to changes made by the act; providing an effective date.

Referred to the Committee(s) on Criminal Justice Appropriations.

By the Committees on Fiscal Policy, Criminal Justice and Senator Rossin—

CS for CS for SB 94—A bill to be entitled An act relating to driving or boating under the influence; amending s. 316.193, F.S.; increasing the penalty imposed for a fourth or subsequent conviction of driving under the influence; increasing the penalties imposed for driving under the influence and causing damage to property valued over a specified amount; increasing the penalties imposed for causing serious bodily injury while driving under the influence; providing that it is a first-degree felony to cause the death of another while driving under the influence; revising a blood-alcohol or breath-alcohol level; deleting provisions that impose an enhanced penalty if a person has caused the death of another while driving under the influence, knew or should have known that the accident occurred, and failed to give information and render aid; providing that previous convictions for boating under the influence are to be considered for purposes of penalties; amending s. 327.35, F.S.; revising the penalties for boating under the influence; amending s. 921.0022, F.S.; conforming the offense severity ranking chart to include the changes made by this act in felony degree for certain offenses relating to driving under the influence; revising a blood-alcohol or breath-alcohol level; deleting the ranking of driving under the influence manslaughter with a failure to render aid or give information to conform with changes made by this act; providing an effective date.

Referred to the Committee(s) on Criminal Justice Appropriations.

By Senator Bronson—

SB 138—A bill to be entitled An act relating to guidelines for fair treatment of victims and witnesses in the justice system; amending s. 960.001, F.S.; allowing specified state agencies to participate in crime prevention and educational activities; providing for use of funds; providing an effective date.

Referred to the Committee(s) on Criminal Justice Appropriations.

By the Committee on Criminal Justice and Senator Brown-Waite and others—

CS for SB 166—A bill to be entitled An act relating to operations of law enforcement agencies; providing definitions; providing that it is a third-degree felony to contact or communicate with any person who is directly involved in a tactical operation of a law enforcement agency during the course of the operation; providing that it is a third-degree felony to authorize a broadcast or telecast of any recording or depiction of a tactical operation of a law enforcement agency during the course of the operation; authorizing contact or communication with a person involved in such tactical operation and broadcast or telecast of such tactical operation upon the approval of the head of the law enforcement agency having jurisdiction over such tactical operation; requiring that a law enforcement agency inform the public of the conclusion of such tactical operation; encouraging the development of a protocol; providing that the absence of a protocol does not create a defense to prosecution; providing that the act does not affect the prosecution of any violation of law; providing an effective date.

Referred to the Committee(s) on Criminal Justice Appropriations.

By Senator McKay—

SB 168—A bill to be entitled An act relating to driving under the influence of alcohol or drugs; amending s. 322.34, F.S.; providing that a motor vehicle is subject to forfeiture under the Florida Contraband Act if the motor vehicle is driven by a person under the influence of alcohol or drugs and the person’s license is suspended as a result of a prior conviction for driving under the influence; increasing a blood-alcohol or breath-alcohol level;刪除 the ranking of driving under the influence; increasing the penalties imposed for boating under the influence; revising a blood-alcohol or breath-alcohol level; deleting the ranking of driving under the influence manslaughter with a failure to render aid or give information to conform with changes made by this act; providing an effective date.

Referred to the Committee(s) on Criminal Justice Appropriations.

By the Committee on Natural Resources—

SB 192—A bill to be entitled An act relating to petroleum contamination site rehabilitation; repealing s. 376.30713(7), F.S.; abrogating the scheduled repeal of the preapproved advanced cleanup program; providing an effective date.

Referred to the Committee(s) on General Government Appropriations.
By Senator Latvala and others—

SB 906—A bill to be entitled An act relating to the Florida Forever Trust Fund; creating s. 375.046, F.S.; creating the Florida Forever Trust Fund; providing its purposes; providing a contingent effective date.

Referred to the Committee(s) on Environmental Protection and General Government Appropriations.

By the Committees on Fiscal Policy, Natural Resources and Senator Latvala and others—

CS for CS for SB 908—A bill to be entitled An act relating to the Florida Forever Program; creating s. 259.202, F.S.; creating the Florida Forever Act; providing legislative findings; prohibiting the use of certain funds in the Conservation and Recreation Lands and Water Management Lands Trust Funds for land acquisition; providing for the proceeds of bond sales to be deposited into the Florida Forever Trust Fund; providing for the distribution and use of funds; providing project criteria for land acquisition under the Florida Forever Program; requiring increased priority for the acquisition of lands providing protection of certain threatened or endangered species; providing procedures for determining the priority of projects; establishing procedures for the disposition of lands; authorizing alternate uses of acquired lands; providing a limitation on alternate uses; encouraging and requiring the use of alternatives to fee simple acquisition of lands; requiring increased priority for a project if matching funds are available; requiring increased priority if the project is priced below appraised value; amending s. 201.15, F.S.; authorizing the use of revenues for the debt service on bonds; revising the distribution of proceeds from the excise tax on documents; creating s. 215.618, F.S.; providing for the issuance of Florida Forever bonds; providing limitations; providing procedures and legislative intent; amending s. 253.027, F.S.; providing for the reservation of funds; revising the criteria for expenditures for archaeological property to include lands on the acquisition list for the Florida Forever Program; amending s. 253.034, F.S., relating to uses of state-owned lands; authorizing additional uses of state lands under specified circumstances; conforming cross-references to changes made by the act; conforming provisions; amending s. 259.032, F.S.; authorizing the Florida Forever Commission to allocate funds for land acquisition; emphasizing protection of endangered and threatened species; conforming a cross-reference; conforming provisions; requiring the adoption of a management plan within a specified period after the acquisition of a parcel under the Florida Forever Program; providing a restriction on funding for an agency with overdue management plans; providing a formula and funding source for funding management, maintenance, capital improvements, and payments in lieu of taxes; providing funds for the control of exotic species; providing funds for lake restoration from the State Game Trust Fund; specifying eligible lands; providing for the distribution of funds; revising the criteria and eligibility for payments in lieu of taxes; limiting the total consecutive years of such payments; providing for the deletion of certain property from an acquisition list; deleting obsolete provisions; amending s. 259.035, F.S.; revising the membership of the Land Acquisition and Management Advisory Council and renaming the council as the Florida Forever Commission; revising its duties; requiring the development of goals and a report; amending s. 259.036, F.S.; conforming provisions; providing a cross-reference; amending s. 338.250, F.S.; providing for certain mitigation funds to be used in coordination with funds from the Florida Forever Trust Fund; amending s. 375.59, F.S.; requiring a report to the Florida Forever Commission; providing a process for releasing funds for water resource development and land acquisition projects; deleting provisions authorizing the use of specified funds for debt services on bonds issued pursuant to s. 373.584, F.S.; requiring payment of debt service before other uses of funds; providing due dates for required management plans; revising the criteria and eligibility for payments in lieu of taxes; requiring that payments be made in consecutive years; amending s. 380.503, F.S.; providing definitions; amending s. 380.504, F.S.; revising the membership of the governing body of the Florida Communities Trust within the Department of Community Affairs; conforming outdated provisions; amending s. 380.507, F.S.; authorizing the development of rules; amending ss. 420.5092, 420.9073, F.S., relating to affordable housing programs; conforming cross-references to changes made by the act; repealing s. 373.584, F.S., relating to revenue bonds; providing that the repeal of s. 373.584, F.S., does not impair the validity of certain bonds outstanding on the effective date of the act; requiring reinstatement of payments in lieu of taxes in specified circumstances; providing an educational program; creating the Florida Forever Advisory Council on Ecosystem Restoration Education; providing an effective date.

Referred to the Committee(s) on Environmental Protection, Finance & Taxation, and General Government Appropriations.

Motion to Adjourn

Rep. Arnall moved that the House adjourn for the purpose of holding committee meetings and conducting other House business, to reconvene at 1:00 p.m., Thursday, April 8. The motion was agreed to.

Recorded Votes

Rep. Hill:

Yea—Amendment 25 to CS/HB 259; Amendment 26 to CS/HB 259; Amendment 27 to CS/HB 259; HB 1789; HB 1791; SB 2500; SB 2502

Nay—motion to withdraw HB 509 from the Committee on Transportation & Economic Development Appropriations

Rep. Wise:

Yea—CS/HB 13; passage of CS/CS/HB 113 after concurrence in Senate Amendment 2, as amended, receding from House Amendment 1 to Senate Amendment 7, and concurrence in Senate Amendment 7, as further amended; HB 1039; HB 1043; HB 1051

Prime Sponsors

HB 1891—Maygarden
HB 1893—Maygarden
HB 1895—Maygarden
HB 1897—Maygarden

Cosponsors

CS/HB 43—Casey
CS/HB 75—Maygarden
HB 97—Flanagan
HB 149—Starks
HB 161—Cosgrove
HB 241—Bullard
HB 339—Alexander
HB 341—Chestnut, C. Green, A. Greene, Morrone
CS/HB 381—Hart, Kilmer, Kyle
CS/HB 423—Crist
CS/HB 425—Bloom, Crist
HB 459—Levine
HB 503—Sanderson
HB 621—Fiorentino
HB 691—Alexander
HB 763—Chestnut
HB 877—Levine
HB 1011—Levine
HB 1113—Alexander, Bainter, Bense, Billakis, Byrd, Cantens, Farkas, Flanagan, C. Green, Hart, Jacobs, Kelly, Littlefield, J. Miller, Patterson, Russell, Sorensen, Waters
HB 1131—Ogles
HB 1639—Greenstein
HB 1673—Bitner, Bloom
HB 1699—Alexander
Introduction and Reference

By the Committee on Election Reform; Representatives Flanagan, Goodlette, Crow, Henriquez, Diaz de la Portilla, Futch, Wilson, Brown, and Starks—

HB 2109—A bill to be entitled An act relating to elections; amending s. 99.095, F.S.; modifying the requirements for the alternative method of qualifying; requiring issuance of petition formats instead of petition forms; amending s. 99.0955, F.S.; modifying the requirements for a candidate with no party affiliation to obtain ballot position; requiring issuance of petition formats instead of petition forms; amending s. 99.096, F.S.; modifying the requirements for a minor party candidate to obtain ballot position; requiring issuance of petition formats instead of petition forms; amending s. 99.09651, F.S.; modifying the petition requirements in a year of apportionment; amending s. 99.097, F.S.; allowing minor party candidates to have petitions verified at no charge; revising submission requirements with respect to signature verification totals for an issue to be placed on the ballot; amending s. 99.103, F.S.; providing for minor political parties to receive the same percentage of the filing fees as major political parties; amending s. 103.021, F.S.; modifying the requirements for certain minor political parties to have the names of their candidates for President and Vice President printed on the general election ballot; requiring use of petition formats; amending s. 105.035, F.S.; modifying the requirements for the alternative method of qualifying for judicial candidates; requiring issuance of petition formats instead of petition forms; amending ss. 98.231, 99.021, 99.061, 99.092, 99.0965, 100.111, 100.141, 101.151, 101.191, 101.251, 101.5606, 106.08, 106.141, and 106.143, F.S.; to conform; providing an effective date.

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

By the Committee on Health Care Services; Representative Peaden—

HB 2111—A bill to be entitled An act relating to mental health and substance abuse; establishing a commission on mental health and substance abuse; providing membership and duties; providing for an advisory committee; providing for staff and meetings; requiring reports and recommendations; providing appropriations; authorizing the Department of Children and Family Services to use unit-costing contract payments for a specified time period; authorizing reimbursement of expenditures for certain contracts; providing for rules; providing an effective date.

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

By Representative Argenziano—

HB 2113—A bill to be entitled An act relating to insurance; amending s. 641.31, F.S.; providing for return of excessive premiums received for health maintenance contracts; providing an effective date.

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

By Representative Dockery—

HB 2115—A bill to be entitled An act relating to the Stewardship Florida Trust Fund; creating s. 259.1051 F.S.; creating the Stewardship Florida Trust Fund; providing sources of moneys; providing purposes and requirements; providing duties of the Department of Environmental Protection; providing a contingent effective date.

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

By Representative Posey—

HB 2117—A bill to be entitled An act relating to state employees; creating s. 110.1082, F.S.; prohibiting state employees from utilizing a voice mail system under certain circumstances; providing certain requirements with respect to telephone menu options; providing for compliance; providing an effective date.

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

By the Committee on Children & Families; Representative Murman—

HB 2119—A bill to be entitled An act relating to the WAGES Program; amending s. 402.305, F.S.; revising provisions excepting program participants working at a child care facility from calculation of the facility's staff-to-child ratio; creating s. 414.045, F.S.; providing cash assistance program reporting and oversight requirements; providing duties of the state board of directors, local coalitions, and Department of Children and Family Services; amending s. 414.065, F.S.; revising a limitation on the use of vocational education to fulfill work activity requirements; revising provisions relating to job skills training; providing for extended education and training; providing penalties for failure to comply with work activity alternative requirement plans; revising provisions relating to interview, counseling, and services for noncompliant participants; providing for limited work activity assignments for persons with medically verified limitations; providing for medical or vocational assessment; providing an exemption from work activity requirements for certain supplemental security income applicants; amending s. 414.085, F.S.; revising applicability of certain federal income to program income eligibility standards; providing that local coalition incentive payments not be considered income; amending s. 414.095, F.S.; revising provisions relating to temporary cash assistance and a shelter obligation for teen parents; amending s. 414.105, F.S.; revising time limitations and exceptions for temporary cash assistance; providing for transitional benefits and services for families losing eligibility for temporary cash assistance; creating s. 414.127, F.S.; authorizing local WAGES coalitions to establish a plan for increasing WAGES participants' educational attainment and job skills; creating s. 414.1525, F.S.; authorizing an early exit diversion program; providing criteria for one-time lump-sum payment in lieu of ongoing cash assistance; providing limitations; amending s. 414.155, F.S.; revising procedure for determination of relocation assistance and for receipt and repayment of emergency cash assistance thereafter; providing eligibility for transitional benefits and services; creating s. 414.157, F.S.; authorizing a diversion program for victims of domestic violence; providing eligibility; providing limitations; creating s. 414.159, F.S.; authorizing the teen parent and teen pregnancy diversion program; providing eligibility; providing limitations; amending s. 414.22, F.S.; revising eligibility for transitional education and training; amending s. 414.225, F.S.; revising purposes and requirements relating to transitional transportation; amending s. 414.70, F.S.; providing drug testing and screening requirements for parents and caretaker relatives in a cash assistance group; providing exceptions; providing applicability of work requirements and penalties to persons who fail to comply with drug testing and screening requirements; repealing s. 414.29, F.S., relating to access to lists of temporary cash assistance recipients; repealing s. 414.43, F.S., relating to a special needs allowance for families with a disabled family member; providing an effective date.

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

By the Committee on Elder Affairs & Long-Term Care; Representative Argenziano—

HB 2121—A bill to be entitled An act relating to public records; creating s. 400.1185, F.S.; providing an exemption from public records requirements for information contained in records of nursing home quality-of-care monitors; providing for review and repeal; providing a statement of public necessity; providing a contingent effective date.

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

By the Committee on Utilities & Communications; Representative Rojas—

HB 2123—A bill to be entitled An act relating to telecommunications services; amending s. 364.0252, F.S.; directing the Florida Public Service Commission to inform consumers about specific matters in the telecommunications services market; amending s. 364.24 F.S.; providing for telephonic customer account information; amending s. 364.507, F.S.; changing a cross reference; amending s. 364.508, F.S.; deleting certain definitions; amending s. 364.509, F.S.; specifying duties of the Department of Education relating to distance learning; amending s.
HB 2125—A bill to be entitled An act relating to the Department of Health; amending s. 20.43, F.S.; providing the department with authority for certain divisions; revising certain division names; revising language with respect to the use of certain funds; amending s. 39.303, F.S.; conferring titles relating to Children's Medical Services; amending s. 63.162, F.S.; clarifying terms; amending s. 110.205, F.S.; conferring language relating to exempt positions with respect to the career service; amending s. 120.80, F.S.; providing the department with contract authority for certain administrative hearings; amending s. 154.504, F.S.; providing requirements for provider contracts; amending s. 287.155, F.S.; providing certain authority to purchase automotive equipment; amending s. 372.6672, F.S.; removing responsibility regarding alligator management and trapping from the Department of Health and Rehabilitative Services; amending s. 381.004, F.S.; revising requirements relating to HIV tests on deceased persons; amending s. 381.0051, F.S.; providing the department with certain rulemaking authority; amending s. 381.006, F.S.; providing the department with rulemaking authority relating to inspection of certain group care facilities under the environmental health program; amending s. 381.0061, F.S.; providing the department with authority to impose certain fines; amending s. 381.0062, F.S.; revising definitions to clarify differences in regulatory requirements for drinking water systems; amending s. 381.90, F.S.; revising membership and duties of the Health Information Systems Council; requiring a report; amending s. 382.003, F.S.; removing unnecessary language; providing for certain rules; amending s. 382.004, F.S.; revising language with respect to reproduction and destruction of certain records; amending s. 382.008, F.S.; removing language conflicting with federal law; amending s. 382.013, F.S.; providing certain requirements relating to birth registration; amending s. 382.015, F.S.; providing for technical changes with respect to certificates of live birth; amending s. 382.016, F.S.; providing for administrative procedures for acknowledging paternity; amending s. 382.019, F.S.; establishing certain requirements and rulemaking authority for registration; amending s. 382.025, F.S.; setting requirements for certain data; amending s. 382.0255, F.S.; revising requirements for fee transfer; amending s. 383.14, F.S.; correcting the name of the WIC program to conform to federal law; amending s. 385.202, F.S.; removing certain department reimbursement requirements; amending s. 385.203, F.S.; revising requirements and membership for the Diabetes Advisory Council; amending s. 391.021, F.S.; conforming references to Children's Medical Services; amending s. 391.028, F.S.; providing the Director of Children's Medical Services with certain appointment authority; amending s. 391.0315, F.S.; providing requirements for benefits to children with special health care needs; amending ss. 391.221, 391.222, and 391.223, F.S.; conforming references to Children's Medical Services; amending s. 392.69, F.S.; authorizing the department to use certain excess money for improvements to facilities and establishing an advisory board for the A.G. Holley State Hospital; amending s. 409.9126, F.S.; requiring data reporting; amending s. 409.9128, F.S.; providing for the establishment of a certain capitation payments to Children's Medical Services; amending s. 465.019, F.S.; authorizing certain nursing homes to purchase medical oxygen; amending s. 499.005, F.S.; requiring and clarifying certain prohibitions relating to sales of prescription drugs and legend devices; amending s. 499.007, F.S.; conforming prescription statement requirements to federal language; amending s. 499.028, F.S.; authorizing certain federal, state, or local government employees to possess drug samples; amending s. 499.066, F.S.; authorizing immediate effect of certain cease and desist orders; amending ss. 499.069 and 742.10, F.S.; conforming cross references; naming the Wilson T. Sower, M.D., Building, the William G. “Doc” Myers, M.D., Building, and the E. Charlton Prather, M.D., Building; repealing s. 381.731(3), F.S., relating to submission of the Healthy Communities, Healthy People Plan; repealing s. 383.307(5), F.S., relating to consultations between birth centers and the Department of Health; repealing s. 404.20(7), F.S., relating to obsolete radioactive monitoring systems; repealing s. 409.9125, F.S., relating to Medicaid alternative service networks; providing an effective date.

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

By the Committee on Health Care Services; Representative Peadon—

HB 2127—A bill to be entitled An act relating to deferred presentments; amending ss. 560.103, F.S.; revising definitions; amending s. 560.114, F.S.; providing additional grounds for disciplinary action; providing for continuation of certain administrative proceedings under certain circumstances; amending s. 560.129, F.S.; deleting provisions providing public records confidentiality for certain hearings, proceedings, and emergency orders; amending s. 560.207, F.S.; revising time periods for registration renewals; creating part IV, ch. 560, F.S.; amending ss. 560.401, 560.402, 560.403, 560.404, 560.405, 560.406, and 560.407, F.S.; providing a short title; providing definitions; providing registration requirements for deferred presentment transactions; providing limitations; specifying requirements and limitations for engaging in deferred presentment transactions; providing prohibitions; providing for fees; providing limitations; requiring certain notice; specifying criteria and requirements for deposit and redemption of a drawer's check; providing procedures for recovering damages for worthless checks; requiring maintenance of records for a time certain; providing an appropriation; providing an effective date.

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

By the Committee on Tourism; Representatives Starks, Farkas, Dennis, Hafner, Argenziano, Bloom, Lynn, and Sobel—

HB 2129—A bill to be entitled An act relating to the promotion and development of sports-related industries in Florida; amending s. 14.2015, F.S.; expanding the purposes of the direct-support organization created under ss. 288.1229, F.S.; amending ss. 288.1229, F.S.; revising the purposes of the direct-support organization authorized to assist the Office of Tourism, Trade, and Economic Development in the promotion and development of the sports industry and related industries; specifying the duties of the direct-support organization with respect to the promotion of sports industry, amateur sports, and physical fitness; providing requirements with respect to the Sunshine State Games; providing authority of the Executive Office of the Governor with respect to the use of specified property, facilities, and personal services; amending s. 320.08058, F.S.; revising provisions relating to the Florida United States Olympic Committee license plate to remove references to the Sunshine State Games Foundation; revising the distribution of annual use fees from the sale of the Florida United States Olympic Committee license plate; providing for the reversion of funds and property of the Sunshine State Games Foundation, Inc., and the Florida Governor's Council on Physical Fitness and Amateur Sports to the Governor's Council in the Department of Education; providing for membership; revising membership and duties of the Governor's Council on Physical Fitness and Amateur Sports to the Florida Distance Learning Network Advisory Council in the Department of Education; providing for membership; specifying representation; providing for organization, procedures, and compensation of the council; providing responsibilities of the council; requiring the department to provide administrative and support services for the council; amending ss. 391.021, F.S., to conform; repealing ss. 364.511, F.S., relating to the powers of the board of directors of the Florida Distance Learning Network; repealing ss. 364.512, F.S., relating to the executive director of the network; repealing ss. 364.513, F.S., relating to the annual report and audits of the network; providing an effective date.

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

By the Committee on Old Age & Long-Term Care; Representatives Argenziano, Heyman, Sobel, Reddick, Fiorentino, Bilirakis, Littlefield, Kosmas, Bittner, and Jacobs—

HB 2131—A bill to be entitled An act relating to end-of-life care; providing legislative findings; authorizing the Secretary of Health to...
develop and implement demonstration projects; requiring reports; requesting the Chancellor of the State University System to convene a working group; amending ss. 395.1041, 400.142, 400.4255, 400.487, 400.6095, and 400.621, F.S.; authorizing personnel of hospital emergency services, long-term care facilities, assisted living facilities, home health agencies, hospices, and adult family-care homes to withhold or withdraw cardiopulmonary resuscitation pursuant to an order not to resuscitate; providing for rules; providing certain protection from prosecution and liability; amending s. 401.45, F.S.; revising authority of emergency medical technicians and paramedics to withhold or withdraw resuscitation or life-prolonging techniques; directing the Department of Health to develop a standardized do-not-resuscitate identification system; authorizing a fee; providing for rules; amending ss. 455.604, 458.319, and 459.008, F.S.; providing that courses on end-of-life care will fulfill certain education requirements; amending ss. 732.912, F.S.; revising provisions relating to who may make anatomical gifts; amending ss. 732.914 and 732.917, F.S.; correcting cross references; amending s. 732.922, F.S.; conforming provisions relating to duty of certain hospital administrators; amending s. 765.101, F.S.; revising definitions; amending s. 765.102, F.S.; revising legislative intent relating to advance directives; amending s. 765.103, F.S.; providing for effect of existing advance directives; amending s. 765.104, F.S.; providing for amendment of an advance directive or designation of a surrogate; amending s. 765.107, F.S.; providing nonapplicability to certain persons; amending s. 765.110, F.S.; prohibiting certain actions by a health care facility or provider with respect to a patient's advance directive; increasing a penalty; requiring that advance directives become part of patients' medical records; providing for rules; amending s. 765.204, F.S.; revising provisions relating to evaluation of a patient's capacity to make health care decisions; amending s. 765.205, F.S.; revising responsibilities of the surrogate; amending s. 765.301, F.S.; correcting a cross reference; amending s. 765.302, F.S.; revising procedure for making a living will; amending s. 765.303, F.S.; revising suggested form of a living will; amending s. 765.304, F.S.; revising procedure for implementing a living will; amending s. 765.305, F.S.; revising procedure in the absence of a living will; amending s. 765.306, F.S.; revising provisions relating to determination of the patient's condition; renumbering and amending s. 765.308, F.S.; providing for transfer of a patient under certain circumstances; renumbering and amending s. 765.310, F.S.; providing penalties for falsification, forgery, or willful concealment, cancellation, or destruction of an advance directive, or a revocation or amendment thereof; amending s. 765.401, F.S.; revising provisions relating to decisions by a proxy; creating s. 765.404, F.S.; providing conditions for withholding or withdrawing life-prolonging procedures for certain persons in a persistent vegetative state; directing the Department of Elderly Affairs to convene a workgroup to develop model advance directive forms; repealing s. 3(6) of ch. 98-327, Laws of Florida, relating to repeal of the Panel for the Study of End-of-Life Care, continuing the panel until a specified date; providing an appropriation; providing effective dates.

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

By Representative Peaden—

HB 2133—A bill to be entitled An act relating to trust funds; creating s. 946.522, F.S.; creating the Prison Industries Trust Fund; providing for administration of the trust fund; providing for sources of moneys in the trust fund and purposes for which they may be used; exempting the trust fund from s. 215.20, F.S.; providing for carryover of the balance from one fiscal year to the next; providing that the trust fund is not subject to s. 19(f)(2), Art. III of the State Constitution; amending s. 946.512, F.S.; providing that certain funds are to be deposited into the Prison Industries Trust Fund rather than the Correctional Work Program Trust Fund; providing a contingent effective date.

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

By Representatives Wiles, Ball, Maygarden, Fuller, K. Smith, L. Miller, Pruitt, Arnall, Crady, Stansel, Boyd, Reddick, Starks, Bainter, Trottillon, Healey, Turnbull, Hill, Wise, Ritchie, Henriquez, Gottlieb, Melvin, Morroni, Ogles, Heyman, Hafner, Patterson, Hart, Murman, Argenziano, Peaden, Futch, Bush, Rayson, Harrington, and Casey—

HB 2137—A bill to be entitled An act relating to veterans' affairs; creating the Florida State Veterans Cemetery Act; providing a short title; providing definitions; providing for creation of the Florida State Veterans Cemetery System; providing for administration of the system by the Department of Veterans' Affairs; providing specified powers of the department; creating a site selection commission; providing for membership of the commission; providing site selection criteria; providing for application for federal assistance; providing for funding of the Florida State Veterans Cemetery System; providing a contingent effective date.

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

By Representatives Wiles, Ball, Maygarden, Fuller, K. Smith, L. Miller, Pruitt, Arnall, Crady, Boyd, Stansel, Reddick, Starks, Bainter, Trottillon, Healey, Turnbull, Hill, Wise, Ritchie, Henriquez, Gottlieb, Melvin, Morroni, Ogles, Heyman, Hafner, Patterson, Hart, Murman, Argenziano, Peaden, Futch, Bush, Rayson, Ryan, Harrington, and Casey—

HB 2139—A bill to be entitled An act relating to trust funds; creating the Florida State Veterans Cemetery System Trust Fund within the Department of Veterans' Affairs; providing for sources of moneys and purposes; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

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

By the Committee on Education Innovation; Representative Melvin—

HB 2141—A bill to be entitled An act relating to deregulated public schools; amending s. 228.0565, F.S.; providing for the continuation of...
the deregulated public schools pilot project; authorizing additional districts to participate; revising exemptions from statute for purposes of the pilot project; providing an effective date.

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

By Representatives C. Green and Fasano—

HB 2143—A bill to be entitled An act relating to remedies for unlawful sales of securities; amending s. 517.211, F.S.; limiting authorization to rescind certain sales of securities under certain circumstances; providing an effective date.

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

By the Committee on Water & Resource Management; Representatives Alexander and Kelly—

HB 2145—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; creating s. 20.331, F.S.; creating the Fish and Wildlife Conservation Commission; expressing legislative intent and constitutional intent; establishing administrative units within the new commission; establishing sources of funding; transferring the Game and Fresh Water Fish Commission, the Marine Fisheries Commission, and various bureaus of the Department of Environmental Protection to the Fish and Wildlife Conservation Commission; providing for administrative transfer of certain offices; providing legislative intent; providing for an operating agreement and an annual work plan regarding responsibilities shared by the department and the commission; providing for submission of the work plan to the Governor and the Legislature; providing for a memorandum of agreement between the commission and the department regarding responsibilities of the Florida Marine Research Institute to the department; amending s. 20.255, F.S.; revising language with respect to the administrative makeup of the Department of Environmental Protection to conform to the act; providing for the appropriation of certain revenues and federal funds to the commission; providing for limitation on expenditures by the commission; providing for the appointment of a working group by the Executive Office of the Governor; amending s. 206.606, F.S.; adjusting distribution of fuel tax proceeds in conformance to the act to the commission; amending s. 320.08058, F.S.; conforming terminology to the act; amending s. 327.02, F.S.; providing definitions and repealing s. 327.02(6), F.S.; to remove reference to the Department of Environmental Protection; amending s. 327.25, F.S.; providing for classification and registration of vessels; adjusting location of antique license vessel decal; amending s. 327.26, F.S.; providing for stickers or emblems for the Save the Manatee Trust Fund; amending s. 327.28, F.S.; providing for the appropriation and distribution of vessel registration funds; amending s. 327.30, F.S.; providing requirements regarding collisions, accidents, and casualties; amending s. 327.35215, F.S.; providing penalties; amending s. 327.395, F.S.; providing for boating safety identification cards; amending s. 327.41, F.S.; providing for uniform waterfowling regulatory markers; amending s. 327.43, F.S.; providing for navigation channel requirements; amending s. 327.46, F.S.; providing for the establishment of restricted areas on the waters of the state; amending s. 327.48, F.S.; providing requirements for regattas, races, marine parades, tournaments, or exhibitions; amending s. 327.70, F.S.; providing for the enforcement of chapters 327 and 328, F.S.; amending s. 327.71, F.S.; providing an exemption; amending s. 327.731, F.S.; providing for mandatory education for violators; amending s. 327.74, F.S.; providing for uniform boating citations; amending s. 327.803, F.S.; providing for a Boating Advisory Council; amending s. 327.804, F.S.; providing for statistics on boating accidents and violations; amending s. 327.90, F.S.; providing for electronic or telephonic transactions; amending s. 328.01, F.S.; providing for application for certificate of title; amending s. 339.281, F.S.; providing for marine accident reports; amending s. 370.025, F.S.; providing marine policy and standards, and rulemaking authority for the Fish and Wildlife Conservation Commission; repealing s. 370.027, F.S.; abolishing rulemaking authority with respect to marine life; amending s. 370.06, F.S.; transferring responsibilities for issuing certain licenses related to marine life to the Fish and Wildlife Conservation Commission and the Department of Agriculture and Consumer Services; amending s. 370.0608, F.S.; providing for the deposit of license fees; allocating federal funds; amending s. 370.063, F.S.; correcting references; deleting obsolete dates; adjusting use of fees; amending s. 370.071, F.S.; transferring responsibilities for the regulation of shellfish processors to the Department of Agriculture and Consumer Services; amending s. 370.12, F.S.; providing rulemaking guidance related to endangered marine mammals; correcting obsolete references; amending s. 370.26, F.S.; transferring certain activities related to aquaculture to the Fish and Wildlife Conservation Commission; amending s. 370.093, F.S.; providing rulemaking authority; repealing s. 20.325, F.S.; abolishing the Game and Fresh Water Fish Commission; repealing s. 370.026, F.S.; abolishing the Marine Fisheries Commission; instructing Division of Statutory Revision to draft reviser’s bill for year 2000 Regular Session; providing an effective date.

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

By Representative Tullie—

HB 2147—A bill to be entitled An act relating to charter schools; amending s. 228.056, F.S.; revising the date through which a district school board must receive charter school applications; providing for interdistrict transfer to a charter school under certain circumstances; authorizing charter schools to be sponsored by municipalities or other public entities; providing information to be included in the charter of a charter school; providing for 15-year charters under specified circumstances; authorizing charter school governing boards to employ or contract with skilled selected noncertified personnel as provided in ch. 231, F.S., and as provided by rule of the State Board of Education; prohibiting a charter school from hiring certain persons who have resigned or have been dismissed for good cause; prescribing time limits for charter schools to receive federal funds; providing for a Charter School Review Panel; providing for membership, purpose, and duties; amending s. 228.057, F.S.; requiring school districts to report the number of students attending the various types of public schools according to the rules of the State Board of Education; providing an effective date.

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

By Representative Cantens—

HR 9085—A resolution honoring the 14th Dalai Lama.

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

By Representative Byrd—

HR 9087—A resolution in recognition of Anne Nymark.

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

By Representative J. Miller—

HR 9089—A resolution commemorating the 60th Anniversary of the founding of Escambia River Electric Cooperative.

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

By Representative Starks—

HR 9091—A resolution declaring the second Tuesday in September 1999 “Florida Missing Children’s Day.”

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

By Representatives Starks and Valdes—

HR 9093—A resolution supporting the application of Broward, Miami-Dade, and Palm Beach Counties to jointly host the Pan American Games in the year 2007.

First reading by publication (Art. III, s. 7, Florida Constitution).
By Representative Healey—

HR 9095—A resolution recognizing the accomplishments of Hanley-Hazelden Center at St. Mary's and the Hazelden Foundation.

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

By Representative Valdes—

HR 9097—A resolution commemorating the 38th anniversary of the Bay of Pigs invasion, on April 17, 1999.

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

HR 9099—Adopted earlier today

HR 9101—Adopted earlier today

By Representative Feeney—

HR 9103—A resolution in recognition of Ronald McDonald House Charities.

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

By Representative Fasano—

HR 9105—A resolution designating April 11, 1999, as “Submarine Sailors Day.”

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

Referred to the Calendar of the House.

By Representative Feeney—

HR 9107—A resolution proclaiming 1999 as the 100th Anniversary Year of the Veterans of Foreign Wars of the United States.

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

By Representative Albright—

HR 9109—A resolution acknowledging May 6, 1999, as the National Day of Prayer in Florida.

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

By Representative Chestnut—

HR 9111—A resolution proclaiming the week of June 24, 1999, as the Workers' Right to Organize Week.

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

By Representative Putnam—

HR 9113—A resolution designating the week of November 14-20, 1999, as “Florida Storytelling Week.”

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

By Representative Kelly—

HR 9115—A resolution urging the increased education of the citizens of the state with regard to the awareness, prevention, and treatment of obesity as a major health concern.

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

Referred to the Calendar of the House.

By Representative Bullard—

HR 9117—A resolution commending Cornelia “Corky” Dozier for outstanding accomplishments and public service.

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

Referred to the Calendar of the House.

By Representative Wilson—

HR 9119—A resolution recognizing Tuesday, April 13, 1999, as “Stop Day” in Florida.

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

Referred to the Calendar of the House.

By Representative Albright—

HR 9121—A resolution recognizing the week of May 16-22, 1999, as “Teachers Appreciation Week.”

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

By Representative Crady—

HR 9123—A resolution commending the Florida forest products industry.

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

By Representative Albright—

HR 9127—A resolution commending Barrett Keene for winning the Future Farmers of America national extemporaneous speaking competition.

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

By Representative Levine—

HR 9125—A resolution designating Tuesday, April 13, 1999, as the “International Day of Remembrance,” known as Yom Hashoah.

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

Referred to the Calendar of the House.

By Representative Byrd—

HR 9129—A resolution designating April 27, 1999, as Eddie Cheever Day.

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

By Representative Feeney—

HR 9127—A resolution designating Tuesday, April 13, 1999, as “International Day of Remembrance,” known as Yom Hashoah.

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

Referred to the Calendar of the House.

By Representative Byrd—

HR 9131—A resolution designating Tuesday, April 13, 1999, as Sprint's 100-year anniversary.

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

By Representative Chestnut—

HR 9133—A resolution recognizing the achievements of the University of Florida Women's Collegiate Athletic programs.

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

By Representative Logan—

HR 9135—A resolution recognizing April 8, 1999, as “Just Read Day” in Florida.

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

Referred to the Calendar of the House.

By Representative Logan—

HR 9137—A resolution recognizing April 7th and 8th as “Miami-Dade County Days” in Tallahassee.

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

Referred to the Calendar of the House.
First Reading of Committee Substitutes by Publication

By the Committee on Regulated Services; Representatives Heyman and Levine—

CS/HB 165—A bill to be entitled An act relating to the Beverage Law; amending ss. 562.11 and 562.111, F.S.; providing an exemption for giving or serving to certain underage students alcoholic beverages that are delivered as part of a required curriculum at an accredited institution; providing an exemption for the possession of alcoholic beverages by underage students in specified circumstances; providing an effective date.

By the Committee on Education/K-12; Representatives Barreiro and Byrd—

CS/HB 273—A bill to be entitled An act relating to education; amending s. 232.61, F.S.; revising provisions which require the Florida High School Activities Association to adopt specified bylaws relating to eligibility for participation in student athletic competition; providing for a period of ineligibility for students who transfer or relocate to another school; providing exceptions; providing an effective date.

By the Committee on Corrections; Representatives Betancourt and Constantine—

CS/HB 441—A bill to be entitled An act relating to driving and boating under the influence; amending ss. 316.193 and 327.35, F.S.; providing for a third degree felony penalty for a third or subsequent conviction for driving or boating under the influence; reducing the blood-alcohol level or breath-alcohol level for increased penalties when a person is convicted under either of these sections from 0.20 or higher to 0.16 or higher and a minor accompanied the person at the time of the offense; increasing present penalties and fines to conform; amending s. 921.0022, F.S.; conforming provisions in the sentencing guidelines; providing an effective date.

By the Committee on Education/K-12; Representative Boyd—

CS/HB 495—A bill to be entitled An act relating to education; amending s. 232.425, F.S., relating to student standards for participation in interscholastic extracurricular student activities; providing that the participation of nonpublic school students in interscholastic extracurricular activities at public schools and the participation of public school students in interscholastic extracurricular activities at nonpublic schools is not mandatory; revising provisions relating to the grade point average required for participation in interscholastic extracurricular student activities; requiring a contract to be executed upon a student's falling below a certain cumulative grade point average; amending s. 232.61, F.S., relating to bylaws relating to student eligibility adopted by the governing organization for athletics; providing an effective date.

By the Committee on Election Reform; Representatives Detert, Turnbull, Logan, Wiles, Stafford, Heyman, Ritter, and Brown—

CS/HBs 559, 171 & 565—A bill to be entitled An act relating to campaign financing; amending s. 106.011, F.S.; revising definitions of the terms “political committee,” “contribution,” “expenditure,” and “political advertising”; amending s. 106.021, F.S.; providing any advertisement used for the purpose of jointly endorsing three or more candidates must be allocated equally; providing reporting requirements; amending s. 106.03, F.S.; revising additional information for registration of political committees; adding penalties; amending ss. 106.04 and 106.07, F.S.; requiring reports of committees of continuous existence and political committees to include certain information if a majority of the committee's contributors share a common economic or special interest; prohibiting committees of continuous existence from making certain expenditures; providing an effective date.

By the Committee on Community Colleges & Career Prep; Representatives Kelly and Fiorentino—

CS/HB 713—A bill to be entitled An act relating to criminal justice; creating provisions relating to criminal justice training; providing legislative intent; providing for transfer of existing programs from school districts to community colleges; providing program requirements; providing for funding; providing a guideline for the future approval of programs; amending s. 943.13, F.S.; revising minimum qualifications for employment as a law enforcement or correctional officer; amending s. 943.17, F.S.; revising requirements relating to basic recruit, advanced, and career development training programs; providing requirements regarding the Criminal Justice Standards and Training Commission; amending s. 943.31, F.S.; providing legislative intent regarding law enforcement; providing an effective date.

By the Committee on Environmental Protection; Representatives Fiorentino, Fasano, and Russell—

CS/HB 721—A bill to be entitled An act relating to sewage treatment facility discharges; prohibiting new discharges or increased pollutant loadings from existing sewage treatment facilities into coastal waters within Pasco County or waters tributary thereto; requiring elimination of existing discharges into coastal waters within Pasco County or waters tributary thereto; authorizing the Department of Environmental Protection to grant exceptions under certain circumstances; providing an effective date.

By the Committee on Transportation; Representative Prieguez—

CS/HB 767—A bill to be entitled An act relating to freight forwarders; amending s. 212.13, F.S.; requiring freight forwarders to provide warehouse receipts or copies of airway bills or bills of lading for certain purposes; providing receipt requirements; requiring freight forwarders to maintain certain records for a time certain; providing for effect of such documentation; providing a penalty for failing to provide such documentation or maintain certain records; providing an effective date.

By the Committee on Governmental Operations; Tourism; Representatives Starks, Farkas, Dennis, Argenziano, Barreiro, Lynn, Bush, Melvin, Bloom, and Hafner—

CS/HB 837—A bill to be entitled An act relating to natural disaster relief; providing relief to the Monroe County School District for certain declared natural disasters; holding the school district harmless with respect to its 1998-1999 FEFP appropriation; providing an appropriation to cover the costs of certain expenses related to recovery efforts; providing an effective date.

By the Committee on Governmental Operations; Education; Representatives Sorensen—

CS/HB 839—A bill to be entitled An act relating to public records; amending s. 288.1251, F.S.; providing an exemption from public records requirements for information held by the Office of Film Commissioner relating to specified information with respect to the business activities or applications for tax exemptions of private persons, partnerships, or corporations in the entertainment industry, when such confidentiality is requested; providing a penalty for violation of the act; providing for future review and repeal; providing a finding of public necessity; providing a contingent effective date.

By the Committee on Business Development & International Trade; Representatives Hart, Bradley, Murman, Bense, Russell, Wallace, Alexander, Prieguez, Barreiro, Detert, C. Green, Johnson, Kilmer, Goodlette, Farkas, and J. Miller—

CS/HB 881—A bill to be entitled An act relating to economic development; amending s. 14.2015, F.S.; specifying the programs and funds that the Office of Tourism, Trade, and Economic Development is authorized to administer; authorizing the office to expend interest earned from certain trust fund investments for program administration; specifying the duties in connection with which the office may enter into contracts; creating the Office of Urban Opportunity within the Office of Tourism, Trade, and Economic Development and providing its duties; amending s. 288.095, F.S.; revising provisions relating to tax refunds paid from the Economic Development Incentive Account; providing a limitation; amending s. 288.1045, F.S., relating to the qualified defense contractor tax refund program; replacing references to the Department of Commerce and the Division of Economic Development with the Office of Commerce and the Division of Economic Development with the Office of Commerce and Economic Development.
of Tourism, Trade, and Economic Development, and references to the Secretary of Commerce with the director of the office; revising provisions relating to the limitation on such refunds; extending the expiration date for certification for such refunds; amending s. 288.106, F.S., relating to the tax refund program for qualified target industry businesses; providing for determination of number of employees for businesses registered as a statewide reporting unit; revising requirements to qualify as an expansion of an existing business or a rural county; revising the counties to which the local financial support exemption option applies; revising requirements for determining the amount of tax refund payments; revising the limitations on refunds for projects located in an enterprise zone, rural county, or rural city; authorizing acceptance of a letter from an authorized local economic development agency prior to passage of the required resolution by the local government; authorizing reduction of certain employment requirements for an expanding business in a rural city or county or enterprise zone under certain conditions; revising requirements relating to application approval; authorizing certification of less than allowable refunds under certain conditions; revising requirements relating to the tax refund agreement; authorizing inclusion of the value of county or municipal land conveyed to a business in the required local financial support; authorizing the office to contract with Enterprise Florida, Inc., for certain administrative duties; amending s. 288.107, F.S.; correcting a reference; creating the Institute on Urban Policy and Commerce at Florida Agricultural and Mechanical University and providing its purposes and duties; providing for the establishment of regional urban centers; requiring annual reports by the institute and the Governor; providing legislative findings with respect to attracting certain high-impact business facilities to the state; creating the Florida Economic Opportunities Incentive Fund within the Office of Tourism, Trade, and Economic Development and providing for transfer of certain funds thereto; directing Enterprise Florida, Inc., to evaluate proposals for use of funds for such facilities and make recommendations to the office; requiring approval by the Governor; providing for a contract between the director of the office and an approved business with respect to payment of such funds; providing legislative findings with respect to the economic health of small communities; providing conditions for determining when a state of economic emergency exists in a community; providing for notification by a local government entity to the Governor, the office, and Enterprise Florida, Inc., when such conditions exist; authorizing the Governor to waive eligibility criteria for certain programs or activities and take other action to resolve the economic emergency; providing effective dates.

By the Committee on Education/K-12; Representatives Johnson and Greenstein—

CS/HB 907—A bill to be entitled An act relating to education; amending s. 240.1163, F.S.; providing requirements regarding the weighting of certain course grades; authorizing certain courses to be designated as both dual enrollment and advanced placement courses; providing an effective date.

By the Committee on Real Property & Probate; Representative Cosgrove—

CS/HB 943—A bill to be entitled An act relating to insurance; amending s. 624.426, F.S.; providing an exemption to the countersignature law; amending s. 627.7015, F.S.; defining the term “claim” for purposes of property claim mediation; providing an effective date.

By the Committee on Business Development & International Trade; Representative Wiles—

CS/HB 1003—A bill to be entitled An act relating to insurance agencies; amending s. 626.094, F.S.; excluding certain corporations from the definition of insurance agency under certain circumstances for purposes of sharing commissions; providing an effective date.

By the Committee on Governmental Operations; Representatives Bloom and Sanderson—

CS/HB 1013—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.091, F.S., relating to benefits payable under the Florida Retirement System; providing for payment of federally limited benefits through the Florida Retirement System Preservation of Benefits Plan; creating s. 121.1001, F.S.; creating the Florida Retirement System Preservation of Benefits Plan; providing for eligibility; providing for benefits and contributions; providing for administration; providing a finding of important state interest; providing an effective date.

By the Committee on Transportation; Representative K. Smith—

CS/HB 1147—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; providing reference to seaport programs; providing for an organizational unit to administer said programs; deleting reference to the Office of Construction and including reference to the Office of Highway Operations within the Department of Transportation; amending s. 206.46, F.S.; increasing a percentage amount of revenues in the State Transportation Trust Fund to be transferred to the Right-of-Way Acquisition and Bridge Construction Trust Fund annually; increasing the dollar amount which may be so transferred; creating s. 215.615, F.S.; providing for state bonds for federal-aid highways construction; creating s. 215.616, F.S.; providing for the issuance of certain revenue bonds for fixed-guideway transportation systems; creating s. 311.06, F.S.; providing the seaport powers and duties of the Department of Transportation; creating s. 311.061, F.S.; providing the seaport duties and responsibilities of the Department of Transportation; amending s. 311.07, F.S.; revising the Florida Seaport Transportation and Economic Development Program within the Department of Transportation; renaming the program the Florida Seaport Development Program; providing for seaport system plans; revising project eligibility requirements; amending s. 311.09, F.S.; revising the Florida Seaport Transportation and Economic Development Council; renaming the council the Florida Seaport Development Council; deleting voting restrictions on agency members of the council; revising the Florida Seaport Authority with the Department of Transportation with respect to the council; deleting a report requirement; amending ss. 311.105 and 311.11, F.S.; conforming references to the council; creating s. 316.0815, F.S.; providing for a duty to yield for public transit vehicles; providing penalties; amending s. 316.302, F.S.; revising obsolete dates and statutory references with respect to commercial motor vehicles; amending s. 316.3025, F.S.; correcting a cross reference; amending s. 316.545, F.S.; providing a maximum penalty for operating a commercial motor vehicle when the registration or license plate has not been expired for more than 90 days; amending s. 316.535, F.S.; providing for an exemption from locally imposed weight limits under certain circumstances; amending s. 320.0715, F.S.; providing an exemption from the International Registration Plan; amending s. 320.20, F.S.; revising the uses and disposition of certain license tax money; amending s. 334.035, F.S.; revising language with respect to the purpose of the Florida Transportation Code; amending s. 334.0445, F.S.; continuing the operation of the motor carrier service classification and compensation plan within the Department of Transportation for a certain time period; amending s. 334.046, F.S.; revising Department of Transportation program objectives; creating s. 334.071, F.S.; providing for the legislative designation of transportation facilities; amending s. 334.351, F.S.; deleting language with respect to the total amount of youth work experience program contracts; amending s. 335.0415, F.S.; revising a date with respect to public road jurisdiction; amending s. 335.093, F.S.; authorizing the department to designate public roads as scenic highways; amending s. 337.025, F.S.; increasing the annual cap on transportation project contracts that use innovative construction and financing techniques; amending s. 337.11, F.S.; providing for contracts without advertising and competitive bids; repealing authority for owner controlled insurance plans in the Department of Transportation; amending s. 337.16, F.S.; revising language with respect to contractors who are delinquent with respect to contracts with the department; amending s. 337.162, F.S.; revising language with respect to professional services; amending s. 337.18, F.S.; revising language with respect to certain surety bonds; providing for bonds payable to the department rather than to the Governor; amending s. 337.185, F.S.; increasing claim limits with respect to certain contractual claims governed by the State Arbitration Board; revising language with respect to hearings on certain disputes; increasing certain fees; amending s.
337.19, F.S.; revising language with respect to suits at law and in equity brought by or against the department with respect to breach of an express provision or an implied covenant of a written agreement or a written directive issued by the department pursuant to the written agreement; providing for rights and obligations; prohibiting liability under certain circumstances; providing exceptions with respect to liability; providing for applicability; amending s. 337.25, F.S.; authorizing the department to purchase, lease, exchange, or otherwise acquire property interests; amending s. 337.251, F.S.; authorizing a fixed-guideway transportation system operating within the department’s right-of-way to operate at any safe speed; amending s. 337.403, F.S.; authorizing the department to participate in the cost of certain clearing and grubbing with respect to utility improvement relocation; amending s. 337.408, F.S.; revising language with respect to benches and transit shelters; amending s. 338.223, F.S.; revising language with respect to proposed turnpike projects to provide that certain requirements do not apply to hardship and protective purchases by the department of advance right-of-way; providing definitions; amending s. 338.229, F.S.; providing additional rights of the department with respect to certain bondholders; amending s. 339.135, F.S.; providing for allocation of certain new highway funds; amending s. 339.155, F.S.; revising language with respect to transportation planning; amending s. 339.175, F.S.; revising language with respect to metropolitan planning organizations; amending s. 341.041, F.S.; directing the department to create and maintain a common self-retention insurance fund to support public transit projects throughout the state; amending s. 341.053, F.S.; providing for development of an intermodal development plan; providing legislative intent with respect to applicability of the act to certain seaport projects; amending s. 341.302, F.S.; revising language with respect to the responsibilities of the department concerning the rail program; amending s. 373.4137, F.S.; revising language with respect to mitigation requirements; amending s. 479.01, F.S.; revising definitions; amending s. 479.07, F.S.; revising language with respect to sign permits; amending s. 479.15, F.S.; revising language with respect to harmony of regulations with respect to signs; amending s. 479.16, F.S.; revising language with respect to signs for which permits are not required; repealing ss. 341.3201-341.386, F.S.; eliminating the Florida High-Speed Rail Transportation Act; providing effective dates.

By the Committee on Health Care Licensing & Regulation; Representatives Casey and Fiorentino—

CS/HB 1431—A bill to be entitled An act relating to emergency medical services; amending s. 401.25, F.S.; providing qualifications for licensure as a basic or advanced life support service; amending s. 401.27, F.S.; providing standards for certification of emergency medical technicians and paramedics; creating s. 401.2701, F.S.; establishing criteria for emergency medical services training programs; creating s. 401.2715, F.S.; providing for recertification training of emergency medical technicians and paramedics; providing for fees; amending s. 401.30, F.S.; providing for use and maintenance of records; amending s. 401.35, F.S.; providing rulemaking authority; providing an effective date.

By the Committees on Business Regulation & Consumer Affairs; Health Care Licensing & Regulation; Representatives Fasano, Ogles, Villalobos, Kelly, Harrington, Johnson, Morrone, Minton, Healey, Heyman, and Ritter—

CS/HB 1467—A bill to be entitled An act relating to regulation of health care practitioners; amending s. 232.435, F.S.; correcting a reference; amending s. 381.026, F.S.; providing a definition; amending s. 381.0261, F.S.; providing that the Department of Health, other than the Agency for Health Care Administration, may impose an administrative fine against any health care provider who fails to make available to patients a summary of their rights as required by law; amending s. 455.501, F.S.; revising the definition of the terms “health care practitioner” and “licensure”; amending s. 455.507, F.S.; revising provisions relating to good standing of members of the Armed Forces with administrative boards to provide applicability to the department when there is no board; providing gender neutral language; amending s. 455.521, F.S.; providing powers and duties of the department for the professions, rather than boards, under its jurisdiction; amending s. 455.564, F.S.; with three amendments or versions in subsection (2) and repealing another conflicting version; providing authority to the department when there is no board to adopt rules on videocassette courses used for continuing education purposes; revising and providing requirements relating to obtaining continuing education credit in risk management; correcting terminology; amending s. 455.565, F.S.; revising information required for licensure of designated health care professionals; amending s. 455.567, F.S.; defining sexual misconduct and prohibiting it in the practice of a health care profession; providing penalties; amending s. 455.574, F.S.; revising provisions relating to review of an examination after the test has been passed; amending s. 587, F.S.; providing the authority to the department when there is no board to determine by rule the amount of license fees for the profession regulated; providing for a fee for issuance of a wall certificate to certain licensees or for a duplicate wall certificate; amending s. 455.604, F.S.; requiring instruction on human immunodeficiency virus and acquired immune deficiency syndrome as a condition of licensure and relicensure to practice dietetics and nutrition or nutrition counseling; amending s. 455.607, F.S.; correcting a reference; amending s. 455.624, F.S.; revising and providing grounds for discipline; providing penalties; providing for assessment of certain costs; amending s. 455.654, F.S.; providing definitions for “health care provider” and “referral” under the Patient Self-Referral Act of 1992; amending s. 455.664, F.S.; requiring additional health care practitioners to include a certain statement in advertisements for free or discounted services; correcting terminology; amending s. 455.667, F.S.; authorizing the department to obtain patient records, billing records, insurance services, provider contracts, and all attachments thereto under certain circumstances for purposes of disciplinary proceedings; amending s. 455.667, F.S.; revising and providing for teaching permits for acupuncture faculty; providing a fee; providing for rules; amending s. 458.305, F.S.; redefining the term “practice of medicine” and “practice of osteopathic medicine” in the physician assistant statute; amending s. 458.307, F.S.; providing for registration of applicants as medical students from Nicaragua and another provision relating to taking the examination, without application for licensure; amending s. 458.311, F.S.; updating terminology; amending s. 458.313, F.S.; repealing subsection (8), relating to reactivation of certain licenses issued by endorsement; revising provisions relating to licensure by endorsement; amending s. 458.315, F.S.; providing additional requirements for recipients of a temporary certificate for practice in areas of critical need; amending s. 458.3165, F.S.; correcting terminology; amending s. 458.317, F.S.; providing for conversion of an active license to a limited license for a specified purpose; amending s. 458.331, F.S.; providing for discipline; revising and providing grounds for discipline; revising provisions relating to temporary licensure as a physician assistant; amending s. 455.003, F.S.; redefining the term “practice of osteopathic medicine”; amending s. 459.0075, F.S.; providing for conversion of an active license to a limited license for a specified purpose; amending s. 459.015, F.S.; providing for discipline; revising and providing grounds for discipline; amending s. 460.402, F.S.; providing an exemption from regulation under ch. 460, F.S., relating to chiropractic for certain students; amending s. 460.403, F.S.; defining the term “community-based internship” and redefining the term “direct supervision” and “referral” of the Patient Self-Referral Act of 1992; amending s. 460.406, F.S.; revising requirements for licensure as a chiropractic physician by examination to remove a provision relating to a training program; amending s. 460.413, F.S.; correcting cross references; increasing the administrative fine; amending s. 461.003, F.S.; defining the term “certified podiatric X-ray assistant” and the term “direct supervision” with respect thereto; amending s. 461.006, F.S.; revising the residency requirement to practice podiatric medicine; amending s. 461.007, F.S.; revising requirements for renewal of license to practice podiatric medicine; amending s. 461.013, F.S.; revising and providing grounds for discipline; providing penalties; creating s. 508
HB 767, with 1 amendment (unanimous)

By the Committee on Governmental Rules & Regulations; Representatives Bense, Feeney, Fasano, Peaden, Effman, Jacobs, Bradley, Bitner, Brummer, Wiles, Flanagan, and Warner—

CS/HB 1549—A bill to be entitled An act relating to the state lotteries; creating s. 24.1153, F.S.; authorizing the assignment of certain prizes pursuant to a court order and providing requirements therefor; providing for the securing of funds offset for child-support payments or debts owed to a state agency; exempting the Department of the Lottery from liability upon payment of an assigned prize; authorizing a fee to defray the administrative expenses associated with such assignments; providing circumstances under which such court orders may no longer be issued; amending s. 24.115, F.S., relating to payment of prizes, to conform; requiring the department to seek a declaration concerning the tax consequences of the right of assignment for those who do not assign their prizes; providing effective dates.

By the Committee on Real Property & Probate; Representatives Bilirakis, Crow, C. Green, Detert, Henriquez, and Dockery—

CS/HB 1659—A bill to be entitled An act relating to trusts and trust powers; creating s. 737.2035, F.S.; providing for costs and attorney's fees in trust proceedings; providing applicability; amending s. 737.306, F.S.; revising standards governing when a successor trustee is not under a duty to institute an action against a prior trustee or the prior trustee's estate; providing an effective date.

By the Committee on Insurance; Representatives Farkas, Morroni, Jones, Pruitt, Sanderson, and Rayson—

CS/HB 1749—A bill to be entitled An act relating to service warranties; amending s. 634.041, F.S.; providing requirements and limitations as to certain funds and premiums relating to unearned premium reserves; amending s. 634.121, F.S.; revising certain disclosure form requirements; amending s. 634.312, F.S.; requiring home warranty contracts to contain a certain disclosure; amending s. 634.401, F.S.; revising a definition; amending s. 634.406, F.S.; revising a contractual liability insurance requirement for service warranty associations; providing an effective date.

Reports of Councils and Standing Committees

Committee Reports

Received March 31:

The Committee on Governmental Rules & Regulations recommends the following pass:
HB 1881 (unanimous)

The above bill was placed on the appropriate Calendar.

The Committee on Transportation recommends a committee substitute for the following:
HB 767 (unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 767 was laid on the table.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:
HB 847, with 1 amendment (unanimous)

The above bill was referred to the Committee on Criminal Justice Appropriations.

The Committee on Health Care Services recommends the following pass:
HB 341, with 1 amendment (unanimous)

The above bill was referred to the Committee on Education Appropriations.

The Committee on Business Regulation & Consumer Affairs recommends the following pass:
HB 1723, with 4 amendments (unanimous)

The above bill was referred to the Committee on General Government Appropriations.

The Committee on Environmental Protection recommends the following pass:
HB 1699, with 1 amendment (unanimous)

The above bill was referred to the Committee on General Government Appropriations.

The Committee on Real Property & Probate recommends the following pass:
HB 789, with 1 amendment (unanimous)

The above bill was referred to the Committee on General Government Appropriations.

The Committee on Children & Families recommends the following pass:
HB 911 (unanimous)
HB 1525, with 2 amendments (unanimous)

The above bills were referred to the Committee on Health & Human Services Appropriations.

The Committee on Transportation recommends the following pass:
HB 457, with 1 amendment

The above bill was referred to the Committee on Health & Human Services Appropriations.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:
HB 215 (unanimous)

The above bill was referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Transportation recommends the following pass:
HB 1487, with 1 amendment

The above bill was referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Election Reform recommends the following pass:
HB 1507, with 1 amendment (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Insurance recommends the following pass:
HB 717, with 1 amendment (unanimous)

The above bill was referred to the Committee on Corrections.

The Committee on Children & Families recommends the following pass:
HB 1777

The above bill was referred to the Committee on Elder Affairs & Long-Term Care.

The Committee on Real Property & Probate recommends the following pass:
The above bill was referred to the Committee on Elder Affairs & Long-Term Care.

The Committee on Agriculture recommends the following pass: HB 1921 (unanimous)

The above bill was referred to the Committee on Finance & Taxation.

The Committee on Election Reform recommends the following pass: HB 1105 (unanimous)

The above bill was referred to the Committee on Finance & Taxation.

The Committee on Financial Services recommends the following pass: HB 1023, with 1 amendment (unanimous)
HB 1409, with 5 amendments (unanimous)
HB 1875 (unanimous)

The above bills were referred to the Committee on Finance & Taxation.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:
CS/HB 139 (unanimous)

The above bill was referred to the Committee on Finance & Taxation.

The Committee on Transportation recommends the following pass: HB 1909, with 1 amendment (unanimous)

The above bill was referred to the Committee on Finance & Taxation.

The Committee on Health Care Licensing & Regulation recommends the following pass:
HB 245 (unanimous)

The above bill was referred to the Committee on Governmental Operations.

The Committee on Health Care Services recommends the following pass:
HB 1415, with 1 amendment

The above bill was referred to the Committee on Governmental Operations.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:
HB 1451 (unanimous)

The above bill was referred to the Committee on Governmental Operations.

The Committee on Health Care Services recommends the following pass:
HB 741, with 1 amendment (unanimous)

The above bill was referred to the Committee on Governmental Rules & Regulations.

The Committee on Health Care Licensing & Regulation recommends the following pass:
HB 247, with 2 amendments (unanimous)

The above bill was referred to the Committee on Health Care Services.

The Committee on Agriculture recommends the following pass: HB 745, with 1 amendment

The above bill was referred to the Committee on J udiciary.

The Committee on Financial Services recommends the following pass: HB 743 (unanimous)

The above bill was referred to the Committee on J udiciary.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:
CS/HB 335

The above bill was referred to the Committee on J udiciary.

The Committee on Financial Services recommends the following pass: HB 1651 (unanimous)

The above bill was referred to the Committee on Tourism.

The Committee on Insurance recommends a committee substitute for the following:
HB 1749 (unanimous)

The above committee substitute was referred to the Committee on Business Regulation & Consumer Affairs, subject to review under Rule 113(b), and, under the rule, HB 1749 was laid on the table.

The Committee on Health Care Licensing & Regulation recommends a committee substitute for the following:
HB 1431 (unanimous)

The above committee substitute was referred to the Committee on Governmental Rules & Regulations, subject to review under Rule 113(b), and, under the rule, HB 1431 was laid on the table.

The Committee on Transportation recommends a committee substitute for the following:
HB 1147

The above committee substitute was referred to the Committee on J udiciary, subject to review under Rule 113(b), and, under the rule, HB 1147 was laid on the table.

Received April 1:

The Committee on Colleges & Universities recommends the following pass:
HB 1531 (unanimous)
HB 1915 (unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Family Law & Children recommends the following pass:
HB 1645 (unanimous)

The above bill was placed on the appropriate Calendar.

The Committee on Governmental Operations recommends the following pass:
CS/HB 219, with 1 amendment (unanimous)
HB 1081, with 1 amendment (unanimous)
HB 1089 (unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Governmental Rules & Regulations recommends the following pass:
HB 1999 (unanimous)

The above bill was placed on the appropriate Calendar.

The Committee on J udiciary recommends the following pass: CS/HBs 421 & 485 (unanimous)

The above bill was placed on the appropriate Calendar.

The Committee on Regulated Services recommends a committee substitute for the following:
HB 165 (unanimous)
The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 165 was laid on the table.

The Committee on Crime & Punishment recommends the following pass:
CS/HB 69, with 1 amendment
HB 627, with 1 amendment (unanimous)
HB 781 (unanimous)

The above bills were referred to the Committee on Criminal Justice Appropriations.

The Committee on Family Law & Children recommends the following pass:
HB 1439 (unanimous)
HB 1665, with 1 amendment

The above bills were referred to the Committee on Criminal Justice Appropriations.

The Committee on Judiciary recommends the following pass:
CS/HB 381

The above bill was referred to the Committee on Criminal Justice Appropriations.

The Committee on Business Regulation & Consumer Affairs recommends the following pass:
HB 867, with 1 amendment (unanimous)

The above bill was referred to the Committee on Education Appropriations.

The Committee on Education/K-12 recommends the following pass:
HB 495 (unanimous)

The above bill was referred to the Committee on Criminal Justice Appropriations.

The Committee on Environmental Protection recommends the following pass:
HB 1413, with 1 amendment (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Governmental Rules & Regulations recommends the following pass:
CS/HB 661 (unanimous)

The above bill was referred to the Committee on General Government Appropriations.

The Committee on Governmental Rules & Regulations recommends the following pass:
CS/HB 929, with 1 amendment (unanimous)
HB 1535, with 5 amendments (unanimous)

The above bills were referred to the Committee on General Government Appropriations.

The Committee on Family Law & Children recommends the following pass:
HB 1647, with 5 amendments (unanimous)

The above bill was referred to the Committee on Health & Human Services Appropriations.

The Committee on Business Development & International Trade recommends the following pass:
HB 1809, with 1 amendment (unanimous)

The above bill was referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Governmental Rules & Regulations recommends the following pass:
CS/HB 465 (unanimous)

The above bill was referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Education/K-12 recommends a committee substitute for the following:
HB 495 (unanimous)

The above committee substitute was referred to the Committee on Education Appropriations, subject to review under Rule 113(b), and, under the rule, HB 495 was laid on the table.

The Committee on Colleges & Universities recommends the following pass:
HB 1495, with 1 amendment (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Education Innovation recommends the following pass:
HB 809, with 1 amendment (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Environmental Protection recommends the following pass:
HB 1413, with 1 amendment (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Governmental Operations recommends the following pass:
HB 1623 (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on J udiciary recommends the following pass:
HB 1005 (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Crime & Punishment recommends the following pass:
HB 1769, with 1 amendment (unanimous)

The above bill was referred to the Committee on Crime & Punishment.

The Committee on Juvenile Justice recommends the following pass:
HB 1505, with 2 amendments

The above bill was referred to the Committee on Crime & Punishment.
The Committee on Education Innovation recommends the following pass:

HB 471, with 1 amendment (unanimous)

The above bill was referred to the Committee on Education/K-12.

The Committee on Crime & Punishment recommends the following pass:

HB 611 (unanimous)

The above bill was referred to the Committee on Finance & Taxation.

The Committee on Colleges & Universities recommends the following pass:

HB 1411, with 1 amendment (unanimous)

The above bill was referred to the Committee on Finance & Taxation.

The Committee on Environmental Protection recommends the following pass:

HB 1849, with 1 amendment (unanimous)

The above bill was referred to the Committee on Finance & Taxation.

The Committee on Governmental Operations recommends the following pass:

HB 619 (unanimous)
HB 1099 (unanimous)

The above bills were referred to the Committee on Finance & Taxation.

The Committee on Education/K-12 recommends the following pass:

HB 1813, with 1 amendment (unanimous)

The above bill was referred to the Committee on Governmental Operations.

The Committee on Governmental Operations recommends the following pass:

HB 1009, with 1 amendment (unanimous)
HB 1843, with 3 amendments (unanimous)
HB 1847, with 2 amendments (unanimous)

The above bills were referred to the Committee on Governmental Operations.

The Committee on Governmental Operations recommends the following pass:

HB 1733 (unanimous)

The above bill was referred to the Committee on Judiciary.

The Committee on Finance & Taxation recommends the following pass:

HB 503, with 1 amendment (unanimous)

The above bill was referred to the Committee on Judiciary.

The Committee on Family Law & Children recommends the following pass:

HB 709, with 6 amendments (unanimous)

The above bill was referred to the Committee on Juvenile Justice.

The Committee on Judiciary recommends the following pass:

HB 1547 (unanimous)

The above bill was referred to the Committee on Law Enforcement & Crime Prevention.

The Committee on Community Affairs recommends the following pass:

HB 837 (unanimous)

The above committee substitute was referred to the Committee on Community Affairs, subject to review under Rule 113(b), and, under the rule, HB 837 was laid on the table.

The Committee on Education/K-12 recommends a committee substitute for the following:

HB 273 (unanimous)

The above committee substitute was referred to the Committee on Governmental Operations, subject to review under Rule 113(b), and, under the rule, HB 273 was laid on the table.

The Committee on Governmental Operations recommends the following not pass:

HB 1669

The above bill was laid on the table under the rule.

Received April 2:

The Committee on Community Affairs recommends the following pass:

HB 167 (unanimous)
HB 633, with 1 amendment (unanimous)
HB 673 (unanimous)
HB 801, with 2 amendments
HB 1437 (unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Community Affairs recommends the following pass:

CS/HB 1021 (unanimous)

The above bill was referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Governmental Operations recommends a committee substitute for the following:
HB 1013 (unanimous)

The above committee substitute was referred to the Committee on General Appropriations, subject to review under Rule 113(b), and, under the rule, HB 1013 was laid on the table.

The Committee on Community Affairs recommends the following pass:
HB 933 (unanimous)

The above bill was referred to the Committee on Crime & Punishment.

The Committee on Education/K-12 recommends the following pass:
HB 891, with 7 amendments (unanimous)

The above bill was referred to the Committee on Education Innovation.

The Committee on Community Affairs recommends the following pass:
HB 1027, with 2 amendments (unanimous)
HB 1445, with 1 amendment (unanimous)
HB 1635, with 1 amendment (unanimous)
HB 1695, with 1 amendment (unanimous)
HB 1737 (unanimous)
HB 1771, with 3 amendments (unanimous)
HB 1905, with 1 amendment (unanimous)

The above bills were referred to the Committee on Finance & Taxation.

The Committee on Community Affairs recommends the following pass:
HB 1027, with 2 amendments (unanimous)
HB 1445, with 1 amendment (unanimous)
HB 1635, with 1 amendment (unanimous)
HB 1695, with 1 amendment (unanimous)
HB 1737 (unanimous)
HB 1771, with 3 amendments (unanimous)
HB 1905, with 1 amendment (unanimous)

The above bills were referred to the Committee on Financial Services.

The Committee on Community Affairs recommends the following pass:
HB 511, with 1 amendment (unanimous)
HB 513 (unanimous)
HB 857, with 1 amendment
HB 1017, with 1 amendment (unanimous)
HB 1087, with 2 amendments (unanimous)
HB 1091, with 1 amendment (unanimous)
HB 1101 (unanimous)
HB 1103, with 3 amendments (unanimous)
HB 1425 (unanimous)

The above bills were referred to the Committee on Governmental Operations.

The Committee on Education/K-12 recommends the following pass:
HB 543, with 1 amendment (unanimous)

The above bill was referred to the Committee on J udiciary.

The Committee on Education/K-12 recommends a committee substitute for the following:
HB 907 (unanimous)

The above committee substitute was referred to the Committee on Community Colleges & Career Prep, subject to review under Rule 113(b), and, under the rule, HB 907 was laid on the table.

The Committee on Regulated Services recommends a committee substitute for the following:
HB 1549 (unanimous)

The above committee substitute was referred to the Committee on J udiciary, subject to review under Rule 113(b), and, under the rule, HB 1549 was laid on the table.

Received April 5:

The Committee on Governmental Rules & Regulations recommends the following pass:
HB 1883 (unanimous)

The above bill was referred to the Committee on General Appropriations.

The Committee on Governmental Rules & Regulations recommends the following pass:
HB 299, with 1 amendment (unanimous)

The above bill was referred to the Committee on General Government Appropriations.

The Committee on Utilities & Communications recommends a committee substitute for the following:
HB 1533 (unanimous)

The above committee substitute was referred to the Committee on Criminal J ustice Appropriations, subject to review under Rule 113(b), and, under the rule, HB 1533 was laid on the table.

The Committee on Business Development & International Trade recommends a committee substitute for the following:
HB 881 (unanimous)

The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 881 was laid on the table.

The Committee on Real Property & Probate recommends a committee substitute for the following:
HB 1659 (unanimous)

The above committee substitute was referred to the Committee on J udiciary, subject to review under Rule 113(b), and, under the rule, HB 1659 was laid on the table.

Received April 6:

The Committee on Corrections recommends the following pass:
HB 717, with 1 amendment (unanimous)

The above bill was placed on the appropriate Calendar.

The Committee on Business Development & International Trade recommends a committee substitute for the following:
HB 1003 (unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 1003 was laid on the table.

The Committee on Governmental Operations recommends a committee substitute for the following:
HB 839 (unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 839 was laid on the table.

The Committee on Corrections recommends the following pass:
HB 907, with 1 amendment (unanimous)

The above bill was referred to the Committee on Criminal J ustice Appropriations.

The Committee on Family Law & Children recommends the following pass:
HB 447, with 2 amendments

The above bill was referred to the Committee on Criminal J ustice Appropriations.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:
HB 1521, with 1 amendment (unanimous)

The above bill was referred to the Committee on Criminal Justice Appropriations.

The Committee on Business Development & International Trade recommends the following pass:

HB 987, with 1 amendment

The above bill was referred to the Committee on Education Appropriations.

The Committee on Education Innovation recommends the following pass:

HB 1667 (unanimous)

The above bill was referred to the Committee on Education Appropriations.

The Committee on Corrections recommends a committee substitute for the following:

HB 441 (unanimous)

The above committee substitute was referred to the Committee on Criminal Justice Appropriations, subject to review under Rule 113(b), and, under the rule, HB 441 was laid on the table.

The Committee on Community Colleges & Career Prep recommends a committee substitute for the following:

HB 713

The above committee substitute was referred to the Committee on Education Appropriations, subject to review under Rule 113(b), and, under the rule, HB 713 was laid on the table.

The Committee on Business Regulation & Consumer Affairs recommends a committee substitute for the following:

HB 1467 (unanimous)

The above committee substitute was referred to the Committee on Health & Human Services Appropriations, subject to review under Rule 113(b), and, under the rule, HB 1467 was laid on the table.

The Committee on Family Law & Children recommends the following pass:

HB 39

The above bill was referred to the Committee on Children & Families.

The Committee on Health Care Services recommends the following pass:

HB 811, with 1 amendment (unanimous)

The above bill was referred to the Committee on Children & Families.

The Committee on Family Law & Children recommends the following pass:

HB 731

The above bill was referred to the Committee on Crime & Punishment.

The Committee on Health Care Services recommends the following pass:

HB 797, with 1 amendment (unanimous)

The above bill was referred to the Committee on Finance & Taxation.

The Committee on Health Care Services recommends the following pass:

HB 687, with 1 amendment (unanimous)

The above bill was referred to the Committee on Governmental Operations.

The Committee on Education Innovation recommends the following pass:

CS/HB 1033, with 7 amendments (unanimous)

The above bill was referred to the Committee on Governmental Rules & Regulations.

The Committee on Health Care Services recommends the following pass:

HB 1631, with 3 amendments

HB 1649, with 2 amendments (unanimous)

The above bills were referred to the Committee on Insurance.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:

CS/HB 557

The above bill was referred to the Committee on Insurance.

The Committee on Family Law & Children recommends the following pass:

HB 145, with 1 amendment (unanimous)

HB 1677, with 4 amendments (unanimous)

The above bills were referred to the Committee on Judiciary.

The Committee on Health Care Services recommends the following pass:

HB 1585

The above bill was referred to the Committee on Judiciary.

The Committee on Environmental Protection recommends a committee substitute for the following:

HB 721 (unanimous)

The above committee substitute was referred to the Committee on Community Affairs, subject to review under Rule 113(b), and, under the rule, HB 721 was laid on the table.

The Committee on Governmental Operations recommends a committee substitute for the following:

HB 1489 (unanimous)

The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 1489 was laid on the table.

The Committee on Election Reform recommends a committee substitute for the following:

HBs 559, 171 & 565 (unanimous)

The above committee substitute was referred to the Committee on Governmental Rules & Regulations, subject to review under Rule 113(b), and, under the rule, HBs 559, 171, and 565 were laid on the table.

The Committee on Real Property & Probate recommends a committee substitute for the following:

HB 943 (unanimous)

The above committee substitute was referred to the Committee on Governmental Rules & Regulations, subject to review under Rule 113(b), and, under the rule, HB 943 was laid on the table.

The Committee on Education Innovation recommends the following not pass:

HB 921

The above bill was laid on the table under the rule.
Communications

The Governor advised that he had filed in the Office of the Secretary of State CS/CS/HB 113, which he approved on March 31.

The Governor advised that he had filed in the Office of the Secretary of State, the following bills, which he approved:

April 6—HBs 1039, 1149, 1151, 1153, 1155, 1157, 1159, 1161, 1163, 1165, 1167, 1169, 1171, 1173, 1175, 1177, 1179, 1181, 1183, 1185, 1187, 1189, 1191, 1193, 1195, 1197, 1199, 1201, 1203, 1205, 1207, 1209, 1211, 1213, 1215, 1217, 1219, 1221, 1223, 1225, 1227, 1229, 1239, 1241, 1243, 1245, 1247, 1249, 1251, 1253, 1255, 1257, 1259, 1261, 1263, 1265, 1267, 1269, 1271, 1273, 1275, 1277, 1281, 1283, 1285, 1287, 1289, 1291, 1293, 1295, 1297, 1299, 1303, 1305, 1307, 1309, 1311, 1313, 1315, 1319, 1321, 1323, 1325, 1327, 1329, 1331, 1333, 1335, 1337, 1339, 1341, 1343, 1345, 1347, 1349, 1351, 1355, 1357, 1359, 1361, 1363, 1367, 1369, 1371, 1373, 1375, 1377, 1379, 1381, 1383, 1385, 1387, 1389, 1391, 1393, 1395, 1397, and 1399

Excused

Rep. Tullis after 9:28 a.m.

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 11:36 a.m., to reconvene at 1:00 p.m., Thursday, April 8.