The House was called to order by the Speaker at 9:50 a.m.

Prayer

The following prayer was offered by Sheriff Nat Glover of Duval County, upon invitation of Rep. Dennis:

O God, who governs the world in righteousness, whose judgments are true and righteous, grant that those who rule over us and who legislate for us may be of one heart and mind to establish justice and promote the welfare of all. Endow all the members of the State Legislature with the right understanding of pure purpose and sound speech. Make us all disciplined and devoted people that we may do thy will on earth as it is done in heaven. In God's name we pray. Amen.

The following Members were recorded present:

The Chair Dennis Ritter
Alexander Dockery Johnson Roberts
Andrews Edwards Jones Rojas
Argenziano Effman Kilmer Russell
Arnall Eggleston Kosmas Ryan
Bainter Farkas Kyle Sanderson
Ball Fasano Lacasa Sembler
Barreiro Feeney Lawson Smith, C.
Bense Fiorentino Levine Smith, K.
Betancourt Flanagan Littlefield Sobel
Bilirakis Frankel Logan Sorensen
Bitner Fuller Lynn Spratt
Bloom Futch Maygarden Stafford
Boyd Garcia Melvin Stansel
Bradley Gay Merchant Starks
Bronson Goode Miller, J. Suarez
Brown Goodlette Miller, L. Sublette
Brummer Gottlieb Morrone Tavolion
Bush Greene, C. Murman Tullis
Byrd Greene, A. Ogles Valdes
Cantens Greenstein Patterson Villalobos
Casey Hahn Peaden Wallace
Chesnut Harrington Posey Warner
Constantine Hart Prieguez Wasserman Schultz
Cosgrove Healey Pruett Waters
Crary Henriquez Putnam Wilkes
Crist Heyman Rayson Wilson
Crow Hill Reddick Wise

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

A quorum was present.

Pledge


House Physician

The Speaker introduced Dr. Betsy Eads of Ormond Beach, who served in the Clinic today upon invitation of Rep. Lynn.

Correction of the Journal

The Journal of April 13 was corrected and approved as corrected.

The Journal of April 8 was further corrected as follows: On page 549, column 1, between lines 15 and 16 from the top, before First Reading of Committee Substitutes by Publication, insert the following:

Reference of Committee Substitutes Combining Bills

Under Rule 113(c), all previous references for the bills combined in CS/HBs 559, 171 & 565 were rescinded and CS/HBs 559, 171 & 565 was subsequently referred to the Committee on Governmental Operations and Governmental Rules & Regulations.

Messages from the Senate

The Honorable John Thrasher, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 714; passed CS for SB 716 by the required Constitutional three-fifths vote of the members of the Senate; passed CS for SB 990 requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Comprehensive Planning, Local and Military Affairs and Senator Mitchell and others—

CS for SB 714—A bill to be entitled An act relating to the Florida World War II Veterans Memorial; providing for the construction of a memorial to the Florida residents who served during World War II; specifying source of moneys; directing the Commission on Veterans’ Affairs to cooperate with the Capitol Center Planning Commission to report on the cost and appropriate location of the memorial; directing
the Governor to arrange for an appropriate ceremony; providing a
contingent effective date.

—was read the first time by title and referred to the Calendar of the
House.

By the Committee on Comprehensive Planning, Local and Military
Affairs and Senator Mitchell and others—

CS for SB 716—A bill to be entitled An act relating to trust funds;
creating the Florida World War II Veterans Memorial Matching 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.

—was read the first time by title and referred to the Calendar of the
House.

By the Committee on Banking and Insurance and Senator Grant—

CS for SB 990—A bill to be entitled An act relating to trust powers;
amending s. 660.41, F.S.; excluding certain banks or associations and
trust companies from a prohibition against exercising certain powers
and duties and acting within certain capacities in this state; providing
an effective date.

—was read the first time by title and referred to the Calendar of the
House.

The Honorable John Thrasher, Speaker

I am directed to inform the House of Representatives that the Senate
has passed SB 1268 and CS for SB 198 and requests the concurrence of
the House.

Faye W. Blanton, Secretary

By Senator Myers—

SB 1268—A bill to be entitled An act relating to regional planning;
amending s. 186.507, F.S.; enumerating energy planning as a specific
component that may be addressed in a strategic regional policy plan;
providing an effective date.

—was read the first time by title and referred to the Committee(s) on
Community Affairs.

By the Committee on Judiciary and Senators Klein and Brown-Waite—

CS for SB 198—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 first time by title. On motion by Rep. Argenziano, the
rules were suspended and the bill was read the second time by title and
the third time by title. On passage, the vote was:

Years—113

The Chair    Boyd    Crow    Fuller
Alexander    Bradley  Dennis  Futch
Andrews    Bronson  Detert  Garcia
Argenziano    Brown    Dockery  Gay
Arnall    Brummer  Edwards  Goode
Bainter    Byrd    Efferman  Goodlette
Ball    Cantens  Eggleston  Gottlieb
Barreiro    Casey    Farkas  Green, C.
Bense    Chestnut  Fasano  Greene, A.
Betancourt    Constantine  Feeney  Greenstein
Bilirakis    Cosgrove  Fiorentino  Hafner
Bitner    Crady    Flanagan  Harrington
Bloom    Crist    Frankel  Hart
Healey    Melvin    Ritchie  Suarez
Henriquez    Merchant  Ritter  Sublette
Heyman    Miller, J.    Roberts  Trowill
Hill    Miller, L.    Rojas  Tullis
Jacobs    Minton    Russel  Turnbull
Johnson    Morroni    Ryan  Valdes
Jones    Murman    Sanderson  Villalobos
Kelly    Ogles    Sembler  Wallace
Kilmer    Patterson  Smith, C.  Warner
Kemnas    Peaden  Smith, K.  Wasserman Schultz
Kyle    Posey    Sobel  Waters
Lawson    Prieguez  Sorensen  Wiles
Levine    Pruitt    Spratt  Wilson
Littlefield    Putnam  Stafford
Lynn    Rayson    Stanels
Maygarden    Reddick  Starks

Nays—None

Votes after roll call:

Yeas—Logan

So the bill passed and was certified to the Senate.

Reports of Councils and Standing Committees

Suspension of Rule 127 for Special Order Calendar

On motion by Rep. L. Miller, Rule 127 was suspended and the Chair
of the Committee on Rules & Calendar, in consultation with Rep.
L. Miller, was given permission to set the Special Order Calendar for the
week of April 19.

Special Orders

The Honorable John Thrasher, Speaker, House of Representatives

April 13, 1999

Dear Mr. Speaker:

In accordance with the vote of the House, the following report is the
Special Order for Thursday, April 15, 1999. Consideration of the House
bills on Special Order shall include the Senate companion measures on
the House Calendar.

I. Local Bill Calendar for Thursday, April 15, 1999:

<table>
<thead>
<tr>
<th>SB</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>449</td>
<td>Palm Beach Co./Sheriff's Employees</td>
</tr>
<tr>
<td>633</td>
<td>Nassau County General Hospital</td>
</tr>
<tr>
<td>803</td>
<td>Charlotte Co./Special Districts</td>
</tr>
<tr>
<td>947</td>
<td>Pinellas Suncoast Transit Authority</td>
</tr>
<tr>
<td>949</td>
<td>Pinellas Co./Plumbing Contractors</td>
</tr>
<tr>
<td>971</td>
<td>Citrus Co./Hospitals &amp; Nursing Homes</td>
</tr>
<tr>
<td>1001</td>
<td>Jacksonville Sports Dev. Authority</td>
</tr>
<tr>
<td>1089</td>
<td>Broward Co./Deerfield Beach</td>
</tr>
<tr>
<td>1099</td>
<td>Broward Co./Unincorporated Areas</td>
</tr>
<tr>
<td>1417</td>
<td>Twelve Oaks Special District</td>
</tr>
<tr>
<td>1481</td>
<td>Port of Palm Beach District</td>
</tr>
<tr>
<td>1501</td>
<td>Jacksonville Electric Authority</td>
</tr>
<tr>
<td>1559</td>
<td>Broward Co./Charter</td>
</tr>
<tr>
<td>1561</td>
<td>Broward Co./Cities Corporate Limits</td>
</tr>
<tr>
<td>1563</td>
<td>Broward Co./Cities/Corporate Limits</td>
</tr>
<tr>
<td>1565</td>
<td>Broward Co./Weston/Corporate Limits</td>
</tr>
<tr>
<td>1567</td>
<td>Broward Co./Cities/Corporate Limits</td>
</tr>
<tr>
<td>1569</td>
<td>Broward Co./Hollywood/City Limits</td>
</tr>
<tr>
<td>1571</td>
<td>Broward Co./Cities/Corporate Limits</td>
</tr>
<tr>
<td>1573</td>
<td>Broward Co./Cities/Corporate Limits</td>
</tr>
<tr>
<td>1577</td>
<td>Pinellas Co./Home Rule Charter</td>
</tr>
<tr>
<td>1593</td>
<td>Broward Co./Port J. Jurisdictional Area</td>
</tr>
<tr>
<td>1595</td>
<td>Hillsborough Co./Performance Audits</td>
</tr>
<tr>
<td>1629</td>
<td>Monroe Co./Key West Utility Board</td>
</tr>
<tr>
<td>1687</td>
<td>Indian River Co. Hospital District</td>
</tr>
</tbody>
</table>

II. Consideration of the following bill(s):

| SB 981 | Dentistry                                |
HB 699—Athletic Trainers
CS/HB 9—School Districts/Patriotic Programs
CS/HB 11—Arrest Warrants/Issuance
HB 127—US Marine Corps License Plate
HB 315—Alcoholic Beverages
CS/HB 767—Freight Forwarder Business
HB 1031—Physician Assistants
CS/HB 49—Criminal Use of Personal ID Info.
HB 717—Bail Bonds
CS/HB 1003—Insurance Agencies Definitions
HB 879—Health Information Privacy
CS/HB 165—Beverage Law/Underage Students
HB 1081—Public Records/Health Care
CS/HB 287—Pharmacy Patient Privacy Act of 1999
CS/HB 519—Spring Training Franchise Facilities
HB 443—Banks & Trusts/Powers & Duties
CS/HB 305—Fla. World War II Veterans Memorial
CS/HB 303—Fla. World War II Vet. Memorial TF
CS/HB 377—Bone Marrow Transplants
HB 405—County Govt./Charter Commission
HB 599—Choose Life License Plate
HB 613—Tampa Bay Estuary License Plate
HB 601—Share the Road License Plate

III. CEREMONIAL RESOLUTIONS CALENDAR BY PUBLICATION IN THE JOURNAL FOR Thursday, April 15, 1999.

HR 9051—Law Magnet Program/FT. Lauderdale
HR 9053—Phi Theta Kappa Fla. Academic Team
HR 9085—Fourteenth Dalai Lama
HR 9127—Keene, Barrett

IV. CONSIDERATION OF THE CEREMONIAL RESOLUTIONS CALENDAR FOR Thursday, April 15, 1999:

HR 9035—Univ. of Fla. Women’s Tennis Team
HR 9047—Burleigh, Becky/U of F Soccer Team
HR 9083—Lady Gator Soccer Team/Univ. of Fla.
HR 9133—UF Women’s Collegiate Athletics
HR 9097—Bay of Pigs Invasion
HR 9107—United States VFW Anniversary Year
HR 9111—Workers’ Right to Organize Week
HR 9139—American Red Cross Volunteer Corps
HR 9143—Florida Citizenship & Leadership
HR 9151—McLaughlin, Bishop Vaugh Monroe
HR 9153—Florida 4-H Day/April 15, 1999
HR 9149—FAMU 1998 Football Team
HR 9157—FAMU Brain Bowl Squad

Respectfully submitted,
Joseph Arnall
Chair
Committee on Rules & Calendar

On motion by Rep. Arnall, Chair of the Committee on Rules & Calendar, the rules were suspended and HRs 9177, 9179, and 9181 were allowed for introduction.

On motion by Rep. Arnall, Chair of the Committee on Rules & Calendar, the rules were suspended and HBs 9161, 9163, 9165, 9167, 9169, 9177, 9179, and 9181 were placed on the Ceremonial Resolutions Calendar.

On motion by Rep. Arnall, the rules were suspended and the above report was adopted as amended.

Suspension of the Rules for Committee Meetings and Bills

On motion by Rep. Merchant, Chair, the rules were suspended and the Committee on Juvenile Justice was given permission to add HB 1129 to the agenda for its meeting Thursday, April 15, at 1:00 p.m., in Reed Hall.

Motions Relating to Committee References

On motion by Rep. Eggelston, agreed to by two-thirds vote, HB 665 was withdrawn from further consideration of the House.

On motion by Rep. Sobel, agreed to by two-thirds vote, HB 1681 was withdrawn from further consideration of the House.

On motion by Rep. Lynn, agreed to by two-thirds vote, HB 1145 was withdrawn from the Committee on Education/K-12, further referred to the Committee on Education Innovation, and remains referred to the Committees on Community Affairs and Education Appropriations.

On motion by Rep. Lynn, agreed to by two-thirds vote, HB 891 was withdrawn from the Committee on Education Innovation and remains referred to the Committee on Education Appropriations.

On motion by Rep. Bitner, agreed to by two-thirds vote, HB 1697 was withdrawn from the Committee on Business Development & International Trade and remains referred to the Committee on Education Appropriations.

On motion by Rep. Bitner, agreed to by two-thirds vote, CS/HB 1523 was withdrawn from the Committee on Financial Services and remains referred to the Committees on Community Affairs, Claims, and General Government Appropriations.

Rep. Bitner moved to suspend the rules and withdraw HB 1753 from the Committee on Insurance. Further consideration of the motion was temporarily postponed.

On motion by Rep. Warner, agreed to by two-thirds vote, HB 2119 was withdrawn from the Committee on Family Law & Children and remains referred to the Committee on Health & Human Services Appropriations.

On motion by Rep. Warner, agreed to by two-thirds vote, HB 2149 was withdrawn from the Committee on Judiciary and remains referred to the Committee on General Government Appropriations.

On motion by Rep. Crist, agreed to by two-thirds vote, CS/HB 395 and HBs 1769 and 2059 were withdrawn from the Committee on Corrections and remain referred to the Committee on Criminal Justice Appropriations.

On motion by Rep. Sublette, agreed to by two-thirds vote, HB 855 was withdrawn from the Committee on Community Affairs and remains referred to the Committee on General Appropriations.

On motion by Rep. Sublette, agreed to by two-thirds vote, HB 1425 was withdrawn from the Committee on Governmental Operations and remains referred to the Committee on Finance & Taxation.

On motion by Rep. Sublette, agreed to by two-thirds vote, HBs 247 and 1479 were withdrawn from the Committee on Governmental Rules & Regulations. HB 247 remains referred to the Committee on Health & Human Services Appropriations. HB 1479 was placed on the appropriate Calendar.

On motion by Rep. Constantine, agreed to by two-thirds vote, HB 1591 was withdrawn from the Committee on Water & Resource Management and placed on the appropriate Calendar.

On motion by Rep. Peaden, agreed to by two-thirds vote, HB 1517 was withdrawn from the Committee on Elder Affairs & Long-Term Care and remains referred to the Committee on Health & Human Services Appropriations.

On motion by Rep. Peaden, agreed to by two-thirds vote, CS/HB 309 was withdrawn from the Committee on Health Care Services and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, SB 72 and HB 147 were withdrawn from the Committee on Criminal Justice Appropriations and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, HB 797; CS/HB 881; HB 975; CS/HB 1063; and HBs 1105, 1411, 1423, 1427, 1613, and 1695 were withdrawn from the Committee on Finance & Taxation. CS/HB 1063 and HBs 1105, 1423, 1427, 1613, and 1695 were placed on the appropriate Calendar. HB 797 remains referred to the Committee on Health & Human Services Appropriations. CS/HB 881 remains referred to the Committee on Transportation & Economic
WHEREAS, Peppy Fields was born Rosalind Schwartz and grew up on the Lower East Side, New York City, but after she was crowned Miss Coney Island at the age of 15, she changed her name to Peppy Fields and went into vaudeville, although her mother wouldn't let her go on the road, and

WHEREAS, defying her family, she sang and danced in the Loew Delancy Street Follies and other revues, and once appeared on the same playlist with another unknown actress, Jean Harlow, and

WHEREAS, marriage to Danny Flaxman and raising a family barely slowed irrepressible Peppy, who continued appearing in amateur shows and fundraisers, wrote a show business column for a trade magazine in the 1950's, and then hosted a radio show, "On the Town with Peppy Fields," on New York's WMBI, and

WHEREAS, with the family's move to Miami Beach in 1962, the radio show became the "Peppy Fields House Party," a hokey, homey, spontaneous blend of show biz, nostalgia, trivia, sing-alongs, open phone lines, and famous guests, and

WHEREAS, over time, Peppy Fields became a legend in the South Florida entertainment community, hosting her show for more than 35 years, interviewing, ad-libbing, and sometimes singing along with such big-name guests as Paul Newman, Charlton Heston, Martha Raye, Red Buttons, Jackie Gleason, and Shelley Winters, and

WHEREAS, this short, plump, energetic blond with her quick wit and high spirits also became known and widely praised for her big heart, as she staged dozens of charity benefits and, from 1962 to 1997, raised hundreds of thousands of dollars as annual telethon hostess for United Cerebral Palsy Association of Miami, for which she received the Heartland Award for Charitable Service from former Governor Lawton Chiles, and

WHEREAS, a source of joy and good works was removed from this world with the death of Peppy Fields on October 28, 1998, at the age of 92, although she is survived by a son and daughter-in-law, Neil and Lynda Flaxman, by seven grandchildren, and by three great-grandchildren, and will be long remembered by many, many others whose lives she touched, and

WHEREAS, it is altogether fitting and proper that the House of Representatives take this time to appreciate the life and achievements of this great lady, NOW, THEREFORE,

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

That the House of Representatives commends the full life and exemplary achievements of Peppy Fields, born Rosalind Schwartz, and pays tribute to the exceptional talents and resources she dedicated to giving joy and service to others, and, further, expresses its heartfelt condolences to the family.

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

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

On motion by Rep. Arnall, the rules were suspended and the House moved to the order of—

**Bills and Joint Resolutions on Third Reading**

On motion by Rep. Rojas, HB 1999 was temporarily postponed under Rule 141.

HB 1915—A bill to be entitled An act relating to the Florida Education Fund; amending s. 240.498, F.S.; revising the membership of the board of directors of the Florida Education Fund; providing an effective date.

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

**Yeas—116**

The Chair
Albright
Alexander
Andrews
Argenziano
Arnall
Bainter
Ball
Barreiro
Bense
Betancourt
Bilirakis
Bittner
Bloom
Boyd
Bradley
Bronson
Brown
Brummer
Bush
Byrd
Cantens
Casey
Chestnut
Constantine
Coxgrove
Craddy
Crow
Dennis
Detert
Dockery
Edwards
Effman
Eggelston
Farkas
Fasano
Fenney
Fiorentino
Flanagan
Frankel
Fuller
Futch
Garcia
Gay
Goode
Goodlette
Gottlieb
Green, C.
Greene, A.
Greenstein
Hafner
Harrington
Hart
Healey
Henriquez
Heyman
Hill
Jacobs
Johnson
Jones
Kelly
Kilmer
Kosmas
Kyle
Lacasa
Lawson
Levine
Littlefield
Logan
Lynn
Maynard
Melvin
Merchant
Miller, J.
Miller, L.
Minton
Morroni
Murman
Ogles
Patterson
Peeden
Posey
Prieguez
Pruitt
Putnam
Rayson
Reddick
Ritchie
Ritter
Roberts
Rojas
Russell
Ryan
Sanderson
Sembler
Smith, C.
Smith, K.
Sobel
Sorensen
Spratt
Stafford
Stansel
Starks
Suarez
Sublette
Turnbull
Vaides
Villalobos
Wallace
Warner
Wasserman Schultz
Waters
Wiles
Wilson
Wise

**Nays—None**
Votes after roll call:
Yeas—Crist, Trovillion

So the bill passed and was certified to the Senate.

CS/CS/HB 163—A bill to be entitled An act relating to local government code enforcement; amending ss. 125.69, F.S.; providing an exception from certain notice requirements under certain circumstances; requiring owners of property subject to an enforcement proceeding to disclose certain information prior to transfer of such property; creating a presumption of fraud under certain circumstances; authorizing local governing bodies to make certain repairs under certain circumstances; providing for absence of liability for such repairs under certain circumstances; amending ss. 162.03, F.S.; specifying the status of special masters; amending s. 162.04, F.S.; revising a definition; amending s. 162.06, F.S.; requiring owners of property subject to enforcement proceedings to provide disclosure and notice to prospective transferees under certain circumstances; providing a rebuttable presumption; providing for continuation of enforcement proceedings under certain circumstances; providing procedures; amending s. 162.09, F.S.; specifying that certain actions taken by a local government do not constitute continuing obligations or liabilities under certain circumstances; authorizing certain counties or municipalities to adopt ordinances granting code enforcement boards or special masters authority to impose certain fines in excess of those authorized by law; specifying limitations; providing requirements; clarifying enforcement of orders imposing certain fines or costs; amending s. 162.12, F.S.; revising prescribed methods for providing certain notices; clarifying the time period for posting certain notices; amending s. 162.23, F.S.; providing an additional exception to requirements to provide reasonable time to correct violations under certain circumstances; amending ss. 125.0103 and 166.043, F.S.; authorizing local governments to enact public service rates for certain activities; providing for inapplicability of county rates for such activities in certain municipalities; providing severability; providing an effective date.

—was read the third time by title.

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

Representative(s) Crist offered the following:

Amendment 5—On page 15, line 22 remove from the bill: fees

and insert in lieu thereof: rates fees

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

The question recurred on the passage of CS/CS/HB 163. The vote was:

Yeas—118

The Chair Bush Fiorentino Hill
Albright Byrd Flanagan J. Jacobs
Alexander Cantens Frankel J. Johnson
Andrews Casey Fuller Jones
Argenziano Chestnut Futch Kelly
Arnall Constantine Garcia Kilmer
Baier Cosgrove Gay Kosmas
Ball Crady Goode Kyle
Barreiro Crist Goodlette Lacasa
Bense Crow Gottlieb Lawson
Betancourt Dennis Green, C. Levine
Bilirakis Diaz de la Portilla Greene, A. Littlefield
Bitner Dockery Greenstein Logan
Bloom Edwards Hafner Lynn
Boyd Effman Harrington Maygarden
Bradley Eggelston Hart Melvin
Broston Farkas Healey Merchant
Brown Fasano Henriquez Miller, J.
Brummer Feeney Heyman Miller, L.
The question recurred on the passage of CS/HB 361. The vote was:

Yeas—117

The Chair—Detert
Albright—Diaz de la Portilla
Alexander—Dockery
Andrews—Edwards
Argenziano—Effman
Arnall—Eggelletion
Bainter—Farkas
Ball—Faso
Barreiro—Feeney
Bense—Fiorentino
Betancourt—Flanagan
Bilirakis—Frankel
Bitner—Fisher
Bloom—Futch
Boyd—Garcia
Bradley—Gay
Bronson—Goode
Brown—Goodlette
Brummer—Gottlieb
Bush—Green, C.
Byrd—Greene, A.
Cantens—Greenstein
Casey—Hafer
Chester—Harrington
Constantine—Hart
Cosgrove—Healey
Craly—Henriquez
Crow—Heyman
Dennis—Hill

Nays—None

Votes after roll call:

Yeast—Crist, Sobel

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

CS/HB 417—A bill to be entitled An act relating to real estate brokers and salespersons; amending s. 475.01, F.S.; eliminating the definition of the term “first contact”; amending s. 475.011, F.S.; providing a regulatory exemption for certain registered securities dealers and financial institutions in connection with certain transactions; amending s. 475.181, F.S.; referencing certification requirements of the Florida Real Estate Commission for licensure as a broker or salesperson; amending s. 475.25, F.S.; providing a ground for discipline relating to designation of salespersons as single agents for different customers in certain transactions; providing penalties; conforming cross references; amending s. 475.272, F.S.; revising intent of the Brokerage Relationship Disclosure Act to eliminate required disclosure of nonrepresentation; amending ss. 475.274 and 475.2755, F.S.; conforming cross references; repealing s. 475.276, F.S., relating to notice of nonrepresentation; amending s. 475.278, F.S.; requiring notice relating to disclosure of information prior to engaging in an authorized brokerage relationship; providing applicability or nonapplicability of brokerage relationship disclosure requirements to various real estate transactions; amending s. 475.2801, F.S.; removing a cross reference, to conform; amending ss. 475.482 and 475.483, F.S.; revising eligibility requirements for recovery from the Real Estate Recovery Fund; amending s. 475.5015, F.S.; removing a cross reference, to conform; providing an effective date.

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

Yeas—117

The Chair—Argenziano
Albright—Arnall
Alexander—Bainter
Andrews—Ball

Brown—Fuller
Brummer—Futch
Bush—Gay
Byrd—Goode
Cantens—Goodlette
Casey—Gottlieb
Chester—Green, C.
Constantine—Greenstein
Cosgrove—Hafner
Craly—Harrington
Crow—Healey
Dennis—Henriquez
Detert—Hill

Nays—None

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

CS/HB 345—A bill to be entitled An act relating to the educational property tax exemption; amending s. 196.198, F.S.; providing circumstances in which land is considered to be property owned by an educational institution; providing an effective date.

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

Yeas—119

The Chair—Crow
Albright—Dennis
Alexander—Detert
Andrews—Diaz de la Portilla
Argenziano—Dockery
Arnall—Edwards
Bainter—Effman
Ball—Eggelletion
Barreiro—Farkas
Bense—Fasu
Betancourt—Feeney
Bilirakis—Fiorentino
Bittner—Flanagan
Bloom—Frankel
Boyd—Fuller
Bradley—Futch
Bronson—Garcia
Brown—Gay
Brummer—Goode
Bush—Goodlette
Byrd—Gottlieb
Cantens—Green, C.
Casey—Greene, A.
Chester—Greenstein
Constantine—Hafner
Cosgrove—Harrington
Craly—Hart
Crow—Healey

Nays—None

So the bill passed, as amended, and was certified to the Senate.
The question recurred on the passage of CS/HB 681. The vote was:

Yea—118

The Chair Brad Crew Cray Greenstein Miller, L. Smith, K.
Albright Crist Hafner Johnson Miller, L. Sorensen Sobel
Andrews Dennis Larsson Minton Morroni Spratt
Argenziano Detert Healey Murray Murman Stafford
Arnall Diaz de la Portilla Henriquez Nunez Orman Toppino
Arnall Barreiro Heyman Peaden Posey Sauers
Bainter Dockery Heyman Peaden Posey Sauers
Barreiro Effman Jacobs Jenks Priegue Toppino
Bilirakis Fasano Kelly Pruitt Tullis
Bitner Feeney Kilmer Putnam Turnbull
Boyce Flanagan Kyle Reddick Villa-Jobin
Bradley Frankel Lacasa Ritchie Wallace
Bronson Fuller Lawson Ritter Warner
Brown Futch Levine Russell Wiles
Brummer Garcia Littlefield Ryan Wiles
Bush Byrd Goode Minton Sorensen
Byrd Byrd Goodlette Negron Smith, J. Sorensen
Cantens Cheek Goodlette Sembler Smith, K.
Cantens Green, C. Greene, J. Sembler Smith, K.
Cantens Hafner Greene, J. Sembler Smith, K.
Cantens Herron Greene, J. Sembler Smith, K.
Cantens Hatcher Greene, J. Sembler Smith, K.
Cantens Herron Greene, J. Sembler Smith, K.
Cantens Hatcher Greene, J. Sembler Smith, K.
Cantens Herron Greene, J. Sembler Smith, K.
Cantens Hatcher Greene, J. Sembler Smith, K.
Cantens Herron Greene, J. Sembler Smith, K.
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Cantens Herron Greene, J. Sembler Smith, K.
Cantens Hatcher Greene, J. Sembler Smith, K.
Cantens Herron Greene, J. Sembler Smith, K.
Cantens Hatcher Greene, J. Sembler Smith, K.
Cantens Herron Greene, J. Sembler Smith, K.
Cantens Hatcher Greene, J. Sembler Smith, K.
CS/HBs 421 & 485—A bill to be entitled An act relating to evidence; providing that evidence of voluntary intoxication is not admissible for certain purposes; providing an exception; providing an effective date. —was read the third time by title. On passage, the vote was:

Yeas—118

The Chair Diaz de la Portilla Jones Roberts
Albright Dockey Kelly Rojas
Alexander Edwards Kilmer Russel
Andrews Effman Kosmas Ryan
Argenziano Eggleston Kyle Sanderson
Arnall Ball Sanford Lawson Smith, C.
Bainter Ball Sanford Lawson Smith, C.
Ball Feeney Levine Levine Smith, K.
Barreiro Feeney Levine Levine Smith, K.
Bense Fiorentino Littlefield Sibley
Betancourt Flanagan Logan Sorensen
Bilirakis Fullerton Lynn Spratt
Bitner Fuller Maygardan Sembler
Bloom Futch Melvin Sembler
Boyd Garcia Merchant Sembler
Bradley Goode Miller, J. Sembler
Bronson Goodlette Miller, L. Sembler
Brown Gottlieb Morrone Sembler
Brummer Green, C. Sembler
Bullard Greene, A. Sembler
Byrd Greene, A. Sembler
Cantens Hafner Pecken Ogle
Casey Harrington Posey Ogle
Chestnut Hart Priguex Ogle
Constantine Healey Pritti Ogle
Cosgrove Henriquez Putman Ogle
Crist Heyman Rayson Ogle
Crow Hill Reddick Ogle
Dennis Jacobs Sibley Ogle
Detert Johnson Ritter Ogle

Nays—None

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

HB 633—A bill to be entitled An act relating to Nassau County and the Nassau General Hospital; repealing chapter 21228, Laws of Florida, 1941, as amended, relating to the Nassau General Hospital; providing an effective date. —was read the second time by title. On motion by Rep. Warner, the rules were suspended and the bill was read the third time by title. On passage, the vote was:

Yeas—119

The Chair Detert Johnson Jones Roberts
Albright Dockey Kelly Rojas
Alexander Edwards Kilmer Russel
Andrews Effman Kosmas Ryan
Argenziano Eggleston Kyle Sanderson
Arnall Ball Sanford Lawson Smith, C.
Bainter Ball Sanford Lawson Smith, C.
Ball Feeney Levine Levine Smith, K.
Barreiro Feeney Levine Levine Smith, K.
Bense Fiorentino Littlefield Sibley
Betancourt Flanagan Logan Sorensen
Bilirakis Fullerton Lynn Spratt
Bitner Fuller Maygardan Sembler
Bloom Futch Melvin Sembler
Boyd Garcia Merchant Sembler
Bradley Goode Miller, J. Sembler
Bronson Goodlette Miller, L. Sembler
Brown Gottlieb Morrone Sembler
Brummer Green, C. Sembler
Bullard Greene, A. Sembler
Byrd Greene, A. Sembler
Cantens Hafner Pecken Ogle
Casey Harrington Posey Ogle
Chestnut Hart Priguex Ogle
Constantine Healey Pritti Ogle
Cosgrove Henriquez Putman Ogle
Crist Heyman Rayson Ogle
Crow Hill Reddick Ogle
Dennis Jacobs Sibley Ogle
Detert Johnson Ritter Ogle

Nays—None

So the bill passed and was immediately certified to the Senate.
Nays—None

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

HB 803—A bill to be entitled An act relating to Charlotte County; providing for codification of special laws relating to special districts pursuant to chapter 97-255, Laws of Florida, relating to the East Charlotte Drainage District, an independent special tax district in Charlotte County; providing legislative intent; codifying and reenacting chapter 65-664, Laws of Florida, and chapter 85-395, Laws of Florida; providing for applicability of chapters 298 and 189, Florida Statutes, and other general laws; providing for applicability of chapters 298 and 189, Florida Statutes, and applicable to special districts; repealing ss. 4, 5, 6, 7, 8, 9, 12, and 13 of chapter 65-664, Laws of Florida, chapter 80-472, Laws of Florida, and s. 1(1)(b) of chapter 91-361, Laws of Florida, relating to the East Charlotte Drainage District; providing for an effective date.

was read the second time by title.

The Committee on Community Affairs offered the following:

Amendment 1 (with title amendment)—

Remove from the bill: Everything after the enacting clause and insert in lieu thereof:

Section 1. Pursuant to chapter 97-255, Laws of Florida, this act constitutes the codification of all special laws relating to the East Charlotte Drainage District. It is the intent of the Legislature in enacting this law to provide a single, comprehensive special act charter for the district, including all current legislative authority granted to the district by its several legislative enactments and any additional authority granted by this act.


Section 3. District formation ratified, restated, and approved.—The decree of the circuit court in and for the Twelfth Judicial Circuit, Charlotte County, Florida, entered in Chancery No. 4694 with respect to TROPICAL RIVER GROVES WATER CONTROL DISTRICT, a public corporation of this state, subsequent decrees of the Circuit Court in and for the Twelfth Judicial Circuit, Charlotte County, Florida, entered in Chancery No. 4694 changing the name of said district to EAST CHARLOTTE DRAINAGE DISTRICT, and all subsequent proceedings taken in said circuit court concerning said district including the provisions setting the boundaries of said drainage district are ratified, confirmed, and approved.

Section 4. The East Charlotte Drainage District, an independent special district, is organized and exists for all purposes set forth in this act and Chapter 298, Florida Statutes, as may be amended from time to time.

Section 5. Provisions of chapter 298, Florida Statutes, made applicable—The East Charlotte Drainage District, a public corporation of this state, created under chapter 298, Florida Statutes, shall be governed by provisions of the water control laws of Florida applicable to such water control districts which are embodied in chapter 298, Florida Statutes, and all of the laws amendatory thereof, now existing or hereafter enacted, so far as not inconsistent with this act or any subsequent special acts relating to the East Charlotte Drainage District. However, the provisions of s. 298.11, Florida Statutes, requiring that members of the board of supervisors be residents of Charlotte County, shall not be applicable to said district. The members of the board of supervisors shall reside within the State of Florida.

Section 6. Boundaries of the district.—The territorial boundaries of the district shall be as stated in the various orders and decrees of the circuit court of the Twelfth Judicial Circuit in and for Charlotte County, entered in Chancery No. 4694 and shall include all of the following described property all located in Township 40 South, Range 26 East, in Charlotte County, Florida:

In Section 14: The West one-half of Section 14 and the West one-half of the northeast one-quarter.

Section 15: The Southeast one-quarter of the Northeast one-quarter.

Section 21: The South one-half.

All of Sections 16 and 22.

Section 23: The Northeast one-quarter of the Southwest one-quarter.

All of sections 27 and 34, together with all easements and rights-of-way heretofore acquired by East Charlotte Drainage District.

All are ratified, confirmed and approved.

The boundaries are legally described as follows:

Commencing at the Southeast corner of Section 34 run north on the east line of Section 34, Section 27 and Section 22, to a point on the east line of Section 22, comprising the Southwest corner of the Northwest one-quarter of the Southwest one-quarter of Section 23, thence run east along the south line of the Northwest one-quarter of the Southwest one-quarter of Section 23 to the southeast corner of the Northwest one-quarter of the Southwest one-quarter of said section, thence run north on the east line of the Northwest one-quarter of the Southwest one-quarter of Section 23 to the northeast corner of the Northwest one-quarter of the Southwest one-quarter of Section 23, thence run west on the north line of the Northwest one-quarter of the Southwest one-quarter of Section 23 to the east line of Section 22, thence run north to the Northeast corner of Section 22 and the Southwest corner of Section 14, thence run east on the south line of Section 14 to the Southeast corner of the Southwest one-quarter of Section 14, thence run north on the east line of the Southwest one-quarter of Section 14 to the northeast corner of the Southwest one-quarter of Section 14, thence run east on the south line of the west one-half of the Northeast one-quarter of Section 14 to the Southeast corner of the West one-half of the Northeast one-quarter of Section 14, thence run north on the east line of the West one-half of the Northeast one-quarter of Section 14 to the northeast corner of the West one-half of the Northeast one-quarter of Section 14.
Section 7. Revenue Raising Powers and Duties.—The powers, functions, and duties of the district regarding ad valorem taxation, bond issuance, other revenue-raising capabilities, budget preparation and approval, liens and foreclosure of liens, use of tax deeds and tax certificates as appropriate for non-ad valorem assessments, and contractual agreements shall be as set forth in chapters 170, 197, and 298, Florida Statutes, as they may be amended from time to time.

Section 8. Charter Amendments.—The district's charter may be amended only by special act of the Legislature.

Section 9. Governing Body.—In accordance with chapter 189, Florida Statutes, this act, and section 298.11, Florida Statutes, the district is governed by a three-member board, elected on a one-acre, one-vote basis by the landowners in the district. The membership and organization of the board shall be as set forth in this act and chapter 298, Florida Statutes, as they may be amended from time to time.

Section 10. Board Member Compensation.—The compensation of board members shall be governed by this act and chapter 298, Florida Statutes, as they may be amended from time to time.

Section 11. Duties of Governing Board.—The administrative duties of the board of supervisors shall be as set forth in this act and chapter 298, Florida Statutes, as they may be amended from time to time.

Section 12. Financial Disclosure, Noticing, and Reporting Requirements.—Requirements for financial disclosure, meeting notices, reporting of public records maintained, and per diem expenses for officers and employees shall be as set forth in chapters 112, 189, 286, and 298, Florida Statutes, as they may be amended from time to time.

Section 13. Issuance of Bonds.—The procedures and requirements governing the issuance of bonds, notes, and other evidence of indebtedness by the district shall be as set forth in chapter 298, Florida Statutes, and applicable general laws, as they may be amended from time to time.

Section 14. Elections.—The procedures for conducting district elections and for qualification of electors shall be as set forth in chapters 189 and 298, Florida Statutes, as they may be amended from time to time.

Section 15. District Financing.—The district may be financed by any method established in this act, chapter 298, Florida Statutes, and applicable general laws, as they may be amended from time to time.

Section 16. Non-Ad Valorem Assessments, Fees, and Charges.—The methods for assessing and collecting non-ad valorem assessments, fees, or service charges shall be as set forth in chapters 170, 197, and 298, Florida Statutes, and other applicable general laws, as they may be amended from time to time.

Section 17. Planning Requirements.—The district's planning requirements shall be as set forth in chapters 189 and 298, Florida Statutes, as they may be amended from time to time.

Section 18. Severability.—In case any one or more of the sections or provisions of this act or the application of such sections or provisions to any situation, circumstances, or persons shall for any reason be held to be unconstitutional, such unconstitutionality shall not affect any of the sections or provisions of this act or the application of such sections or provisions to any other situation, circumstances, or persons and it is intended that this law shall be construed and applied as if such section or provision had not been included herein for any unconstitutional application.

Section 19. Effect of Conflict.—In the event of a conflict between the provisions of this act and the provisions of any other act, the provisions of this act shall control to the extent of such conflict.

Section 20. Chapter 65-664, Laws of Florida, chapter 80-472, Laws of Florida, chapter 85-395, Laws of Florida, and paragraph (b) of subsection (1) of section 1 of chapter 91-361, Laws of Florida, shall be repealed 10 days after the effective date of this act.

Section 21. This act shall take effect upon becoming a law.

The title is amended as follows:

On page 1, lines 2 through 18, remove from the title of the bill: all said lines

and insert in lieu thereof: An act relating to Charlotte County; providing for codification of special laws regarding special districts pursuant to chapter 97-255, Laws of Florida, relating to the East Charlotte Drainage District, an independent special tax district in Charlotte County; providing legislative intent; codifying and reenacting special acts relating to District's charter; providing for applicability of chapters 298 and 189, Florida Statutes, and other general laws; providing a district charter; repealing chapter 65-664, Laws of Florida, chapter 80-472, Laws of Florida, chapter 85-395, Laws of Florida, and s. 1(1)(b) of chapter 91-361, Laws of Florida, relating to the East Charlotte Drainage District; providing an effective date.

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

On motion by Rep. Harrington, the rules were suspended and HB 803, as amended, was read the third time by title. On passage, the vote was:
Albright Andrews Arnall Ball
The Chair Alexander Argenziano Bainter

Yeas—119
passage, the vote was:

rules were suspended and the bill was read the third time by title. On
contractors; providing an effective date.

accurately reflect the administration of certification for plumbing
amending chapter 89-504, Laws of Florida; providing a correction to

Nays—None

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

HB 947—A bill to be entitled An act relating to the Pinellas Suncoast
Transit Authority; clarifying the status of the Pinellas Suncoast Transit
Authority as an independent special district; amending chapter 70-907,
Laws of Florida, as amended; providing an effective date.

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

Years—119
The Chair Detert Johnson Ritter
Albright Diaz de la Portilla Jones Roberts
Alexander Dockery Kelly Rojas
Andrews Edwards Kilmer Russell
Arenziano Effman Kosmas Ryan
Arnall Eggelletion Kyle Sandersson
Bainter Farkas Lacasa Sembler
Ball Fasano Lawson Smith, C.
Barreiro Feeney Levine Smith, K.
Bense Fiorentino Littlefield Soler
Betancourt Flanagan Logan Sorensen
Bilirakis Frankel Lynn Spratt
Bitter Fuller Maygarden Stafford
Boyd Garcia Merchant Starks
Bradley Gay Miller, J. Suarez
Bronson Goode Miller, L. Sublette
Brown Goodlette Minton Thrasher
Brummer Gottlieb Morroni Tovilion
Bullard Green, C. Murman Turnbull
Bush Greene, A. Ogles Valdes
Byrd Greenstein Patterson Villalobos
Cantens Hafner Peaden Wallace
Casey Harrington Posey Warner
Cheestnut Hart Prieguez Wasserman Schultz
Constantine Healey Prieguez Waters
Cosgrove Henriquez Putnam Wiles
Crist Heyman Rayson Wilson
Crow Hill Reddick Wise
Dennis Jacobs Ritchie Robert

Barreiro Farkas Kosmas Rojas
Bense Fasano Kyle Russell
Betancourt Feeney Lacasa Ryan
Bilirakis Fiorentino Lawson Sanderson
Bitter Flanagan Levine Sembler
Bloom Frankel Littlefield Smith, C.
Boyd Fuller Logan Smith, K.
Bradley Futch Lynn Sorensen
Bronson Garcia Maygarden Sorensen
Brown Gay Merchant Stafford
Brummer Goodlette Miller, J.
Bush Gottlieb Miller, L.
Byrd Green, C. Minton Sublette
Cantens Greene, A. Morroni Sublette
Casey Greenstein Murman Thrasher
Cheestnut Hafner Ogles Tovilion
Crist Heyman Putnam Wasserman Schultz
Chestnut Hafner Patterson Turnbull
Diaz de la Portilla Jones Reddick
Dockrey J Johnson Reddick
Edwards Jones Ritchie Wilson
Effman Kelly Ritter Wise
Eggelletion Kilmer Roberts

Nays—None

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

HB 971—A bill to be entitled An act relating to Citrus County;
amending chapter 65-1371, Laws of Florida, as amended, the “Citrus
County Hospital and Medical Nursing and Convalescent Home Act”;
removing references to freeholders; deleting obsolete language; making
technical revisions; providing an effective date.

—was read the second time by title.

The Committee on Community Affairs offered the following:

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

Section 1. Pursuant to chapter 97-255, Laws of Florida, this act
constitutes the codification of all special acts relating to the Citrus
County Hospital Board. It is the intent of the Legislature in enacting this
law to provide a single, comprehensive special act charter for the district,
including all current legislative authority granted to the district by its
several legislative enactments and any additional authority granted by
this act.

Section 2. Chapter 65-1371, Laws of Florida, chapter 69-944, Laws of
Florida, and chapter 70-1001, Laws of Florida, relating to the Citrus
County Hospital Board, are codified, reenacted, and amended to read:

Section 1. This act shall be known and may be cited as the “Citrus
County Hospital and Medical Nursing and Convalescent Home Act.”

Section 2. As used in this act the words and terms shall have the
following meanings:

(a) The term “Citrus County Hospital Board” or the word “board”
shall mean the Citrus County Hospital Board.

(b) The word “County” shall mean the County of Citrus, in the State
of Florida.

(c) The word “State” shall mean the State of Florida.

(d) The word “property” as used herein shall mean the real and
personal property of every nature whatsoever.

Nays—None

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

HB 949—A bill to be entitled An act relating to Pinellas County;
amending chapter 89-504, Laws of Florida; providing a correction to
accurately reflect the administration of certification for plumbing
contractors; providing an effective date.

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

Years—119
The Chair Detert Johnson Ritter
Albright Diaz de la Portilla Jones Roberts
Alexander Dockery Kelly Rojas
The word “operate” shall include build, construct, maintain, repair, alter, expand, equip, lease, finance and operate.

The words “county hospital and medical nursing and convalescent homes” shall include hospitals, medical care facilities, clinics and other allied medical care units.

Section 3. (a) There is hereby created the Citrus County Hospital Board, an independent special district, and by that name the board may sue and be sued, plead and be impleaded, contract and be contracted with, acquire and dispose of property or any interest therein, and have an official seal. The board is created as a public nonprofit corporation without stock and is composed of and governed by the five (5) members herein provided for, to be known as trustees. The hospital board is hereby constituted and declared to be an agency of the county and incorporated for the purpose of operating hospitals, medical nursing homes, and convalescent homes in the county. The hospital board shall consist of five (5) trustees appointed by the Governor and, upon this act becoming a law, the present members will automatically become trustees and shall constitute the board. Their respective terms of office shall be the term each member is presently serving. All subsequent appointments, upon the expiration of the present terms, shall be for the term of four (4) years. Upon the expiration of the term of each trustee, the successor shall be appointed by the Governor. Likewise, any vacancy occurring shall be filled by appointment by the Governor for the unexpired term. Each appointment by the Governor is subject to approval and confirmation by the Florida Senate.

(b) The trustees of said board shall elect from its members a chair, a vice chair, and a secretary-treasurer who shall each hold office for a period of two (2) years. Each trustee shall execute a bond in the penal sum of five thousand dollars ($5,000) with two (2) good and sufficient sureties of a surety company authorized under the laws of the state to become surety, payable to the Citrus County Hospital Board, conditioned upon the faithful performance of the duties of the officer, which bonds shall be approved by the remaining trustees of the board and which shall be filed with the Board of County Commissioners of Citrus County. The premiums on said bonds shall be paid by the hospital board.

(c) The hospital board shall select and designate one (1) or more depositories, located within Citrus County, for the deposit of hospital funds. In addition, the board may select and designate one (1) or more depositories outside of Citrus County for trust funds received from the sale and/or for payment of bonds or revenue certificates when permitted or required to do so by an order, decree, or judgment from any state or federal court. Any depository selected must be:

(1) A national or state bank insured by the Federal Deposit Insurance Corporation; and

(2) Qualified to act as a depository for the deposit of funds of the state or funds for the office of the state treasurer.

(d) Any and all funds so deposited shall be withdrawn by a check or warrant signed by two (2) trustees of the hospital board, of which one (1) shall be the chair, vice chair, or secretary-treasurer. No check or warrant shall be delivered to the payee without approval thereof shown in the minutes of the hospital board.

Section 4. The trustees of the board shall receive no compensation for their services. Three trustees shall constitute a quorum of the hospital board for the purpose of conducting its business and exercising its powers and for all other purposes. Action may be taken by the board only upon a vote in the affirmative of three trustees thereof.

Section 5. The Citrus County Hospital Board as hereby created shall be for the purpose of operating, in the County of Citrus, public hospitals, medical nursing homes, and convalescent homes, primarily and chiefly for the benefit of the citizens and residents of Citrus County. Authority is hereby given to said board to build, erect, expand, equip, maintain, operate, alter, change, lease, and repair public hospitals, medical nursing homes, and convalescent homes in Citrus County. The corporation is authorized, when rooms and services are available, without detriment or deprivation to the citizens and residents of Citrus County, to extend the hospitalization and medical nursing home and convalescent home services provided by said hospitals, medical nursing homes, and convalescent homes to patients from adjoining and other counties of Florida and from other states, upon the payment of the cost of such hospitalization, medical nursing home services, and convalescent home services as may be determined by the trustees of the hospital board. The board shall have the power and authority to operate an ambulance system and ambulance services. The board shall have the authority to charge all patients for all services rendered in any facility owned or operated by the hospital board, including the ambulance facility. The board may charge patients interest on the patient’s account; may sell, discount, or assign said account to a bank, finance company, collection agency, or other type of collection facility; may accept promissory notes or other types of debt obligations from a patient; may assign or discount said accounts receivable, notes, or other obligations; may require a patient to guarantee the payment of an existing account or note; may require a guarantee of payment before admitting a patient; and may receive and assign any assignment of all types of insurance proceeds.

Section 6. It shall be the duty of the Board of County Commissioners of Citrus County and/or their successors to levy or cause to be levied each year beginning with the fiscal year commencing July 1, 1965, the millage certified to said board of county commissioners by the trustees of the Citrus County Hospital Board upon all taxable real and personal property in Citrus County, not including, however, homestead property that is exempt from general taxation by the Constitution of the State of Florida, for the purpose of erecting, building, equipping, maintaining, changing, altering, repairing, leasing, and operating the public hospital herein provided for, such tax to be known as the hospital tax, and it is hereby made the duty of the property appraiser of said county to make such assessments, and duty of the collector to collect such assessments when made, and the money collected shall be paid over monthly to the Citrus County Hospital Board. However, in no event shall the annual tax herein authorized and required exceed three mills on the dollar.

Section 7. From and after the effective date of this act, in each year (beginning with the year 1965), it shall be the duty of the hospital board, not later than July 15th, to determine the amount required during the ensuing fiscal year for the purpose of erecting, building, expanding, equipping, maintaining, operating, altering, changing, leasing, financing, and repairing said county hospitals, medical nursing homes, and convalescent homes, or for any one or more of said purposes. Such determination shall be by resolution of the hospital board, and it shall be the duty of the chair and secretary of said board to certify to the board of county commissioners the amount required as aforesaid, which shall be provided in a tax levied by the board of county commissioners for the ensuing fiscal year. The board of county commissioners, upon being furnished a certified copy of the resolution of the hospital board last mentioned shall levy the necessary millage to raise such amount, provided, however, such millage shall not exceed three mills per calendar year on the dollar, upon the taxable real and personal property situated in Citrus County, less all such property exempt from taxation by the Florida Constitution. The resolution of the county hospital board above referred to shall be adopted and a certified copy thereof filed with the Board of County Commissioners of Citrus County not less than ten days prior to the time fixed by the Board of County Commissioners of Citrus County to levy the tax for the fiscal year.

Section 8. The hospital board is hereby authorized and empowered to own and acquire property by purchase, lease, gift, grant, or transfer from the county, the state, or the Federal Government, or any subdivision or agency thereof, any municipality, person, partnership, or corporation, and to acquire, construct, maintain, operate, expand, alter, repair, change, lease, finance, and equip hospitals, medical nursing homes, convalescent homes, medical care facilities, and clinics in the county.

Section 9. The hospital board is authorized and empowered to enter into contracts with individuals, partnerships, corporations, municipalities, the county, the state or any subdivision or agency thereof, and the United States of America or any subdivision or agency thereof, to carry out the purposes of this act.

Section 10. The hospital board is empowered to and shall adopt all necessary rules and regulations and bylaws for the operation of
hospitals, medical nursing homes, and convalescent homes; to provide for the admission thereto and treatment of such charity patients who are citizens of Florida residing in Citrus County, or otherwise entitled to the services therein; to set the fees and charges to be made for the admission and treatment therein of all patients; and to establish the qualifications for members of the medical profession to be entitled to practice therein.

Section 11. The hospital board shall have the power to purchase any and all equipment that may be needed for the operation of hospitals, medical nursing homes, and convalescent homes, and shall have the power to appoint and hire such agents or agents, technical experts, attorneys, and all other employees as are necessary for carrying out the purposes of this act, and to prescribe their salaries and duties. The board shall have the power to discharge all employees or agents when it shall be deemed by the board necessary for the carrying out of the purposes of this act.

Section 12. For the fiscal year ending September 30, 1965, and at the end of each fiscal year thereafter, the Citrus County Hospital Board shall within thirty days thereafter file with the Clerk of the Circuit Court of Citrus County a full, complete, and detailed accounting of the preceding year and at the same time shall file a certified copy of said financial report with the Board of County Commissioners of Citrus County, which report shall be recorded in the minutes of the board of county commissioners. The board of county commissioners at its discretion and at the expense of the county may publish and report an accounting in a newspaper of general circulation in Citrus County.

Section 13. In addition to all other implied and express powers contained herein, the board shall have the express authority to negotiate loans to borrow money from the Surgeon General's office, or some other agency of the United States Government or from an agency of the State of Florida, for the purpose or purposes of constructing, maintaining, repairing, altering, expanding, equipping, leasing, and operating county hospitals, medical nursing homes, convalescent homes, medical care facilities, clinics, and all other types of allied medical care units. Said loan or loans, as provided in this specific section, must be directly related and tied in with a grant-in-aid to said hospital, such as a Hill-Burton grant under the National Hospital Act. The amount of said loan, such as a Surgeon General's loan, shall not exceed the amount of the grant such as a Hill-Burton grant.

Section 14. In addition to all other implied and express powers contained herein, the board shall have the express authority to borrow money, with or without issuing notes therefor, for the purpose or purposes of constructing, maintaining, repairing, altering, expanding, equipping, leasing, and operating county hospitals, medical nursing homes, convalescent homes, medical care facilities, clinics, and all other types of allied medical care units. The board's authority to borrow money, with or without issuing notes, shall be subject to the conditions of this act, and shall be for the best interest of the hospital board, but no such sale shall be made at a price so low as to require the payment of interest on the money received therefor of more than six percent (6%) per annum. The interest rate may be increased as provided in subsection (h).

Section 15. Said board shall have express authority to issue bonds, subject to approval by a referendum of the voters of said county, and to issue Revenue Certificates, without a referendum of the voters of said county, the proceeds of which shall be used for erecting, equipping, building, expanding, altering, changing, maintaining, operating, leasing, and repairing said hospitals, medical nursing homes, and convalescent homes.

Section 16. (a) Said bonds, federal or state hospital loans, notes, or revenue certificates shall mature within twenty (20) years from the year in which they are issued or made, and shall mature in equal amounts each year including the interest. The aggregate amount of all bonds, revenue certificates, and federal or state hospital loans issued and outstanding at any one time shall not exceed an amount equal to five (5) times the annual hospital tax at the date of issue, assuming said tax is based upon the yearly millage of three (3) mills. Said bonds and interest thereon shall be payable solely from a millage not to exceed one and one half (1 1/2) mills per year. Said millage is included in the maximum millage of three (3) mills per year. The loans, notes and revenue certificates, together with the interest, shall be payable from the gross receipts of the hospital and/or medical nursing home.

(b) The full faith and credit of Citrus County shall be pledged for the payment of the bonds and interest, but the full faith and credit of Citrus County shall not be pledged for the payment of the loans, notes, or revenue certificates and interest unless voted upon and approved by the voters of said county.

(c) Whenever this board shall pass a resolution approving the issuance of said bonds, the board of county commissioners shall immediately thereafter pass a resolution approving the bond issue and calling an election and, subject to said election, permitting the repayment of the bonds out of the annual levy of three (3) mills per year. The bonds or revenue certificates shall not be issued until after the same have been approved in a validation suit.

(d) Said loans, notes, bonds, or revenue certificates shall not bear interest in excess of six percent (6%) per year and such lesser amounts that may be available in the open market. The interest rate may be increased as provided in subsection (h).

(e) The board shall determine the form of the loans, notes, bonds, and revenue certificates, including any interest coupons to be attached thereto, and the manner of executing it, shall fix the denomination or denominations thereof and the place or places of payment of principal and interest which may be at any bank or trust company within or without the state. In case an officer whose signature or a facsimile of whose signature shall appear on any loan, note, bond, or revenue certificate or coupon shall cease to be such officer before the delivery thereof, such signature or facsimile shall nevertheless be valid and sufficient for all purposes the same as if the officer had remained in office until such delivery. All loan agreements, notes, bonds, and revenue certificates issued hereunder shall have and are hereby declared to have all the qualities and incidents of negotiable instruments under the negotiable instruments law of the state.

(f) The board may sell bonds or revenue certificates in such manner, either at public or private sale, and for such price as it may determine to be for the best interest of the hospital board, but no such sale shall be made at a price so low as to require the payment of interest on the money received therefor of more than six percent (6%) per annum. The interest rate may be increased as provided in subsection (h).

(g) The Board of county commissioners during said period shall, in addition to the maximum of one and one half (1 1/2) mills) levy above authorized for the repayment of the bonds and interest, levy annually the remainder of the hospital tax in the amount up to one and one half (1 1/2) mills on the dollar for the purpose of maintaining and operating the county hospitals, medical nursing homes, and convalescent homes.

(h) In the event the maturity date of the debt is more than two (2) years after the date the debt is created, the maximum interest rate that can be applied to said debt or debt paper obligation shall not exceed six percent (6%) or one percent (1%) less than the “prime interest rate,” as established by the Chase Manhattan Bank, National Association, whichever is the higher, on the date the agreement to create the debt is executed by the board and the lender. This shall apply only to debts created or incurred subsequent to the effective date of this amendment. The term debt paper obligation shall include notes, bonds, and revenue bonds and certificates.

Section 17. The total amount outstanding indebtedness of said hospital at any onetime shall not exceed an amount equal to six (6) times the annual hospital tax, assuming said tax is based upon the yearly millage of three mills.

Section 18. Heretofore, the Legislature of the State of Florida authorized said previously existing hospital board to issue bonds in the amount not to exceed one hundred fifty thousand ($150,000.00) dollars of said bonds. This act shall not preclude said previously existing hospital board or its successors from issuing previously authorized and validated hospital bonds.
April 15, 1999

JOURNAL OF THE HOUSE OF REPRESENTATIVES

Section 19. If any part, section, paragraph, or provision of this act shall be held unconstitutional by a court of competent jurisdiction, it shall nevertheless not affect the constitutionality or effectiveness of the remainder of this act.


Section 4. This act shall take effect upon becoming a law.

And the title is amended as follows:

On page 1, lines 2-7 remove from the title of the bill: all of said lines

and insert in lieu thereof: An act relating to Citrus County; providing for codification of special laws regarding special districts pursuant to chapter 97-255, Laws of Florida, relating to the Citrus County Hospital Board, an independent special district in Citrus County; providing legislative intent; codifying, amending, and reenacting chapter 65-1371, Laws of Florida, as amended, the “Citrus County Hospital and Medical Nursing and Convalescent Home Act”; removing references to freeholders; deleting obsolete language; making technical revisions; repealing all prior special acts relating to board; providing an

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

On motion by Rep. Argenziano, the rules were suspended and HB 971, as amended, was read the third time by title. On passage, the vote was:

Yeas—119

And the title is amended as follows:

On page 1, lines 5-6 remove from the title of the bill: all of said lines

and insert in lieu thereof: Development Authority; amending chapter 92-341, Laws of Florida, as amended by chapter 97-339, Laws of Florida, is amended to read:

And the title is amended as follows:

On page 1, lines 29-30, remove from the bill: all of said lines

and insert in lieu thereof: Charter of the City of Jacksonville, as created by chapter 92-341, Laws of Florida, as amended by chapter 97-339, Laws of Florida, is amended to read:

On motion by Rep. Dennis, the rules were suspended and HB 1001, as amended, was read the third time by title. On passage, the vote was:

Yays—None

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

HB 1001—A bill to be entitled An act relating to the City of Jacksonville, Duval County; repealing chapter 89-509, Laws of Florida; abolishing the Jacksonville Sports Development Authority; amending chapter 97-339, Laws of Florida; replacing the Chairman of the Jacksonville Sports Development Authority with the Chairman of the Sports and Entertainment Board as an ex officio advisor to the

Jacksonville Economic Development Commission; providing an effective date.

was read the second time by title.

The Committee on Community Affairs offered the following:

Amendment 1 (with title amendment)—On page 1, lines 29-30, remove from the bill: all of said lines

and insert in lieu thereof: Charter of the City of Jacksonville, as created by chapter 92-341, Laws of Florida, as amended by chapter 97-339, Laws of Florida, is amended to read:

On motion by Rep. Dennis, the rules were suspended and HB 1001, as amended, was read the third time by title. On passage, the vote was:

Yays—119

The Chair Detert
Albright Diaz de la Portilla
Alexander Dockery
Andrews Edwards
Argenziano Effman
Arnall Egelletion
Bainter Farkas
Ball Fasano
Barreiro Feeney
Bense Fiorentino
Betancourt Flanagan
Bilirakis Frankel
Bittner Fuller
Bloom Futch
Boyd Garcia
Bradley Gay
Bronson Goode
Brown Goodlette
Brunner Gottlieb
Bullard Green, C.
Bush Greene, A.
Byrd Greenstein
Cantens Hafner
Casey Harrington
Chestnut Hart
Constantine Healey
Cosgrove Henriquez
Crist Heyman
Crow Hill
Dennis Jacobs
Johnson Jones
Kelly Kosmas
Kyle Lacasa
Levine Littlefield
Logan Lynn
Maysolo
Melvin Miller, J.
Minton Morroni
Murman Mullin
Murman Osger
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Peaden
Posey
Priequez
Putnam
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Rayson
Redick
Ritchie
Ritter
Roberts
Russell
Ryan
Sanderson
Semblner
Smith, C.
Smith, K.
Spaelt
Stafford
Starks
Suarraz
Sublette
Thrasher
Trovillion
Turnbull
Valdies
Wallace
Warner
Wasserman Schultz
Waters
Wilkes
Wilson
Wise
Nays—None

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

HB 1089—A bill to be entitled An act relating to the City of Deerfield Beach, Broward County; extending and enlarging the corporate limits of the City of Deerfield Beach to include specified unincorporated lands within said corporate limits; providing an effective date.

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

Yays—119

The Chair Detert
Albright Diaz de la Portilla
Alexander Dockery
Andrews Edwards
Argenziano Effman
Arnall Egelletion
Bainter Farkas
Ball Fasano
Barreiro Feeney
Bense Fiorentino
Betancourt Flanagan
Bilirakis Frankel
Bittner Fuller
Bloom Futch
Boyd Garcia
Bradley Gay
Bronson Goode
Brown Goodlette
Brunner Gottlieb
Bullard Green, C.
Bush Greene, A.
Byrd Greenstein
Cantens Hafner
Casey Harrington
Chestnut Hart
Constantine Healey
Cosgrove Henriquez
Crist Heyman
Crow Hill
Dennis Jacobs
The bill passed and was immediately certified to the Senate.

**HB 1099**—A bill to be entitled An act relating to Broward County; amending chapter 96-542, Laws of Florida, which provides for procedures for annexation of unincorporated areas into municipalities throughout Broward County, certain provisions of s. 171.0413, F.S., to the contrary notwithstanding; amending that provision of the act which controls the effective date of annexation; providing an effective date.

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

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Nays—None

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

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Nays—None

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

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HB 1481—A bill to be entitled An act relating to Palm Beach County, Port of Palm Beach District; amending chapter 74-570, Laws of Florida; increasing the salary of commissioners; providing an effective date.

—was read the second time by title.

The Committee on Community Affairs offered the following:

Amendment 1—On page 1, lines 18 and 19, remove from the bill:

Commissioners shall receive a 3 percent increase in salary annually.

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

On motion by Rep. Merchant, the rules were suspended and HB 1481, as amended, was read the third time by title. On passage, the vote was:

Yeas—119

The Chair Detert Johnson Ritter

Albright Diaz de la Portilla Jones Roberts

Alexander Dockery Kelly Rjas

Andrews Edwards Kilmer Russel

Argenziano Effman Kosmas Ryan

Arnall Eggenleiton Kyle Sanderson

Bainter Farkas Lacasa Seiber

Ball Fasano Lawson Levine

Barreiro Feeney Levine Smith, C.

Bense Fiorentino Littlefield Solbel

Betancourt Flanagan Logan Sorensen

Bilirakis Frankel Lynn Spratt

Bither Fuller Maygarden Sorensen

Bloom Futch Melvin Wilson

Boyd Garcia Merchant Valdes

Bradley Gay Miller, J. Waters

Brannon Goode Miller, L. Waters

Brown Goodlette Minton Watts

Brummer Gottlieb Morroni Trovillion

Bullard Green, C. Turner

Bush Greene, A. Valdes

Byrd Greenstein Patterson Watts

Cantens Hafner Peaden Water

Casey Harrington Posey West

Cheestnut Hart Prieguez Wasserman Schultz

Constantine Healey Pruitt Water

Cosgrove Henriquez Putnam Waters

Crist Heyman Rayson Wiles

Crow Hill Reddick Wilson

Dennis Jacobs Ritchie Wise

Nays—None

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

HB 1501—A bill to be entitled An act relating to the City of Jacksonville and the Jacksonville Electric Authority; amending chapter 80-513, Laws of Florida, as amended, to change the name of Jacksonville Electric Authority to JEA; correcting references to other laws; repealing superfluous provisions; providing an effective date.

—was read the second time by title.

The Committee on Community Affairs offered the following:

Amendment 1—On page 9, line 12, remove from the bill: 67-1320 and insert in lieu thereof: 92-341

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

On motion by Rep. Fuller, the rules were suspended and HB 1501, as amended, was read the third time by title. On passage, the vote was:

Yeas—119

The Chair Detert Johnson Ritter

Albright Diaz de la Portilla Jones Roberts

Alexander Dockery Kelly Rjas

Andrews Edwards Kilmer Russel

Argenziano Effman Kosmas Ryan

Arnall Eggenleiton Kyle Sanderson

Bainter Farkas Lacasa Seiber

Ball Fasano Lawson Levine

Barreiro Feeney Levine Smith, C.

Bense Fiorentino Littlefield Solbel

Betancourt Flanagan Logan Sorensen

Bilirakis Frankel Lynn Spratt

Bither Fuller Maygarden Sorensen

Bloom Futch Melvin Wilson

Boyd Garcia Merchant Valdes

Bradley Gay Miller, J. Waters

Brannon Goode Miller, L. Waters

Brown Goodlette Minton Watts

Brummer Gottlieb Morroni Trovillion

Bullard Green, C. Turner

Bush Greene, A. Valdes

Byrd Greenstein Patterson Watts

Cantens Hafner Peaden Water

Casey Harrington Posey West

Cheestnut Hart Prieguez Wasserman Schultz

Constantine Healey Pruitt Water

Cosgrove Henriquez Putnam Waters

Crist Heyman Rayson Wiles

Crow Hill Reddick Wilson

Dennis Jacobs Ritchie Wise

Nays—None

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

HB 1559—A bill to be entitled An act relating to Broward County; revising the Charter of Broward County; providing for the office of Mayor of Broward County; providing for the mayor's election, qualifications, duties, responsibilities, and powers; providing duties of certain county officers; providing for alteration of composition of County Commission; providing for election, duties, responsibilities, and powers of commissioners; providing for a referendum; providing effective dates.

—was read the second time by title.

The Committee on Community Affairs offered the following:

Amendment 1 (with title amendment)—On page 23, between lines 14 & 15 of the bill
Section 7. The item that shall appear on the ballot on the date of the presidential preference primary of 2000 shall be as follows:

"COUNTY TO BE GOVERNED BY COMMISSIONERS ELECTED FROM SINGLE-MEMBER DistrictS AND ELECTED EXECUTIVE MAYOR"

"Broward County shall be governed by commissioners and elected Mayor. The legislative branch of Broward County shall consist of seven (7) county commissioners elected from single-member districts. The Mayor shall be its chief executive officer with the right of veto over legislative acts. A professional County Administrator shall be the chief operating officer of the county. Subsequent to 2002, nine (9) county commissioners shall be elected from single-member districts."

YES ______
NO ______

And the title is amended as follows:

On page 1, line 10 after the semicolon, insert: providing a ballot question;

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

On motion by Rep. Wasserman Schultz, the rules were suspended and HB 1559, as amended, was read the third time by title. On passage, the vote was:

Yeas—115

The Chair Dennis Johnson Ritchie
Albright Detert Johnnes Roberts
Alexander Diaz de la Portilla Jones Roes
Andrews Dockery Kelly Rousell
Argenziano Edwards Kosmas Ryan
Arnall Effman Kyle Sanderson
Bainter Eggelletion Lacasa Sembler
Ball Farkas Lawson Smith, C.
Barreiro Feeney Levine Smith, K.
Bense Fiorentino Littlefield Sobel
Betancourt Flanagan Logan Sorensen
Bilirakis Frankel Lynn Spratt
Bither Fuller Maygarden Stafford
Bloom Futch Melvin Stansel
Boyd Garcia Merchant Starks
Bradley Gay Miller, J. Suarez
Bronson Goode Miller, L. Sublette
Brown Goodlette Minton Thrash
Brummer Gottlieb Morroni Trywilly
Bullard Green, C. Murman Turnbull
Bush Greene, A. Ogles Valdies
Byrd Greene, C. Osler Villalobos
Cantens Hafner Peaden Wallace
Casey Harrington Posey Warner
Cheestnut Hart Prieguez Wasserman Schultz
Constantine Healey Pruitt Waters
Cosgrove Henriquez Putnam Wiles
Crist Heyman Rayson Wilson
Dennis Jacobs Ritchie Wise

Nays—None

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

HB 1563—A bill to be entitled An act relating to Broward County; extending the corporate limits of the Cities of Fort Lauderdale, North Lauderdale, and Pompano Beach; providing for incorporation of a new municipality by election; providing an effective date.

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

Yeas—119

The Chair Detert Johnson Ritter
Albright Diaz de la Portilla Jones Roberts
Alexander Dockery Kelly Rousell
Andrews Edwards Kilmer Russel
Argenziano Effman Kosmas Ryan
Arnall Eggelletion Kyle Sanderson
Bainter Farkas Lacasa Sembler
Ball Fasano Lawson Smith, C.
Barreiro Feeney Levine Smith, K.
Bense Fiorentino Littlefield Sobel
Betancourt Flanagan Logan Sorensen
Bilirakis Frankel Lynn Spratt
Bither Fuller Maygarden Stafford
Bloom Futch Melvin Stansel
Boyd Garcia Merchant Starks
Bradley Gay Miller, J. Suarez
Bronson Goode Miller, L. Sublette
Brown Goodlette Minton Thrash
Brummer Gottlieb Morroni Trywilly
Bullard Green, C. Murman Turnbull
Bush Greene, A. Ogles Valdies
Byrd Greene, C. Osler Villalobos
Cantens Hafner Peaden Wallace
Casey Harrington Posey Warner
Cheestnut Hart Prieguez Wasserman Schultz
Constantine Healey Pruitt Waters
Cosgrove Henriquez Putnam Wiles
Crist Heyman Rayson Wilson
Dennis Jacobs Ritchie Wise

Nays—4

Gottlieb Greenstein Ritter Stafford

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

HB 1561—A bill to be entitled An act relating to Broward County; extending the corporate limits of the Cities of Fort Lauderdale and Pompano Beach and the Town of Lauderdale-By-The-Sea; providing for annexation by election of the unincorporated areas known as the “Intracoastal/Beach Area” and surrounding areas; providing for incorporation of a new municipality by election; providing an effective date.

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

Yeas—119

The Chair Bloom Cosgrove Fiorentino
Albright Boyd Crist Flanagan
Alexander Bradley Dennis Frankel
Andrews Bronson Dennis Fuller
Argenziano Brown Detert Futch
Arnall Brummer Diaz de la Portilla Garda
Bainter Bullard Dockery Farkas
Ball Bush Edwards Fasano
Barreiro Byrd Effman Feeney
Bence Cantens Eggelletion Gottlieb
Betancourt Casee Farkas Green, C.
Bilirakis Chestnut Fasano Greene, A.
Bither Constantine Feeney Greenstein
HB 1565—A bill to be entitled 

An act relating to the City of Weston, Broward County, Florida; extending and enlarging the corporate limits of the City of Weston to include specified unincorporated lands within said corporate limits; redefining city limits; providing an effective date—was read the second time by title. On motion by Rep. Wasserman Schultz, the rules were suspended and the bill was read the third time by title. On passage, the vote was:

Yeas—119

The Chair—Detert
Albright—Diaz de la Portilla
Alexander—Dockery
Andrews—Edwards
Argenziano—Effman
Arnall—Eggelletion
Bainter—Farkas
Ball—Fasano
Barreiro—Feehey
Bense—Fiorentino
Betancourt—Flanagan
Bilirakis—Frankel
Bittner—Fuller
Bloom—Futch
Boyd—Garcia
Bradley—Gay
Bronson—Goode
Brown—Goodlette
Brummer—Gottlieb
Bullard—Green, C.
Bush—Greene, A.
Byrd—Greenstein
Cantens—Hafner
Case—Harrington
Cheastnut—Hart
Constantine—Healey
Cosgrove—Henriquez
Crist—Heyman
Crow—Hill
Dennis—Jacobs

Nays—None

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

HB 1566—A bill to be entitled 

An act relating to Broward County; amending chapter 97-371, Laws of Florida, as amended; extending the corporate limits for the cities of Pembroke Pines, Davie, Cooper City, and Weston; providing for the annexation of the unincorporated lands known as Southwest Ranches; providing for incorporation of a new municipality; providing an effective date—was read the second time by title. On motion by Rep. Wasserman Schultz, the rules were suspended and the bill was read the third time by title. On passage, the vote was:

Yeas—119

The Chair—Brown
Albright—Brummer
Alexander—Bullard
Andrews—Bush
Argenziano—Byrd
Arnall—Cantens
Bainter—Casey
Ball—Cheastnut
Barreiro—Constantine
Bense—Cosgrove
Betancourt—Crow
Bilirakis—Frankel
Bittner—Dennis
Bloom—Detert
Boyd—Diaz de la Portilla
Bradley—Dockery
Bronson—Edwards

Nays—None

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

HB 1567—A bill to be entitled 

An act relating to the City of Hollywood, Broward County; extending and enlarging the corporate limits of the City of Hollywood to include specified unincorporated lands within said corporate limits; providing an effective date—was read the second time by title. On motion by Rep. Wasserman Schultz, the rules were suspended and the bill was read the third time by title. On passage, the vote was:

Yeas—119

The Chair—Brown
Albright—Brummer
Alexander—Bullard
Andrews—Bush
Argenziano—Byrd
Arnall—Cantens
Bainter—Casey
Ball—Cheastnut
Barreiro—Constantine
Bense—Cosgrove
Betancourt—Crow
Bilirakis—Frankel
Bittner—Dennis
Bloom—Detert
Boyd—Diaz de la Portilla
Bradley—Dockery
Bronson—Edwards

Nays—None

So the bill passed and was immediately certified to the Senate.
Levine          Patterson  Ryan       Thrasher  Levine          Patterson  Ryan       Thrasher
Littlefield    Peaden    Sanderson  Turnbull  Littlefield    Peaden    Sanderson  Turnbull
Logan           Posey     Sembler    Turull    Logan           Posey     Sembler    Turull
Lynn           Priego    Smith, C.  Valdosta  Lynn           Priego    Smith, C.  Valdosta
Maygarden       Pruitt    Smith, K.  Villalobos  Maygarden       Pruitt    Smith, K.  Villalobos
Melvin          Putnam    Sobel      Wallace  Melvin          Putnam    Sobel      Wallace
Merchant        Rayson    Sorensen  Warner  Merchant        Rayson    Sorensen  Warner
Miller, J.     Reddick   Spratt     Wasserman Schultz  Miller, J.     Reddick   Spratt     Wasserman Schultz
Miller, L.     Ritchie   Stafford   Waters  Miller, L.     Ritchie   Stafford   Waters
Minton          Ritter    Stansel   Wiles  Minton          Ritter    Stansel   Wiles
Morroni         Roberts   Starks     Wilson  Morroni         Roberts   Starks     Wilson
Murman          Rojas     Suarez     Wise  Murman          Rojas     Suarez     Wise
Ogles           Russell   Sublette   None  Ogles           Russell   Sublette   None

Nays—None

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

**HB 1571**—A bill to be entitled An act relating to Broward County; providing for the revision of the Charter of the Town of Pembroke Park; providing for the extension of the corporate limits of the City of Hollywood; providing for the extension of the corporate limits of the Town of Pembroke Park; providing for annexation of unincorporated areas within Broward County; providing for referenda; providing an effective date.

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

**Years—119**

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Nays—None

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

**HB 1577**—A bill to be entitled An act relating to Pinellas County; amending chapter 80-590, Laws of Florida; amending the home rule charter of the county to delete the reference to general law as controlling the composition of the county commission; increasing the number of county commissioners from five to seven, with four of the members to be elected from single-member districts and the three remaining members to be elected at large; providing residency requirements for the at-large members; providing for redistricting in accordance with a constitutional provision, to conform; providing for transition; providing for a ballot title and question; providing legislative intent; providing for a special referendum; providing effective dates.

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

**Years—116**

<table>
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Nays—3

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

**HB 1593**—A bill to be entitled An act relating to Broward County; amending chapter 94-429, Laws of Florida; revising the definition of port jurisdictional area; revising territorial boundaries of the port jurisdictional area; repealing s. 6(2), chapter 94-429, Laws of Florida, relating to authority of the county administrator to enter into a lease whose term does not exceed 1 year; repealing chapter 91-356, Laws of Florida, relating to a revision of the former boundaries of the port jurisdictional area; providing an effective date.

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

**Years—119**

<table>
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<tr>
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HB 1595—A bill to be entitled An act relating to Hillsborough County; specifying completion dates for performance audits for specified agencies within Hillsborough County; providing an effective date.

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

Yeas—119
The Chair Detert Johnson Ritter
Albright Diaz de la Portilla Jones Roberts
Alexander Dockery Kelly Rojas
Andrews Edwards Kilmer Russel
Argenziano Effman Kosmas Ryan
Arnall Eggleston Kyle Sanders
Bainter Farks Lacasa Sembler
Ball Faso Lawson Smith, C.
Barreiro Feeny Levine Smith, K.
Bense Fiorentino Littlefield Sorensen
Betancourt Flanagan Logan Sorensen
Bilirakis Frankel Lynn Spratt
Bittner Fuller Maygarden Stafford
Bloom Futch Melvin Stansel
Boyd Garcia Merchant Starks
Bradley Gay Miller, J. Suarez
Bronson Goode Miller, L. Sublette
Brown Goodlette Morroni Tenney
Brummer Gottlieb Morroni Trovillion
Bullard Green, C. Murman Turnbull
Bush Greene, A. Ogles Valdes
Byrd Greenstein Patterson Villalobos
Cantens Hafner Peeden Wallace
Casey Harrington Posey Warner
Chestnut Hart Prieguez Wasserman Schultz
Constantine Healey Pruitt Waters
Cosgrove Henriquez Putnam Sembler
Crist Heyman Rayson Sublette
Crow Hill Reddick Wallance
Dennis Jacobs Ritchie

Nays—None

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

HB 1629—a bill to be entitled An act relating to Monroe County; amending chapter 61-2275, Laws of Florida, as amended; requiring a referendum of the electors of the county prior to any decision by the Indian River County Hospital District to sell Indian River Memorial Hospital; providing an effective date.

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

Yeas—119
The Chair Detert Johnson Ritter
Albright Diaz de la Portilla Jones Roberts
Alexander Dockery Kelly Rojas
Andrews Edwards Kilmer Russel
Argenziano Effman Kosmas Ryan
Arnall Eggleston Kyle Sanders
Bainter Farks Lacasa Sembler
Ball Faso Lawson Smith, C.
Barreiro Feeny Levine Smith, K.
Bense Fiorentino Littlefield Sorensen
Betancourt Flanagan Logan Sorensen
Bilirakis Frankel Lynn Spratt
Bittner Fuller Maygarden Stafford
Bloom Futch Melvin Stansel
Boyd Garcia Merchant Starks
Bradley Gay Miller, J. Suarez
Bronson Goode Miller, L. Sublette
Brown Goodlette Morroni Tenney
Brummer Gottlieb Morroni Trovillion
Bullard Green, C. Murman Turnbull
Bush Greene, A. Ogles Valdes
Byrd Greenstein Patterson Villalobos
Cantens Hafner Peeden Wallace
Casey Harrington Posey Warner
Chestnut Hart Prieguez Wasserman Schultz
Constantine Healey Pruitt Waters
Cosgrove Henriquez Putnam Sembler
Crist Heyman Rayson Sublette
Crow Hill Reddick Wallance
Dennis Jacobs Ritchie

Nays—None

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

HB 1687—A bill to be entitled An act relating to Indian River County; amending chapter 62-2275, Laws of Florida, as amended; requiring a referendum of the electors of the county prior to any decision by the Indian River County Hospital District to sell Indian River Memorial Hospital; providing an effective date.

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

Yeas—119
The Chair Detert Johnson Ritter
Albright Diaz de la Portilla Jones Roberts
Alexander Dockery Kelly Rojas
Andrews Edwards Kilmer Russel
Argenziano Effman Kosmas Ryan
Arnall Eggleston Kyle Sanders
Bainter Farks Lacasa Sembler
Ball Faso Lawson Smith, C.
Barreiro Feeny Levine Smith, K.
Bense Fiorentino Littlefield Sorensen
Betancourt Flanagan Logan Sorensen
Bilirakis Frankel Lynn Spratt
Bittner Fuller Maygarden Stafford
Bloom Futch Melvin Stansel
Boyd Garcia Merchant Starks
Bradley Gay Miller, J. Suarez
Bronson Goode Miller, L. Sublette
Brown Goodlette Morroni Tenney
Brummer Gottlieb Morroni Trovillion
Bullard Green, C. Murman Turnbull
Bush Greene, A. Ogles Valdes
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Constantine Healey Pruitt Waters
Cosgrove Henriquez Putnam Sembler
Crist Heyman Rayson Sublette
Crow Hill Reddick Wallance
Dennis Jacobs Ritchie

Nays—None

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

HB 1629—a bill to be entitled An act relating to Monroe County; amending chapter 69-1191, Laws of Florida, as amended; revising provisions relating to the Utility Board of the City of Key West; providing an effective date.

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

Yeas—119
The Chair Detert Johnson Ritter
Albright Diaz de la Portilla Jones Roberts
Alexander Dockery Kelly Rojas
Andrews Edwards Kilmer Russel
Argenziano Effman Kosmas Ryan
Arnall Eggleston Kyle Sanders
Bainter Farks Lacasa Sembler
Ball Faso Lawson Smith, C.
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Cantens Hafner Peeden Wallace
Casey Harrington Posey Warner
Chestnut Hart Prieguez Wasserman Schultz
Constantine Healey Pruitt Waters
Cosgrove Henriquez Putnam Sembler
Crist Heyman Rayson Sublette
Crow Hill Reddick Wallance
Dennis Jacobs Ritchie

Nays—None

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

HB 1687—a bill to be entitled An act relating to Indian River County; amending chapter 61-2275, Laws of Florida, as amended; requiring a referendum of the electors of the county prior to any decision by the Indian River County Hospital District to sell Indian River Memorial Hospital; providing an effective date.

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

Yeas—119
The Chair Detert Johnson Ritter
Albright Diaz de la Portilla Jones Roberts
Alexander Dockery Kelly Rojas
Andrews Edwards Kilmer Russel
Argenziano Effman Kosmas Ryan
Arnall Eggleston Kyle Sanders
Bainter Farks Lacasa Sembler
Ball Faso Lawson Smith, C.
Barreiro Feeny Levine Smith, K.
Bense Fiorentino Littlefield Sorensen
Betancourt Flanagan Logan Sorensen
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Chestnut Hart Prieguez Wasserman Schultz
Constantine Healey Pruitt Waters
Cosgrove Henriquez Putnam Sembler
Crist Heyman Rayson Sublette
Crow Hill Reddick Wallance
Dennis Jacobs Ritchie

Nays—None

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

April 15, 1999
HB 1573—A bill to be entitled An act relating to the Cities of Deerfield Beach and Pompano Beach, Broward County; extending and enlarging the corporate limits of such cities to include specific unincorporated lands within the corporate limits of said cities; providing for a referendum; providing an effective date.

—was read the second time by title.

Representative(s) Wasserman Schultz offered the following:

Amendment 1—On page 28, lines 23 through 29, remove from the bill: all of said lines and insert in lieu thereof:

Section 3. Notwithstanding the provisions of sections 186.901, 218.245, and 218.26, Florida Statutes, to the contrary, for all purposes under state law beginning with fiscal year 1999, the total population for the cities of Pompano Beach and Deerfield Beach, Florida, shall include any additional residents added to the cities by the approval of the proposed annexations authorized by this act. The Department of Revenue shall recalculate the revenue sharing apportionment factors pursuant to section 218.245, Florida Statutes, as of September 15, 1999, based on any increase in municipal population generated by these proposed annexations.

Rep. Wasserman Schultz moved the adoption of the amendment, which was adopted.

On motion by Rep. Wasserman Schultz, the rules were suspended and HB 1573, as amended, was read the third time by title. On passage, the vote was:

Yeas—110

HB 981—A bill to be entitled An act relating to dentistry; amending s. 466.004, F.S.; revising qualifications for membership on the Board of Dentistry; providing applicability; amending s. 466.021, F.S.; revising requirements relating to dental work orders; amending s. 466.0282, F.S.; revising requirements relating to the recognition and advertising of dental specialties; requiring certain consumer notice; providing an effective date.

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

HB 699—A bill to be entitled An act relating to athletic trainers; amending s. 468.701, F.S.; revising and removing definitions; amending s. 468.703, F.S.; replacing the Council of Athletic Training with a Board of Athletic Training; providing for appointment of board members and their successors; providing for staggering of terms; providing for applicability of other provisions of law relating to activities of regulatory boards; providing for the board's headquarters; amending ss. 468.705, 468.707, 468.709, 468.711, 468.719, and 468.721, F.S., relating to rulemaking authority, licensure by examination, fees, continuing education, disciplinary actions, and certain regulatory transition; transferring to the board certain duties of the Department of Health relating to regulation of athletic trainers; amending ss. 20.43, 232.435, 455.607, and 455.667, F.S.; revising and removing definitions, and any other requirements necessary to regulate the practice of athletic training; amending s. 466.021, F.S.; revising and removing definitions; amending s. 466.0282, F.S.; revising requirements relating to dental work orders; amending s. 466.0282, F.S.; revising requirements relating to dental specialties; requiring certain consumer notice; providing an effective date.

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

On motion by Rep. Fasano, the rules were suspended and HB 699, as amended, was referred to the Engrossing Clerk.

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

Representative(s) Fasano offered the following:

Amendment 2—On page 4, line 24, after the “.”

insert: The provisions of s. 455.534(5) shall apply to the board’s activity.

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

Representative(s) Fasano offered the following:

Amendment 3—On page 4, line 28, before the “.”

insert: licensure requirements, licensure examination, continuing education requirements, fees, records and reports to be filed by licensees, protocols, and any other requirements necessary to regulate the practice of athletic training.

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

On motion by Rep. Fasano, the rules were suspended and HB 699, as amended, was read the third time by title. On passage, the vote was:

Yeas—114

Nays—None

Votes after roll call:

Yeas—Goode, Hart, Kilmer, Patterson, Tullis

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

**CS/HB 9**—A bill to be entitled An act relating to patriotic programs; creating s. 233.0655, F.S.; authorizing district school board rules to require patriotic programs; providing program requirements; requiring recitation of the pledge of allegiance; amending s. 256.11, F.S.; revising the penalty for willfully causing the flag to fail to be properly displayed; providing an effective date.

—was read the second time by title.

Representative(s) Harrington offered the following:

**Amendment 1**—On page 1, line 24, and on page 2, line 4, of the bill after headress insert: , except when such headress is worn for religious purposes.

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

On motion by Rep. Harrington, the rules were suspended and the bill was immediately certified to the Senate after engrossment.

**CS/CS/HB 9**—A bill to be entitled An act relating to arrests; amending s. 901.02, F.S., relating to issuance of arrest warrants; providing that the court may issue a warrant for the defendant's arrest under specified circumstances when a complaint has been filed charging the commission of a misdemeanor only and the summons issued to the defendant is returned unserved; creating s. 901.36, F.S.; prohibiting a person who has been arrested or lawfully detained by a law enforcement officer from giving a false name or otherwise falsely identifying himself or herself to the law enforcement officer or county jail personnel; providing penalties; prohibiting a person who has been arrested or lawfully detained by a law enforcement officer from adversely affecting another person by giving a false name or otherwise falsely identifying himself or herself to the law enforcement officer or county jail personnel; providing penalties; permitting the adversely affected person to obtain court orders to correct public records under specified circumstances; authorizing issuance of such court orders by the sentencing court; providing for restitution orders; providing an effective date.

—was read the second time by title.

The Committee on Crime & Punishment offered the following:

**Amendment 1 (with title amendment)**—On page 2, line 8, after the word "jurisdiction:"

insert: A warrant is issued at the time it is signed by the magistrate.

And the title is amended as follows:

—On page 1, line 3, after the word "warrants;"

and insert in lieu thereof: providing that a warrant is issued at the time it is signed by the magistrate.

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

The Committee on Crime & Punishment offered the following:

**Amendment 2**—On page 2, lines 14 through 15 remove from the bill: remove said lines

and insert in lieu thereof: returned unserved; and

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

Representative(s) Trovillion offered the following:

**Amendment 3 (with title amendment)**—On page 2, lines 30 and 31, and on page 3, lines 1-5, remove from the bill: all of said lines

Nays—2

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

Representative(s) Wasserman Schultz offered the following:

Nays—None

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

**CS/HB 11**—A bill to be entitled An act relating to arrests; amending s. 901.02, F.S., relating to issuance of arrest warrants; providing that the court may issue a warrant for the defendant's arrest under specified circumstances when a complaint has been filed charging the commission of a misdemeanor only and the summons issued to the defendant is returned unserved; creating s. 901.36, F.S.; prohibiting a person who has been arrested or lawfully detained by a law enforcement officer from giving a false name or otherwise falsely identifying himself or herself to the law enforcement officer or county jail personnel; providing penalties; prohibiting a person who has been arrested or lawfully detained by a law enforcement officer from adversely affecting another person by giving a false name or otherwise falsely identifying himself or herself to the law enforcement officer or county jail personnel; providing penalties; permitting the adversely affected person to obtain court orders to correct public records under specified circumstances; authorizing issuance of such court orders by the sentencing court; providing for restitution orders; providing an effective date.

—was read the second time by title.

The Committee on Crime & Punishment offered the following:

**Amendment 1**—On page 2, line 8, after the word "jurisdiction:"

insert: A warrant is issued at the time it is signed by the magistrate.

And the title is amended as follows:

—On page 1, line 3, after the word "warrants;"

and insert in lieu thereof: providing that a warrant is issued at the time it is signed by the magistrate.

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

The Committee on Crime & Punishment offered the following:

**Amendment 2**—On page 2, lines 14 through 15 remove from the bill: remove said lines

and insert in lieu thereof: returned unserved; and

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

Representative(s) Trovillion offered the following:

**Amendment 3 (with title amendment)**—On page 2, lines 30 and 31, and on page 3, lines 1-5, remove from the bill: all of said lines

Nays—2

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

Representative(s) Wasserman Schultz offered the following:

Nays—None

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

**CS/HB 11**—A bill to be entitled An act relating to arrests; amending s. 901.02, F.S., relating to issuance of arrest warrants; providing that the court may issue a warrant for the defendant's arrest under specified circumstances when a complaint has been filed charging the commission of a misdemeanor only and the summons issued to the defendant is returned unserved; creating s. 901.36, F.S.; prohibiting a person who has been arrested or lawfully detained by a law enforcement officer from giving a false name or otherwise falsely identifying himself or herself to the law enforcement officer or county jail personnel; providing penalties; prohibiting a person who has been arrested or lawfully detained by a law enforcement officer from adversely affecting another person by giving a false name or otherwise falsely identifying himself or herself to the law enforcement officer or county jail personnel; providing penalties; permitting the adversely affected person to obtain court orders to correct public records under specified circumstances; authorizing issuance of such court orders by the sentencing court; providing for restitution orders; providing an effective date.

—was read the second time by title.

The Committee on Crime & Punishment offered the following:

**Amendment 1**—On page 2, line 8, after the word "jurisdiction:"

insert: A warrant is issued at the time it is signed by the magistrate.

And the title is amended as follows:

—On page 1, line 3, after the word "warrants;"

and insert in lieu thereof: providing that a warrant is issued at the time it is signed by the magistrate.

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

The Committee on Crime & Punishment offered the following:

**Amendment 2**—On page 2, lines 14 through 15 remove from the bill: remove said lines

and insert in lieu thereof: returned unserved; and

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

Representative(s) Trovillion offered the following:

**Amendment 3 (with title amendment)**—On page 2, lines 30 and 31, and on page 3, lines 1-5, remove from the bill: all of said lines

Nays—2

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

Representative(s) Wasserman Schultz offered the following:

Nays—None

So the bill passed, as amended. On motion by Rep. Wasserman Schultz, the rules were suspended and the bill was immediately certified to the Senate after engrossment.
and insert in lieu thereof:

(2) A person who violates subsection (1), if such violation results in another person being adversely affected by the unlawful use of his or her name or other identification, commits a felony of the third degree.

And the title is amended as follows:

On page 1, lines 15-22, remove from the title of the bill: all of said lines and insert in lieu thereof: providing penalties; providing for an increased penalty if a person is adversely affected by the unlawful use of the person's name or other identification; permitting the adversely

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

On motion by Rep. Trovillion, the rules were suspended and CS/HB 11, as amended, was read the third time by title. On passage, the vote was:

Yeas—106

The Chair Dennis Kelly Rojas
Alexander Detert Kilmer Russell
Andrews Diaz de la Portilla Kosmas Ryan
Argenziano Dockery Kyle Sandersen
Arnall Edwards Lacasa Sebler
Bainter Farkas Lawson Smith, C.
Barreiro Feeny Logan Sobel
Bense Florentino Lynn Sorensen
Betancourt Flanagan Maygarden Spratt
Billirakis Fuller Merchant Stafford
Bitner Futch Miller, J. Stansel
Bloom Garcia Miller, L. Starks
Boyd Gay Minton Sublette
Bradley Goode Morrone Tullis
Bronson Goodlette Murman Sembler
Brown Gottlieb Ogles Turnbull
Bullard Green, C. Patterson Valdes
Byrd Greenstein Peaden Villalobos
Cantens Hafner Posey Wallach
Casey Harrington Priezquez Warn
Chesnut Hart Pratt Wasserman Schultz
Constantine Healey Putnam Waters
Cosgrove Henriques Rayson Wiles
Crady Heyman Ritchie Wilson
Crist Johnson Ritter
Crow Jones Roberts

Nays—10

Bush Frankel Jacobs Reddick
Effman Greene, A. Levine Suarez
Eggelletion Hill

Votes after roll call:

Yeas—Albright, Brummer

Yeas to Nays—Dennis, Gottlieb, Rayson

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

HB 127—A bill to be entitled An act relating to specialty license plates; amending ss. 320.08056 and 320.08059, F.S.; providing for a United States Marine Corps specialty license plate; providing fees; providing for the disposition of fees; providing an effective date;

—was read the second time by title.

Representative(s) Crady offered the following:

Amendment 1—On page 1, line 28, remove from the bill: all of said line

and insert in lieu thereof:

(b) The department shall distribute the United States Marine Corps license plate annual use fees in the following manner:

1. The first $50,000 collected annually shall be deposited in the State Homes for Veterans Trust Fund and must be used solely for the purpose of constructing, operating, and maintaining domiciliary and nursing homes for veterans subject to the requirements of chapter 216.

2. Any additional fees collected annually shall be deposited in the Rep. Crady moved the adoption of the amendment, which was adopted.

On motion by Rep. Crady, the rules were suspended and HB 127, as amended, was read the third time by title. On passage, the vote was:

Yeas—116

The Chair Dennis Hill Reddick
Albright Detert Jacobs Ritter
Alexander Diaz de la Portilla Johnson Ritchie
Andrews Dockery Jones Roberts
Argenziano Edwards Kelly Rojas
Arnall Effman Kilmer Russel
Ball Eggelletion Kosmas Ryan
Barreiro Farkas Kyle Sandersen
Bense Fasano Lacasa Sebler
Betancourt Feeny Lawson Smith, C.
Billirakis Fiorentino Levine Smith, K.
Bittner Flanagan Maygarden Sobel
Bloom Frankel Logan Sorensen
Bradley Futch Maygarden Stansel
Bronson Garcia Melvin Suarez
Brown Gay Merchant Sublette
Brunner Goode Miller, J. Tovillion
Bullard Goodlette Miller, L. Tuillis
Bush Gottlieb Minton Turnbull
Byrd Green, C. Morrone Valles
Cantens Greene, A. Murman Villalobos
Casey Greenstein Ogles Wallace
Cheasnut Hafner Patterson Wasserman Schultz
Constantine Harrington Peaden Wasserman Schultz
Cosgrove Hart Posey Waters
Crady Heyman Prieguez Wiles
Crist Heinequez Pratt Wilson
Crow Heyman Putnam Wise

Nays—None

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

HB 315—A bill to be entitled An act relating to alcoholic beverages; amending s. 561.01, F.S.; revising the definition of the term “discount in the usual course of business”; providing an effective date;

—was read the second time by title.

The Committee on Regulated Services offered the following:

Amendment 1—On page 1, line 18, of the bill, after the word “series” insert: or type

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

Representative(s) Bitner offered the following:

Amendment 2 (with title amendment)—On page 1, between lines 606 and insert in lieu thereof:
insert:

Section 2. Nothing in the Beverage Law shall prohibit licensed distributors of malt beverages from charging different malt beverage prices according to county, according to the branch of a distributor’s parent place of business, according to whether a vendor sells malt beverages on premises or off premises, or according to quantity sold, as long as the price differentials are filed in advance with the Department of Business and Professional Regulation as provided by rule.

Section 3. If any provision of this act or the application thereof to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable.

And the title is amended as follows:

On page 1, line 5, after the semicolon insert: providing that distributors may charge different malt beverage prices under certain circumstances; providing severability;

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

On motion by Rep. Gay, the rules were suspended and HB 315, as amended, was read the third time by title. On passage, the vote was:

Yeas—116
The Chair Crow Hill Reddick
Albright Dennis Jacobs Ritchie
Alexander Detert Johnson Ritter
Andrews Diaz de la Portilla Jones Rios
Argenziano Dockery Kilmer Russell
Arnall Edwards Kosmas Ryan
Bainter Effman Kyle Sanderson
Ball Eggelletion Lacasa Sembler
Barreiro Farkas Lawson Smith, C.
Bense Fasano Levine Smith, K.
Betancourt Feeney Littlefield Sobel
Bilirakis Fiorentino Logan Sorensen
Bitner Flanagan Lynn Spratt
Bloom Frankel Maggardian Stafford
Boy Fuller Melvin Stansel
Bradley Futch Merchant Starks
Brinson Garcia Miller, J. Suarez
Brown Gay Miller, L. Sublette
Brummer Goode Minton Trowillion
Bullard Goodlette Moroni Turnbull
Bush Gottlieb Murman Valdes
Byrd Green, C. Ogles Villalobos
Cantens Greene, A. Patterson Wallace
Casey Greenstein Peaden Warner
Chasten Hafner Posey Wasserman Schultz
Constantine Hart Prieugue Waters
Cosgrove Healey Pruitt Wiles
Crady Henriquez Putnam Wilson
Crist Heyman Rayson Wise

Nays—None

Votes after roll call:
Yeas—Roberts, Tullis

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

On motion by Rep. Arnall, the rules were suspended and the House moved to the order of—

Ceremonial Resolutions Calendar

HR 9149—A resolution commending the Florida Agricultural and Mechanical University 1998 football team.

WHEREAS, the 1998 Florida Agricultural and Mechanical University Rattler football team has been crowned as the 1998 Black College National Champions, and

WHEREAS, this is the team’s 12th Black College National Championship since 1938, and

WHEREAS, the team’s title was largely due to the efforts of four team members who won all-American honors, as well as the efforts of Coach Billy Joe, who in 5 years has led the team to a 44-16-0 record, 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 congratulates the 1998 Florida Agricultural and Mechanical University Rattler football team for having achieved this honor.

BE IT FURTHER RESOLVED that the four team members, Patrick Bonner, J. Acquay Nunnally, J. Juan Toro, and Olrick Johnson, receive special recognition for having earned all-American honors and that Coach Billy Joe be commended for his outstanding record as Rattler coach.

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

HR 9157—A resolution commending the Florida A & M University brain bowl squad for winning the 1999 Honda Campus All-Star Challenge National Championship.

WHEREAS, the Honda Campus All-Star Challenge National Championship Tournament held in Washington, D.C., March 11-15, 1999, a national brain bowl competition among the nation’s 64 historically black colleges and universities, was won by the squad from Florida A & M University, and

WHEREAS, this was Florida A & M University’s second win in a row and its fourth win overall, with those previous victories coming in 1991, 1996, and 1998, and

WHEREAS, the continuing success of Florida A & M University in this national brain bowl competition has established the university firmly among the nation’s elite historically black colleges and universities, and

WHEREAS, the 1999 National Champion Florida A & M University brain bowl squad consisted of captain Daniel Dye, co-captain J. Julius Bryant, and members Kellie Hayes, Angela Milton, and Natalie Tindall and was coached by Dr. Vivian Hobbs, and

WHEREAS, it is fitting and appropriate that the Florida A & M University squad and their coach be commended for this stellar example of academic excellence, NOW, THEREFORE,

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

That the members of the Florida A & M University brain bowl squad, Daniel Dye, J. Julius Bryant, Kellie Hayes, Angela Milton, and Natalie Tindall, and their coach, Dr. Vivian Hobbs, are hereby commended for winning the 1999 Honda Campus All-Star Challenge National Championship, not only for the honor that accomplishment brings to themselves, but also for the honor it brings to Florida A & M University and the State of Florida.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Dr. Vivian Hobbs, on behalf of the squad and university, as a tangible token of the sentiments expressed herein.

—was read the second time by title. On motion by Rep. Lawson, the resolution was adopted.
By Representative Lawson—

HR 9177—A resolution commending the Florida Agricultural and Mechanical University women's basketball team for its outstanding performance during the 1998-1999 basketball season,

WHEREAS, the Florida Agricultural and Mechanical University Rattlerettes finished the 1998-1999 basketball season in second place in the Mid-Eastern Athletic Conference, and

WHEREAS, the Rattlerettes won their second Mid-Eastern Athletic Conference tournament, earning a bid to the 1999 NCAA women's basketball tournament, 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 recognizes the Florida A&M University Rattlers men's basketball team and offers its congratulations to the players, coaches, and staff for winning the 1999 Mid-Eastern Atlantic Conference Championship and for its invitation to the 1999 NCAA Men's Basketball Tournament.

BE IT FURTHER RESOLVED that copies of this resolution be transmitted to the members of the 1998-1999 Florida A&M University men's basketball team, John Cuyler, Kevin George, James Harris, Travis Grant, Kendric Green, Clayton Jenkins, Brian Johnson, Jamie Johnson, Derrick Magee, Frank Oliver, Monroe Pippins, Jamaal Rhodes, Rod Seay, Morris Scott, and Eric Tubbs, to assistant coaches Jim Baxter and Melvin Smith, and to Head Coach Mickey Clayton 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. Lawson, the resolution was adopted.

By Representative Lawson—

HR 9129—A resolution in recognition of the Florida A&M University Rattlers men's basketball team.

WHEREAS, Florida A&M University's men's basketball team began its 1998-1999 season with an 0-10 record, losing 13 of its first 14 games for the team's second worst start in school history, and

WHEREAS, however, on March 6, 1999, the Florida A&M University men's basketball team defeated South Carolina State by the score of 64-61, thus becoming the Mid-Eastern Athletic Conference Champions and earning an automatic bid to the NCAA Men's Basketball Tournament, and

WHEREAS, in a truly remarkable turnaround to their season, the Rattlers, who were seeded seventh in the MEAC Tournament, beat the top three seeded teams in the tournament to win their first conference championship since 1991, thus becoming the lowest seeded team in league history to win the automatic bid to the NCAA Tournament, and

WHEREAS, in a turn of events that enhanced the team's already-acquired undog mystique to the greatest possible degree, the No. 16-seed Rattlers were paired in the opening round of the NCAA Tournament against what many consider to be the top college team in the nation and perhaps one of the best college teams to ever play basketball, the No. 1-seed Duke Blue Devils, and

WHEREAS, the efforts of Head Coach Mickey Clayton, the Rattler assistant coaches, and the players which placed them in the 1999 NCAA Tournament has garnered considerable media attention for the Rattlers across the country, and

WHEREAS, reporting of the Rattlers' story yielded consistent analyses of Florida A&M's success, all of which centered on perseverance, commitment, and the determination to never give up, and

WHEREAS, the 1998-1999 Florida A&M University Rattlers men's basketball team has earned its rightful place in the litany of memorable underdogs in the world of sports, and

WHEREAS, it is fitting and appropriate that the Florida House of Representatives recognize the 1998-1999 Florida A&M University Rattlers men's basketball team for its exceptional regular season and for its invitation to the 1999 NCAA Men's Basketball Tournament, 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 recognizes the Florida A&M University Rattlers men's basketball team and offers its congratulations to the players, coaches, and staff for winning the 1999 Mid-Eastern Atlantic Conference Championship and for its invitation to the 1999 NCAA Men's Basketball Tournament.

BE IT FURTHER RESOLVED that copies of this resolution be transmitted to the members of the 1998-1999 Florida A&M University men's basketball team, John Cuyler, Kevin George, James Harris, Travis Grant, Kendric Green, Clayton Jenkins, Brian Johnson, Jamie Johnson, Derrick Magee, Frank Oliver, Monroe Pippins, Jamaal Rhodes, Rod Seay, Morris Scott, and Eric Tubbs, to assistant coaches Jim Baxter and Melvin Smith, and to Head Coach Mickey Clayton 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. Casey, the resolution was adopted.

On motion by Rep. Lawson, the Speaker recognized distinguished visitors from Florida Agricultural and Mechanical University to approach the well, where Coach Mickey Clayton, FAMU Men's Basketball Head Coach; Jimmy Joe, FAMU Football Offensive Coordinator/Receiver's Coach; and Beverly Burnett, FAMU Women's Basketball Assistant Coach, gave brief remarks.

HR 9035—A resolution honoring the members of the University of Florida women's tennis team for their 1998 national championship victory in the NCAA Division I.

WHEREAS, on May 24, 1998, at Notre Dame's Courtney Tennis Center in South Bend, Indiana, the University of Florida Gator women's tennis team defeated the Duke University team and won its third NCAA Division I women's tennis championship, and

WHEREAS, the University of Florida has won a total of three NCAA women's championship tennis titles in the 1990's, and

WHEREAS, the victory of the University of Florida women's tennis team was especially distinguished in that it capped a perfect season for the team, which compiled a record of 27 wins and 0 losses during the 1998 season, and

WHEREAS, the University of Florida women's tennis team has posted an awe-inspiring record under the direction of head coach Andy Brandi, and

WHEREAS, during the previous 14 years, also under the team's head coach Andy Brandi, the team has compiled an impressive list of other accomplishments, by earning 12 SEC titles and five national indoor titles, by completing six undefeated regular seasons including the past three in a row, and by becoming in 1996 the second team in NCAA history to sweep team, singles, and doubles national titles, and

WHEREAS, the players, coaches, managers, and supporters of the University of Florida women's tennis team, who have contributed their time and effort to the support of the team, have brought credit to themselves and their community, and

WHEREAS, it is fitting that the House of Representatives of the State of Florida should honor the University of Florida women's tennis team for its accomplishments, 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 congratulates and commends the University of Florida 1998 women's tennis team head coach Andy Brandi as a tangible token of the sentiments expressed herein.

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

On motion by Rep. Casey, the board was opened and the following Members were recorded as cosponsors of the resolution, along with Rep. Casey: Reps. Albright, Alexander, Andrews, Argenziano, Arnall,

HR 9047—A resolution in recognition of Becky Burleigh, Head Coach of the University of Florida soccer team.

WHEREAS, in just four seasons at the helm of the University of Florida soccer team, Head Coach Becky Burleigh has led the University of Florida to a spot among the nation’s premier collegiate soccer programs, and

WHEREAS, during her short time at the University of Florida, Burleigh has led the Gators to three NCAA Tournament berths and three Southeastern Conference Tournament titles, with the Gators finishing the last three seasons by reaching at least the NCAA round of 16, including winning this season’s NCAA title, and

WHEREAS, after joining the Gator program in June 1994, Burleigh had over a year to put together the first Florida soccer team and on September 2, 1995, she introduced a team that proved itself to be ready to step into the challenges of NCAA Division I soccer competition, and

WHEREAS, the 1995 Gator team put together a record of 14-4-2, finishing runner-up in the SEC Eastern Division, and

WHEREAS, Burleigh’s second Gator team made it known early that it was ready to take a spot among the nation’s elite, jumping quickly into the top 10 of every national poll, a position it would hold throughout the 1996 season, and

WHEREAS, Burleigh was named the 1996 SEC Coach of the Year after the Gators swept through the Southeastern Conference season and tournament undefeated, collecting the program’s first league crown, and

WHEREAS, as a second-year program, Florida was the youngest program in the 32-team field of the 1996 NCAA Tournament, reaching the NCAA quarterfinal and finishing the season ranked in the nation’s top 10, posting a then-program-best record of 22-3, and

WHEREAS, the 1997 Florida team defeated three top-25 teams en route to reaching the 20-win marker for the second consecutive year, as the Gators strung together a 20-3-1 record, and

WHEREAS, the Gators finished second in the SEC Eastern Division, and received a bid to its second consecutive NCAA Tournament in 1997, reaching the second round of the tournament, and

WHEREAS, in 1998, Burleigh led the Gators to their best season ever in the program’s four-year history, and

WHEREAS, besides claiming the program’s first NCAA title, Florida set season marks for best record (26-1), highest national ranking (No. 3), and highest NCAA Tournament seeding (No. 2), and

WHEREAS, Florida captured its third straight SEC Tournament title and advanced to its first-ever NCAA Final Four, and

WHEREAS, by taking the University of Florida to the Final Four, Becky Burleigh became only the second female soccer coach to lead her team to the NCAA semifinals and the first to win the NCAA crown, and

WHEREAS, in nine seasons of coaching, Becky Burleigh has compiled an overall record of 164-34-9, for an overall winning percentage of .792, and

WHEREAS, Becky Burleigh’s 24 wins in 1998 mark a career high in single season wins, and

WHEREAS, Becky Burleigh has also received the NSCAA/Adidas, College Soccer Weekly, and Soccer Buzz National Coach of the Year awards, 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 recognizes Becky Burleigh for her tremendous success and her many accomplishments as the head coach of the University of Florida soccer team.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Becky Burleigh, head coach of the University of Florida soccer team, as a tangible token of the sentiments expressed herein.

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On motion by Rep. Bilirakis, the resolution was adopted.

HR 9083—A resolution commending the Lady Gator Soccer Team at the University of Florida and its coach, Becky Burleigh, for outstanding accomplishments in the Southeastern Conference.

WHEREAS, the women's soccer program at the University of Florida has existed for only 4 years, and

WHEREAS, Coach Becky Burleigh led the Lady Gators to their first Southeastern Conference title in 1996, and

WHEREAS, the Lady Gator Soccer Team recorded an impressive 26 wins, with only 1 loss, during the 1998 regular season, and

WHEREAS, Gator Player Danielle Fotopoulos became the N.C.A.A. leader, with 118 career goals and 284 points, and

WHEREAS, the University of Florida Lady Gator Soccer Team defeated the twice-defending champion North Carolina Tar Heels by a score of 1 to 0 on December 6, 1998, to become the new N.C.A.A. Women's Soccer National Champions, 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 recognizes the incredible accomplishments of the members of the University of Florida Lady Gator Soccer Team and Coach Becky Burleigh and wishes to express its sincere appreciation for the pride and honor that the team and its coach have bestowed on the University of Florida and on our state.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the House of Representatives of the State of Florida affixed, be presented to the Lady Gator Soccer Team and Coach Becky Burleigh as a tangible token of the sentiments of the House of Representatives of the State of Florida.

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

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

WHEREAS, in 1972, the University of Florida added women's athletics to the university's athletic program, and

WHEREAS, originally funded with $18,000 in student activity fees, the University of Florida's women's sports program has grown to an $8 million operation that was recently named the best in the nation by Sports Illustrated, and

WHEREAS, since the 1983-1984 school year, the university's women's sports program has never ranked lower than eighth in the combined ranking for women's athletics, and

WHEREAS, the University of Florida's commitment to excellence in women's athletics has yielded prodigious results in the form of national and conference championships, All-American and Southeastern Conference academic and athletic honors, and Olympic medalists and participants, and

WHEREAS, the University of Florida women's athletic teams have won twelve NCAA national team titles, which include the 1998 national title in soccer, the 1992, 1996, and 1998 national titles in tennis, the 1982 national title in swimming and diving, the 1985 and 1986 national titles in golf, and the 1992 national title in indoor track and field, and

WHEREAS, the University of Florida Women's Indoor Tennis Team has won national titles in 1992, 1996, and 1998, and

WHEREAS, the University of Florida has also won a national title in Women's Gymnastics in 1982 and in Swimming and Diving in 1979, and

WHEREAS, University of Florida women's athletics have won a total of 126 national individual titles, and

WHEREAS, their 106 NCAA individual titles is the second highest total of any women's program in the nation, and

WHEREAS, the University of Florida women's collegiate athletic programs have produced a total of 275 athletes who have garnered 1,300 All-American honors, and

WHEREAS, within their own athletic conference, Florida's total of 64 women's team titles is the top total in Southeastern Conference history, more than double the number earned by any other league school, and

WHEREAS, Florida also boasts a total of 225 individuals who have received a cumulative 577 All-Southeastern Conference honors, and

WHEREAS, 39 University of Florida women athletes have earned 51 berths in Olympic competition, 14 of whom were Gold Medal winners, three of whom were Silver Medal winners, and seven of whom were Bronze Medal winners, and

WHEREAS, nine University of Florida women's athletics coaches have been named National Coach of the Year on 17 different occasions, and 15 University of Florida women's athletics coaches have been named Southeastern Conference Coach of the Year 37 times, and

WHEREAS, women athletes from the University of Florida have been named Southeastern Conference Athlete of the Year in 1984, 1988, 1993, and 1994, and

WHEREAS, 21 University of Florida athletes from the various women's athletic programs have received 28 GTE Academic All-American honors, and the university has produced 260 athletes who have received 476 Academic All-Southeastern Conference honors, and

WHEREAS, it is fitting and appropriate that the Florida House of Representatives recognize the University of Florida women's athletic programs for its phenomenal history of achievement, 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 recognizes the numerous achievements of the University of Florida Women's Collegiate Athletic programs.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Ann Marie Rogers, University of Florida Senior Women's Administrator, and Jeremy Foley, University of Florida Athletics Director, as a tangible token of the sentiments expressed herein.

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

On motion by Rep. Casey, the Speaker recognized distinguished visitors from the University of Florida to approach the well, where John Lombardi, President; Andy Brandi, Head Women's Tennis Coach; Becky Burleigh, Head Soccer Coach; and Ann Marie Rogers, Associate Athletics Director Women's Sports, gave brief remarks.

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

WHEREAS, on January 1, 1959, a Communist dictator took over the government of the Republic of Cuba, and

WHEREAS, there began immediately afterward a massive exodus of Cuban nationals, most of whom came to the United States, and

WHEREAS, men and women of American and Cuban origin decided that the only way to overthrow the Communist dictatorship subjugating the people of Cuba was through an armed invasion, and

WHEREAS, on April 17, 1961, almost fifteen hundred men, trained, directed, armed, and equipped by the United States, landed on the southern coast of Cuba in an area known as “Bahia de Cochinos” (Bay of Pigs), and

WHEREAS, for the next few days, these men fought against an army immensely superior in manpower, firepower, and supplies, and

WHEREAS, in the course of battle, almost one hundred men died, including several who were captured and immediately assassinated by the forces of the Cuban dictator, and

WHEREAS, almost all of the remaining forces were captured and imprisoned for almost eighteen months, and

WHEREAS, these men were subsequently ransomed by President John F. Kennedy, returned to the United States, and became productive members of our society without ever forgetting their native country, Cuba, and

WHEREAS, on April 17, 1999, the 38th anniversary of the Bay of Pigs invasion will be commemorated, NOW, THEREFORE,

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

That the House of Representatives hereby honors and extends its congratulations to Brigade de Asalto 2506 (Assault Brigade 2506) and to all its members, living and deceased.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Brigada de Asalto 2506 as a tangible token of the sentiments expressed herein.

THE SPEAKER PRO TEMPORE IN THE CHAIR

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

WHEREAS, the Veterans of Foreign Wars of the United States traces its roots back to 1899, and

WHEREAS, veterans of the Spanish-American War and the Philippine Insurrection founded local organizations to secure rights and benefits for their service, and

WHEREAS, several local veterans organizations united under the banner, the “Veterans of Foreign Wars of the United States,” and

WHEREAS, service to protect the freedoms we all enjoy came at the price of sacrifice, hardship, endurance, dedication, bravery, courage, and the highest level of patriotism, and

WHEREAS, Veterans of Foreign Wars posts throughout Florida and the United States are recognizing the 100th anniversary of the establishment of the Veterans of Foreign Wars, NOW, THEREFORE,

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

That 1999 be proclaimed the 100th Anniversary Year of the Veterans of Foreign Wars of the United States.

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

HR 9153—A resolutiondesignating April 15, 1999, as “Florida 4-H Day.”

WHEREAS, the Florida 4-H program includes 315,524 children and 11,040 volunteers and brings together resources of local, state, and federal governments with committed citizens and the private sector, and

WHEREAS, the Florida 4-H program participants, who dedicate themselves to “learn by doing,” are involved in a diverse array of projects, from animal science to xeriscaping, and

WHEREAS, the Florida 4-H members and volunteers are dedicated to community service, devoting tens of thousands of hours to their schools, their communities, and their state, and

WHEREAS, the 1999 state project, “4-Hers Helping the Hungry,” encourages clubs and individual 4-Hers to help alleviate hunger in their communities through actions such as collecting food for the needy, volunteering time with hunger-relief groups such as food banks and soup kitchens, and holding fund raisers, donating the earnings to the fight against hunger, and

WHEREAS, the Florida 4-H members are actively engaged in citizenship and leadership activities which enable them to be productive members of society and to contribute to the greater good of all mankind, and

WHEREAS, the Florida 4-H program performs an invaluable service in the part it plays in preparing today's youth for the future, while encouraging them to be leaders, not only of tomorrow, but also of today, NOW, THEREFORE,
American Red Cross, the City of Jacksonville Beach, and the State of Florida.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Jack Morgan, Chairman of the Board of the Northeast Florida Chapter of the American Red Cross, to Richard Riley, President of the Board of Directors of the American Red Cross Volunteer Life Saving Corps, and to Brian Miller, 1999 Captain of the American Red Cross Volunteer Life Saving Corps, as a tangible token of the sentiments expressed herein.

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

HR 9143—A resolution in support of the designation of “Florida Citizenship and Leadership Day.”

WHEREAS, the citizens of Florida are the assets, government, and heart of the Sunshine State, and

WHEREAS, as citizens and leaders, we each can make a contribution to the betterment of the entire community and state in which we live as we enter the 21st Century, and

WHEREAS, grassroots participatory democracy which fosters positive community engagement and community building, locally and globally, is both a right and responsibility of each Floridian, and

WHEREAS, a grassroots approach and initiative for an annual Florida Citizenship and Leadership Day would foster creative solutions to governmental and community issues and recognize those individuals and groups who have contributed to those solutions, and

WHEREAS, Florida, with its wide array of cultural and historical diversity and talent, welcomes cross-sector coalitions of groups to individual initiatives to participate in and bring innovation to the very best practices and programs dealing with governmental and community issues, and

WHEREAS, “Florida Citizenship and Leadership Day” would provide a unique opportunity to explore Florida’s best practices and programs relating to governmental and community issues, and

WHEREAS, there is a need to redefine and enhance the concept and practical applications of citizenship and leadership in today’s challenging times, especially as we enter the 21st Century, and

WHEREAS, the mission, purpose, and goal of Florida Citizenship and Leadership Day is to foster, highlight, express appreciation for, and reward positive contributions and initiatives in a variety of citizenship and leadership endeavors in both the private sector and the public sector, and

WHEREAS, Florida is nationally regarded as a leader in “Government in the Sunshine” and other innovations for better government, and the observance of this special day would set an example and serve as a model for other states, and

WHEREAS, Florida in the year 2000 will be one of the largest states in the nation, with increased population, political influence, and prominence that will provide more opportunities for leadership roles and citizen participation, and

WHEREAS, a statewide Florida Civic Summit will be held in 1999 to serve as a catalyst for coalitions of civic leadership groups to promote programs, events, and educational opportunities for Florida students and adults, and

WHEREAS, in choosing a date on which to hold Florida Citizenship and Leadership Day, the designation of March 10, the birthdate of former Florida Governor LeRoy Collins, recognized as “Floridian of the Century” in 1991 by the Florida Legislature, will serve as an inspiration and a reminder of the high levels of aspiration and achievement set by former Governor Collins, and

WHEREAS, because March 10 coincides with the Regular Session of the Florida Legislature, it will afford elected officials an opportunity to have a high level of participation in Florida Citizenship and Leadership Day, and

WHEREAS, in observance of Florida Citizenship and Leadership Day, educational entities throughout Florida can serve to facilitate resources and to play pivotal or catalytic roles in this endeavor, especially the State Community College System, initiated by Governor Collins, and libraries throughout the state, in that they touch the lives of so many students and adults throughout the state, and

WHEREAS, it is fitting and appropriate that the State of Florida support the designation and observance of an annual “Florida Citizenship and Leadership Day,” NOW, THEREFORE,

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

That the Florida House of Representatives hereby supports the establishment of an annual “Florida Citizenship and Leadership Day,” commencing on March 10, 2000.

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

HR 9151—A resolution in recognition of Bishop Vaughn Monroe McLaughlin.

WHEREAS, Vaughn Monroe McLaughlin was born on April 20, 1957, and

WHEREAS, raised and educated in Jacksonville, Florida, Vaughn Monroe McLaughlin began his pastoral training in 1984 at Mt. Calvary Missionary Baptist Church and accepted his first pastorate in 1987 in Green Cove Springs, Florida, and

WHEREAS, Vaughn Monroe McLaughlin obtained a Master’s Degree and a Doctorate in Theology from North Florida Theological Seminary, and a Master of Ministry Degree from Logos Bible College, and

WHEREAS, in 1988, Vaughn Monroe McLaughlin began what is now a worldwide ministry known as the Potter’s House Christian Fellowship, and

WHEREAS, this ministry reaches people via weekly television broadcasts, daily radio broadcasts, and numerous outreach ministries, including jail and prison visitation programs, nursing home and community outreach ministries, and a Christian Academy, and

WHEREAS, beginning with approximately 50 members, the ministry now has a membership of over 2,000, and the Christian Academy has a current enrollment of over 300 students, and

WHEREAS, following years of mentoring other pastors, Bishop-Elect Vaughn Monroe McLaughlin was appointed to the office of Bishop on March 6, 1999, by Chief Prelate and Presiding Bishop Donald Hilliard, J r., of the Covenant Ecumenical Fellowship and Cathedral Assemblies, and

WHEREAS, along with Bishop Hilliard, Bishop McLaughlin serves as covering pastor for 18 other churches, and

WHEREAS, Bishop McLaughlin presently serves as vice-chairman of the Jacksonville Pastors and Christian Leaders Fellowship, president of the local campus of Logos Christian College, board member of Gateway Community Services, a substance abuse treatment center, Chairman of the Board of Impact House, a rehabilitation center for convicted teens, board member of television station ACTS, and board member of Prisoners of Christ Ministries, and

WHEREAS, Bishop McLaughlin has also served as chapel speaker for the Jacksonville Jaguars and other National Football League teams, and

WHEREAS, it is fitting and appropriate that the Florida House of Representatives recognize Bishop Vaughn Monroe McLaughlin, 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 recognizes Bishop Vaughn Monroe McLaughlin for his many years of dedicated service and ministry to the people of North Florida.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Bishop Vaughn Monroe McLaughlin as a tangible token of the sentiments expressed herein.

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

HR 9161—A resolution honoring Mr. Ed Holt.

WHEREAS, Mr. Ed Holt, a grocery proprietor and community leader, owns and runs the Holt and Stallings Grocery Store in the Talleyrand area in Jacksonville, and

WHEREAS, Mr. Holt, a self-described Georgia farm boy, grew up among members of the Nunn political family, including Senator Sam Nunn, and developed friendships with Governor Lawton Chiles and President and Mrs. Jimmy Carter, and

WHEREAS, even though Ed Holt and his wife never had any children, they have decorated his store with his awards of public service, campaign posters, and photographs of dignitaries as a way to inspire youngsters who might visit the store, and

WHEREAS, Mr. Holt was and is a participating member of his community which would set up ball games and other activities to keep the kids in the neighborhood occupied, one later becoming a Miami school principal and another was appointed a circuit judge in Kentucky, and

WHEREAS, Ed Holt found his community service niche by serving on numerous boards of community organizations, including the Jacksonville Electric Authority, the Construction Trades Qualifying Board, and consumer panels for BellSouth, the Florida Times-Union, and the Department of Agriculture, NOW, THEREFORE,

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

That the House of Representatives honors Mr. Ed Holt for his generosity, community spirit, neighborliness, and citizenship.

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

HR 9163—A resolution recognizing the important work of “Mothers in Prison, Children in Crisis.”

WHEREAS, since 1980, the number of women in America’s jails and prisons has increased from 10,000 to more than 128,000, and most are nonviolent mothers from poor communities, and

WHEREAS, this growing crisis is devastating families and communities throughout the United States, and

WHEREAS, consequently, it is doing irreparable harm to minor children of incarcerated mothers, who are more likely to become incarcerated themselves, between 75 and 80 percent of women in U.S. jails and prisons have dependent children, and

WHEREAS, in its fifth year, “Mothers in Prison, Children in Crisis” is the first and only national organizing campaign that seeks to establish alternatives, such as changing the sentencing norm for women with dependent children, and

WHEREAS, there is a need for greater public awareness and understanding of the connections between poverty, education, victimization, and incarceration, and

WHEREAS, on May 7, 1999, the Friday before Mother’s Day, thousands of people across the United States will join together at rallies, speakouts, and vigils to call attention to the plight of women in prison and seek legislative change, NOW, THEREFORE,

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

That the House of Representatives hereby recognizes May 7, 1999, as “Mothers in Prison, Children in Crisis Mother’s Day” and calls upon the people of Florida to join in bringing attention to the important work of this campaign.

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

HR 9165—A resolution designating October 1999 as Breast Cancer Awareness Month.

WHEREAS, breast cancer is the leading type of cancer among women in Florida and is the second highest cause of cancer deaths among the state’s female population, and

WHEREAS, of the 175,000 women in the United States that are projected to be diagnosed with breast cancer during 1999, 11,900 are expected to be citizens of Florida, and

WHEREAS, of the women in Florida who will learn they have breast cancer, 2,900 are expected to die in 1999, and

WHEREAS, the National Association of Breast Cancer Organizations has designated October as Breast Cancer Awareness Month across the nation, NOW, THEREFORE,

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

That the Florida House of Representatives hereby declares October 1999 as Breast Cancer Awareness Month in Florida and urges all women to recognize the risks associated with breast cancer and take preventive steps to minimize those risks and engage in early detection methods such as mammography.

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


HR 9167—A resolution designating May 12, 1999, as “Fibromyalgia Syndrome and Chronic Fatigue Syndrome Awareness Day” in the State of Florida.

WHEREAS, chronic immunological and neurological diseases such as Fibromyalgia Syndrome and Chronic Fatigue Syndrome are some of the fastest growing health concerns in the world today, attacking men and women of all ages, ethnicity, and socio-economic backgrounds, and children, and

WHEREAS, these devastating disorders are often characterized by overwhelming fatigue, severe musculoskeletal pain, concentration problems, sleep disorders, cognitive and memory dysfunction, headaches, allergy symptoms, and numerous other problems that usually last a lifetime, and

WHEREAS, these perplexing medical conditions are often considered invisible disabilities due to the nature of their symptoms, symptoms that do not always appear obvious to the common observer, and

WHEREAS, these illnesses have no known cure and are often further complicated by secondary, coexisting conditions that contribute to
additional stress for patients who experience difficulty in performing everyday activities associated with home, family, and community, and

WHEREAS, these chronic and debilitating medical conditions interrupt education and employment, denying the basic enjoyment of life and causing the accumulation of tremendous medical expenses, often increasing the need for patients to file for Social Security Disability Income, and

WHEREAS, the National Institutes of Health and the Centers for Disease Prevention and Control are investigating and attempting to document the concentration, extent, and causes of these syndromes, with the hope of finding a cure, and

WHEREAS, the State of Florida recognizes the extent to which many of its citizens suffer with these chronic and often severely debilitating medical conditions, causing them to significantly modify their lives in order to at least minimally cope on a daily basis, and is pleased to join with these patients in devoting a special day to increasing knowledge and understanding about these illnesses, and in supporting valuable medical research into their cause and eventual cure, NOW, THEREFORE,

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

That the House of Representatives hereby designates May 12, 1999, as "Fibromyalgia Syndrome and Chronic Fatigue Syndrome Awareness Day" in the State of Florida.

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

By Representative Wiles—

HR 9181—A resolution designating "Wildfire Awareness Week."

WHEREAS, public and private forests and other wildlands make up more than two-thirds of Florida's land area, and

WHEREAS, trees are nature's irreplaceable natural factory for oxygen and provide clean air, clean water, noise abatement, wildlife habitat, and water-shed protection, and

WHEREAS, millions of people enjoy such diverse activities as hunting, birdwatching, canoeing, fishing, cycling, horseback riding, swimming, camping, and hiking in Florida's forests each year, and

WHEREAS, Florida's forests provide to Florida's citizens a renewable bounty of over 5,000 different wood products, 132,000 jobs, and a $9 billion economic benefit, and

WHEREAS, thousands of families are choosing these natural areas for building their homes, thereby creating a wildland-urban interface, and

WHEREAS, wildfire is a major threat to this valuable resource and to the families residing in woodland settings, and

WHEREAS, wildfires damage thousands of acres of wildland annually, NOW, THEREFORE,

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

That the House of Representatives hereby designates the second week of April 1999, and the same week in each succeeding year, as "Wildfire Awareness Week."

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

Motions Relating to Committee References

On motion by Rep. Sublette, agreed to by two-thirds vote, CS/HB 2145 was withdrawn from the Committee on Governmental Rules & Regulations and remains referred to the Committee on General Government Appropriations.
By the Committees on Fiscal Policy, Commerce and Economic Opportunities and Senator Kirkpatrick—

CS for SB 252—A bill to be entitled An act relating to workforce development; directing the Division of Statutory Revision to designate certain sections of the Florida Statutes as part XI, relating to Workforce Development; transferring, renumbering, and amending ss. 446.601, F.S.; conforming cross-references; deleting provisions governing services of One-Stop Career Centers; revising components of the state’s workforce development strategy; transferring, renumbering, and amending ss. 446.604, F.S.; providing for the state’s One-Stop Career Center customer service delivery strategy; specifying partners; providing for oversight and operation of centers by regional workforce development boards and center operators; providing for transfer of responsibilities; providing for assigning and leasing of employees; providing for employment preference; providing for memorandums of understanding and sanctions; providing for electronic service delivery; authorizing Intensive Service Accounts and Individual Training Accounts and providing specifications; transferring, renumbering, and amending ss. 288.9620, F.S.; providing for membership of the Workforce Development Board pursuant to federal law; providing for committees; requiring financial disclosure; authorizing the board as the Workforce Investment Board; specifying functions, duties, and responsibilities; providing for sanctions; providing for carryover of funds; requiring a performance measurement system and reporting of such; transferring, renumbering, and amending ss. 446.602, F.S.; providing for membership of regional workforce development boards pursuant to federal law; prohibiting certain activities that create a conflict of interest; providing for transition; providing for performance and compliance review; correcting organizational name references; requiring a local plan; providing for oversight of One-Stop Career Centers; authorizing local committees; establishing high skills/high wages committees; transferring, renumbering, and amending ss. 446.607, F.S.; conforming cross-references; providing for consolidated board membership requirements; transferring, renumbering, and amending ss. 446.603, F.S.; conforming cross-references; expanding the scope of the Unemployed Worker Placement and Employment Incentive Act; abrogating scheduled repeal of program; creating s. 288.9956, F.S.; providing principles for implementing the federal Workforce Investment Act of 1998; providing for a 5-year plan; specifying funding distribution; creating the Incumbent Worker Training Program; providing program requirements; requiring a report; authorizing the Workforce Development Board to contract for administrative services related to federal funding; specifying contractual agreements; providing for indemnification; providing for settlement authority; providing for compliance with federal law; providing for workforce development review; providing for termination of state set-aside; creating s. 288.9957, F.S.; requiring designation of the Florida Youth Workforce Council; providing for membership and duties; providing for allocation of funds; creating s. 288.9958, F.S.; requiring appointment of the Employment, Occupation, and Performance Information Coordinating Committee; providing for membership and duties; providing for services and staff; creating s. 288.9959, F.S.; requiring appointment of the Operational Design and Technology Procurement Committee; providing for membership and duties; providing for services and staff; amending s. 288.901, F.S.; conforming a cross-reference; amending s. 288.902, F.S.; deleting an obsolete cross-reference; amending s. 414.026, F.S.; conforming a cross-reference; repealing s. 446.20, F.S., which provides for administration of responsibilities under the federal Job Training Partnership Act; repealing s. 446.205, F.S., which provides for a Job Training Partnership Act family drop-out prevention program; repealing s. 446.605, F.S., which provides for applicability of the Workforce Florida Act of 1996; repealing s. 446.606, F.S., which provides for designation of primary service providers; providing for severability; providing an effective date.

Referred to the Committee(s) on Business Development & International Trade and Transportation & Economic Development Appropriations.

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

CS for SB 288—A bill to be entitled An act relating to postsecondary education; amending s. 240.551, F.S.; providing for the transfer of Florida Prepaid College Program benefits to certain applied technology diploma programs and vocational certificate programs; requiring the direct-support organization to operate under written contract with the board; providing contract requirements; requiring an annual financial and compliance audit; allowing the Florida Prepaid College Board to permit direct-support organizations established under this section to use the property, facilities, and personal services of the board; providing for such direct-support organizations to invest funds with the moneys invested under the Florida Prepaid College Trust Fund; providing an effective date.

Referred to the Committee(s) on Education Appropriations.

By the Committee on Fiscal Policy—

SB 602—A bill to be entitled An act terminating specified trust funds and fund accounts within the State University System; providing for disposition of balances in and revenues of such trust funds and fund accounts; prescribing procedures for the termination of such trust funds and fund accounts; providing an effective date.

Referred to the Committee(s) on Education Appropriations.

By the Committees on Fiscal Policy and Comprehensive Planning, Local and Military Affairs—

CS for SB 940—A bill to be entitled An act relating to eminent domain; creating s. 73.015, F.S.; requiring presuit negotiation before an action in eminent domain may be initiated under ch. 37, F.S., or ch. 74, F.S.; providing requirements for the condemning authority; requiring the condemning authority to give specified notices; requiring a written offer of purchase and appraisal and specifying the time period during which the owner may respond to the offer before a condemnation lawsuit may be filed; providing procedures; allowing a business owner to claim business damage within a specified time period; providing circumstances under which the court must strike a business-damage defense; providing procedures for business-damage claims; providing for nonbinding mediation; requiring the condemning authority to pay reasonable costs and attorney’s fees of a property owner; allowing the property owner to file a complaint in circuit court to recover attorney’s fees and costs, if the parties cannot agree on the amount; providing that certain evidence is inadmissible in specified proceedings; amending s. 73.092, F.S.; deleting provisions relating to attorney’s fees for business-damage claims; amending ss. 127.01, 166.401, F.S.; restricting the exercise by counties and municipalities of specified eminent domain powers granted to the Department of Transportation; repealing ss. 337.27(2), 337.271, 348.0008(2), 348.759(2), 348.957(2), F.S., relating to the acquisition of lands and property acquired through eminent domain proceedings by the Department of Transportation, the Orlando-Orange County Expressway Authority, or the Seminole County Expressway Authority; or under the Florida Expressway Authority Act, and relating to the notice that the Department of Transportation must give to a fee owner at the inception of negotiations to acquire land; amending s. 479.15, F.S.; prescribing duties of local governments with respect thereto; providing an effective date.

Referred to the Committee(s) on Transportation, Real Property & Probate, and Transportation & Economic Development Appropriations.

By the Committee on Comprehensive Planning, Local and Military Affairs and Senators Clary and Kurth—

CS for SB 1150—A bill to be entitled An act relating to military base retention; amending s. 288.980, F.S.; providing legislative intent; providing for the role of the Florida Defense Alliance; providing funding; removing a limitation on the amount of a grant under the Florida Military Installation Reuse Planning and Marketing Grant Program; increasing a grant limitation with respect to the Florida Defense Planning Grant Program; reducing the amount of matching funds required under certain grant programs; creating the Retention of Military Installations Program; providing eligibility criteria; providing a cap on the payment of administrative expenses from certain grants; providing an appropriation; providing an effective date.

Referred to the Committee(s) on Transportation & Economic Development Appropriations.

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By the Committee on Judiciary and Senator Laurent—

CS for SB 1282—A bill to be entitled An act relating to clerks of the circuit court; amending s. 28.001, F.S.; providing that the Official Records are a general series of records; deleting an obsolete reference; amending s. 28.07, F.S.; providing that a register of Official Records be made available at branch offices; deleting an obsolete reference; amending s. 28.222, F.S.; providing that the Official Records are a general series of records; deleting an obsolete reference; amending s. 40.32, F.S.; extending the time within which to pay a witness or a juror; amending s. 45.031, F.S.; requiring the successful bidder at a tax deed sale to pay a specified deposit; amending s. 177.091, F.S.; deleting an obsolete requirement; amending s. 177.111, F.S., deleting a provision that a filed copy of a drawing be made on cloth; amending s. 215.425, F.S.; providing eligibility for extra compensation to employees of the clerk of the circuit court; amending s. 569.11, F.S.; providing that a citation for possession of tobacco by a minor must be paid within a specified time; amending s. 741.09, F.S.; deleting an obsolete reference; repealing s. 142.17, F.S., which requires the Comptroller to prepare blanks and forms for auditing claims; repealing s. 938.09, F.S., relating to collection of certain costs and service charges by the clerk of the circuit court; repealing s. 938.11, F.S., relating to collection of certain surcharges by the clerk in counties containing housing projects; providing an effective date.

Referred to the Committee(s) on Criminal Justice 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 1:50 p.m., Wednesday, April 21. The motion was agreed to.

Recorded Votes

Rep. Bulliard:

Yea—CS/CS/HB 163; CS for SB 198; CS/HB 345; CS/HB 361; CS/HB 417; CS/HBs 421 & 485; CS/HB 681; HB 699; HB 1077; HB 1573; HB 1915

Prime Sponsors

CS/HB 417—Constantine

Cosponsors

HB 55—Hill, Reddick
HB 57—Johnson
CS/CS/HB 163—Feeney
CS/HB 221—Johnson
CS/HB 253—Johnson
HB 333—Wasserman Schultz
CS/HB 361—Goodlette
HB 639—Levine
CS/HB 645—Alexander, Argenziano, Barreiro, Betancourt, Bilirakis, Bittner, Bradley, Cantens, Cosgrove, Díaz de la Portilla, Dockery, Farkas, Fiorentino, García, C. Green, Hart, J. Johnson, Kosmas, Kyle, Lacasa, Littlefield, Morroni, Murman, Peaden, Putnam, Reddick, Ritchie, RQs, Ryan, Sobel, Valdes
HB 747—Hafner, Jacobs, Minton
HB 1067—Johnson
CS/HB 1083—C. Green
HB 1411—Waters
HB 1627—Johnson
CS/HB 1659—Argenziano
HB 1809—J. Miller
CS/HB 1839—Kelly
HB 2137—Effman, Minton
HB 2139—Effman
HR 9139—Tullis
HR 9155—Bilirakis, Bradley, Crow, Farkas, Hafner, Morroni, Waters

Withdrawals as Cosponsor

CS/HB 361—Kelly

April 15, 1999

Introduction and Reference

By the Committee on Health Care Services; Representative Peadens—

HB 2231—A bill to be entitled An act relating to health care services; amending s. 455.654, F.S.; providing definitions of additional terms; creating s. 455.6545, F.S., relating to permitted outside referrals to sole providers or group practices for diagnostic imaging services; specifying the circumstances under which referrals may occur and to what extent; providing penalties; amending ss. 408.704 and 641.316, F.S.; correcting cross references; amending s. 817.505, F.S., relating to the definition of the term “health care provider or health care facility” for purposes of prohibited patient brokering; specifying the applicability of the provision to providers licensed by the Department of Health; conforming a reference to the Department of Children and Family Services; directing the Agency for Health Care Administration to conduct a study relating to quality-of-care standards for group practices providing designated health care services; specifying study topics; authorizing the use of a technical assistance panel; requiring a report of findings and recommendations; requiring a study by the Agency for Health Care Administration, relating to outpatient designated health care services; specifying study topics; requiring certain providers to register with the agency; requiring a report; providing an effective date.

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

Referred to the Committee(s) on Governmental Operations.

By Representative Andrews—

HB 2233—A bill to be entitled An act relating to school size; creating s. 235.2157, F.S.; providing legislative findings; defining “small school”; requiring that school districts plan construction of only small schools after a certain date; requiring small schools to comply with racial balance requirements; providing exceptions; providing an effective date.

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

Referred to the Committee(s) on Education Innovation and Education Appropriations.

By Representative Gay—

HB 2235—A bill to be entitled An act relating to the regulation of insurance and investments in insurance products industry; amending s. 626.9911, F.S.; defining “viatical settlement purchaser,” “viatical settlement purchase agreement,” and “viatical settlement sales agent”; revising definitions of the terms “viatical settlement broker,” “viatical settlement contract,” “viatical settlement provider,” “related provider trust,” and “viator”; creating s. 626.99181, F.S.; requiring disclosure of certain information regarding viatical settlement broker fees; amending s. 626.9919, F.S.; requiring viatical settlement sales agents to give notice of change of certain information; amending s. 626.992, F.S.; requiring viatical settlement sales agents to be licensed by the Department of Insurance; amending s. 626.9922, F.S.; revising requirements for examination; amending s. 626.99235, F.S.; revising requirements for disclosure to viatical settlement purchasers and providing for disclosure forms to be adopted by the department; amending s. 626.9925; revising rulemaking authority of the department; amending s. 626.9926, F.S.; providing that viatical settlement purchase agreement rates are not regulated; amending s. 626.9927, F.S.; including viatical settlement purchase agreements; creating s. 626.99272, F.S.; providing for cease and desist orders; providing for administrative fines; creating s. 626.99275, F.S.; prohibiting certain practices; creating s. 626.99277, F.S.; prohibiting false representations; amending s. 626.9929, F.S.; establishing a grace period for viatical
settlement sales agents transacting business in this state; providing an effective date.

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

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

By Representative Eggelston—

HB 2237—A bill to be entitled An act relating to use of right-of-way for utilities; amending s. 337.401, F.S.; excluding pay telephone service providers from a definition of telecommunications company; excepting from certain requirements the provision of pay telephone service on certain property; providing an effective date.

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

Referred to the Committee(s) on Utilities & Communications and Community Affairs.

By the Committee on Health Care Services; Representative Peadan—

HB 2239—A bill to be entitled An act relating to Medicaid; amending s. 409.906, F.S.; authorizing the Agency for Health Care Administration to develop a certified match program for Healthy Start services under certain circumstances; amending s. 409.910, F.S.; providing for use of Medicare comparable billing formats for certain data exchange purposes; creating s. 409.9101, F.S.; providing a short title; providing legislative intent relating to Medicaid estate recovery; requiring certain notice of administration of the estate of a deceased Medicaid recipient; providing that receipt of Medicaid benefits creates a claim and interest by the agency against an estate; specifying the right of the agency to amend the amount of its claim based on medical claims submitted by providers subsequent to the agency's initial claim calculation; providing the basis of calculation of the amount of the agency's claim; specifying a claim's class standing; providing circumstances for nonenforcement of claims; providing criteria for use in considering hardship requests; providing for recovery when estate assets result from a claim against a third party; providing for estate recovery in instances involving real property; providing agency rulemaking authority; amending s. 409.912, F.S.; eliminating requirement that a Medicaid provider service network demonstration project be located in Orange County; amending s. 409.913, F.S.; revising provisions relating to the agency's authority to withhold Medicaid payments pending completion of certain legal proceedings; providing for disbursement of withheld Medicaid provider payments; creating s. 409.9131, F.S.; providing legislative findings and intent relating to integrity of the Medicaid program; providing definitions; authorizing onsite reviews of physician records by the agency; requiring notice for such reviews; requiring notice of due process rights in certain circumstances; specifying procedures for determinations of overpayment; requiring a study of certain statistical models used by the agency; requiring a report; amending ss. 641.261 and 641.411, F.S.; conforming references and cross references; amending s. 733.212, F.S.; establishing the agency as a reasonably ascertainable creditor with respect to administration of certain estates; providing an effective date.

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

By Representative Morrini—

HB 2241—A bill to be entitled An act relating to motor vehicle insurance premiums; amending s. 627.728, F.S.; authorizing an insurer to cancel a policy for nonpayment of premium under certain circumstances; amending s. 627.7295, F.S.; revising a premium amount criterion for initial issuance of certain motor vehicle insurance policies; providing an effective date.

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

By Representative Cosgrove—

HB 2243—A bill to be entitled An act relating to tax on sales, use, and other transactions; amending s. 212.08, F.S.; providing an exemption for equipment and materials purchased by the Florida National Parks and Monuments Association under certain conditions; providing an effective date.

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

By Representative Tullis—

HB 2245—A bill to be entitled An act relating to driver improvement schools; amending s. 318.14, F.S.; increasing the number of times a person cited for certain traffic infractions may elect to attend a driver improvement course in lieu of making a court appearance; amending s. 318.1451, F.S.; requiring that the Department of Highway Safety and Motor Vehicles monitor administration and course presentations by driver improvement schools; requiring the use of department-approved teaching methodologies; requiring that instructors be certified by the provider; providing requirements for certification; providing exceptions for instructors certified before a specified date; providing requirements for conducting driver improvement courses; requiring that course providers pay application fees and fees for certain studies conducted by the department; providing a fee for persons who enroll in a driver improvement course by department order; requiring that the department conduct certain studies to test the effectiveness of courses; requiring the department to adopt rules; amending s. 322.0261, F.S.; revising requirements for attending driver improvement courses for persons convicted of, or who plead nolo contendere to, certain traffic offenses; creating s. 322.02615, F.S.; requiring that certain persons who are convicted of, or who plead nolo contendere to, certain noncriminal traffic offenses attend a mandatory driver improvement course; requiring the department to cancel the driver's license of any person who fails to complete the course as required; amending s. 322.095, F.S.; providing additional requirements for traffic law and substance abuse education courses; requiring the use of department-approved teaching methodologies; requiring that course providers pay application fees and fees for certain studies conducted by the department; requiring that the department conduct studies of traffic law and substance abuse education courses; deleting a requirement that the department conduct financial audits of course providers; providing requirements for the use of proceeds from certain fees collected from course participants; providing for a numbering system to track course completion certificates; providing for rules; amending s. 322.271, F.S.; providing that enrollment in a department-approved advanced driver improvement course may qualify a person for license reinstatement under certain circumstances; amending s. 322.291, F.S.; requiring that proof of completion of a driver improvement course be presented to the department prior to license reinstatement; deleting a requirement that a person's license be canceled for failing to complete such a course after reinstatement within a specified period; amending s. 627.06501, F.S.; conforming a cross reference to changes made by the act; providing an effective date.

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

By Representative Tullis—

HB 2247—A bill to be entitled An act relating to mutual insurance holding companies; amending s. 628.715, F.S.; authorizing a mutual insurance holding company to merge or consolidate with, or acquire the assets of, a foreign mutual insurance company under certain circumstances; amending ss. 628.231 and 628.723, F.S.; authorizing directors of domestic insurers and mutual insurance holding companies to consider certain factors while taking corporate action in discharging their duties; providing an effective date.

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

HR 9177—Adopted earlier today

HR 9179—Adopted earlier today

HR 9181—Adopted earlier today

By Representative Bullard—

HR 9183—A resolution honoring Alvah H. Chapman, J.r.

First reading by publication (Art. III, s. 7, Florida Constitution).
HR 9185—A resolution honoring the American Prisoners of War and their service to their country.
First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Arnall—

HR 9187—A resolution commending Florida’s Vietnam veterans.
First reading by publication (Art. III, s. 7, Florida Constitution).

Reference

HB 2171—Referred to the Calendar of the House.

HB 2175—Referred to the Calendar of the House.

HB 2177—Referred to the Calendar of the House.

HB 2179—Referred to the Calendar of the House.

HB 2181—Referred to the Committee(s) on Real Property & Probate and Finance & Taxation.

HB 2183—Referred to the Committee(s) on Community Affairs and Transportation & Economic Development Appropriations.

HB 2185—Referred to the Calendar of the House.

HB 2187—Referred to the Committee(s) on Judiciary and Criminal Justice Appropriations.

HB 2189—Referred to the Committee(s) on Crime & Punishment.

HB 2191—Referred to the Committee(s) on Insurance, Health Care Services, Judiciary, and General Government Appropriations.

HB 2193—Referred to the Committee(s) on Community Affairs and Transportation & Economic Development Appropriations.

HB 2195—Referred to the Committee(s) on Governmental Operations and Transportation & Economic Development Appropriations.

HB 2197—Referred to the Calendar of the House.

HB 2199—Referred to the Calendar of the House.

HB 2201—Referred to the Committee(s) on Governmental Operations and Community Affairs.

HB 2203—Referred to the Calendar of the House.

HB 2205—Referred to the Committee(s) on Education Appropriations.

HB 2207—Referred to the Calendar of the House.

HB 2209—Referred to the Calendar of the House.

HB 2211—Referred to the Calendar of the House.

HB 2213—Referred to the Calendar of the House.

HB 2215—Referred to the Calendar of the House.

HB 2217—Referred to the Calendar of the House.

HB 2221—Referred to the Committee(s) on Education Appropriations.

HB 2223—Referred to the Committee(s) on Real Property & Probate and Finance & Taxation.

HB 2225—Referred to the Committee(s) on Real Property & Probate and Finance & Taxation.

HB 2227—Referred to the Calendar of the House.

HB 2229—Referred to the Committee(s) on Environmental Protection and General Government Appropriations.

HR 9161—Referred to the Calendar of the House.

HR 9163—Referred to the Calendar of the House.

HR 9165—Referred to the Calendar of the House.

HR 9171—Referred to the Calendar of the House.

HR 9173—Referred to the Calendar of the House.

HR 9175—Referred to the Calendar of the House.

First Reading of Committee Substitutes by Publication

By the Committees on Water & Resource Management; Community Affairs; Representatives Constantine, Bradley, Goodlette, and Murman—

CS/CS/HB 17—A bill to be entitled An act relating to local government; creating ss. 163.2511, 163.2514, 163.2517, 163.2520, 163.2523, and 163.2526, F.S., the Urban Infill and Redevelopment Act; providing legislative findings; providing definitions; authorizing counties and municipalities to designate urban infill and redevelopment areas based on specified criteria; providing for community and neighborhood participation; requiring preparation of a plan or designation of an existing plan and providing requirements with respect thereto; providing for amendment of the local comprehensive plan to delineate area boundaries; providing for adoption of the plan by ordinance; providing requirements for continued eligibility for economic and regulatory incentives and providing that such incentives may be rescinded if the plan is not implemented; providing that counties and municipalities that have adopted such plan may issue revenue bonds and employ tax increment financing under the Community Redevelopment Act and exercise powers granted to community redevelopment neighborhood improvement districts; requiring a report by the acquiring authority; providing that such areas shall have priority in the allocation of private activity bonds; providing for grants to counties and municipalities with urban infill and redevelopment areas; providing for review and evaluation of the act and requiring a report; providing an appropriation; amending s. 163.3164, F.S.; revising the definition of “projects that promote public transportation” under the Local Government Comprehensive Planning and Land Development Regulation Act; amending s. 163.3177, F.S.; modifying the date by which local government comprehensive plans must comply with school siting requirements, and the consequences of failure to comply; amending s. 163.3180, F.S.; specifying that the concurrency requirement applies to transportation facilities; providing for review and evaluation of the act and requiring a report; providing an appropriation; amending s. 163.3195, F.S.; revising the definition of “projects that promote public transportation” under the Local Government Comprehensive Planning and Land Development Regulation Act; amending s. 163.3197, F.S.; revising the definition of “projects that promote public transportation” under the Local Government Comprehensive Planning and Land Development Regulation Act; amending s. 163.3199, F.S.; revising the definition of “projects that promote public transportation” under the Local Government Comprehensive Planning and Land Development Regulation Act; amending s. 163.3201, F.S.; including policies relating to urban policy in the State Comprehensive Plan; amending s. 380.06, F.S., relating to developments of regional impact; increasing certain numerical standards for determining a substantial deviation for projects located in certain urban infill and redevelopment areas; amending ss. 163.3220 and 163.3221, F.S.; revising legislative intent with respect to the Florida Local Government Development Agreement Act to include intent with respect to certain assurance to a developer upon receipt of
a brownfield designation; amending s. 163.375, F.S.; authorizing acquisition by eminent domain of property in unincorporated enclaves surrounded by a community redevelopment area when necessary to accomplish a community development plan; amending s. 163.041, F.S.; specifying the date for submission to the Legislature of a feasibility study in connection with a proposed municipal incorporation and revising requirements for such study; amending s. 171.0413, F.S., relating to municipal annexation procedures; requiring public hearings; deleting a requirement that a separate referendum be held in the annexing municipality when the annexation exceeds a certain size and providing that the governing body may choose to hold such a referendum; providing procedures by which a county or combination of counties and the municipalities therein may develop and adopt a plan to improve the efficiency, accountability, and coordination of the delivery of local government services; providing for initiation of the process by resolution; providing requirements for the plan; requiring approval by the local governments' governing bodies and by referendum; authorizing municipal annexation through such plan; amending s. 170.201, F.S.; revising provisions which authorize a municipality to exempt property owned or occupied by certain religious or educational institutions or housing facilities from special assessments for emergency medical services; extending application of such provisions to any service; creating s. 196.1978, F.S.; providing that property used to provide housing for certain persons under ch. 420, F.S., or other local or federal affordable housing programs, and owned by certain nonprofit corporations, is exempt from ad valorem taxation; providing for retroactive application; creating ss. 220.185 and 420.5093, F.S.; creating the State Housing Tax Credit Program; providing legislative findings and policy; providing definitions; providing for a credit against the corporate income tax based on a percentage of the eligible basis of certain housing projects; providing limitations; providing for allocation of credits and administration by the Florida Housing Finance Corporation; providing for audits and recapture of credits under certain conditions; providing for an annual plan; providing application procedures; providing that neither tax credits nor financing generated thereby shall be considered income for ad valorem tax purposes; providing for recognition of certain income by the property appraiser; amending s. 420.508, F.S.; directing the Florida Housing Finance Corporation to adopt rules for the equitable distribution of certain unallocated funds under the State Apartment Incentive Loan Program, and shall qualify as a project targeted for the elderly in connection with allocation of low-income housing tax credits and with the HOME program under certain conditions; amending s. 420.5087, F.S.; directing the Florida Housing Finance Corporation to adopt rules for the equitable distribution of certain unallocated funds under the State Apartment Incentive Loan Program; creating ss. 420.630, 420.631, 420.632, 420.633, 420.634, and 420.635, F.S., the Urban Homesteading Act; providing definitions; authorizing a local government or its designee to operate a program to make foreclosed single-family housing available for purchase by qualified buyers; providing eligibility requirements; providing application procedures; providing conditions under which such property may be deeded to a qualified buyer; requiring payment of a pro rata share of certain bonded debt under certain conditions and providing for loans to buyers who are required to make such payment; providing effective dates.

By the Committee on Utilities & Communications; Representatives Argenziano, Fasano, and Kosmas—

CS/HB 155—A bill to be entitled An act relating to a refund of excess utility payments by the Public Service Commission; for a refund to certain utility customers who paid more under a uniform rate structure than those customers would have paid under a modified stand-alone rate structure; requiring the Public Service Commission to notify customers who are eligible for a refund of the requirements for applying for a refund; requiring the Public Service Commission to verify eligibility for a refund and request the Comptroller to issue payments; providing that the refund shall be funded from the Florida Public Service Regulatory Trust Fund; amending an appropriation; repealing s. 215.20(4)(n), F.S., which provides for deduction of a 0.3 percent service charge for the General Revenue Fund from the Florida Public Service Regulatory Trust Fund; amending s. 215.22, F.S.; providing that said trust fund is exempt from the 7 percent service charge for the General Revenue Fund; amending s. 350.113, F.S., to conform; amending s. 367.145, F.S.; authorizing the Public Service Commission to use fees collected pursuant to Chapters 364 and 366, F.S., for routine monthly cash flow in connection with regulation of water and wastewater systems; providing effective dates.

By the Committee on Insurance; Representatives Byrd, Fasano, and Waters—

CS/HB 403—A bill to be entitled An act relating to title insurance; amending ss. 624.509, 626.841, 626.8411, 626.9541, 627.7711, 627.777, 627.7773, 627.7776, 627.780, 627.783, 627.7831, 627.784, 627.7841, 627.7842, 627.7845, 627.786, 627.791, and 627.792, F.S.; revising and clarifying application of provisions relating to title insurance agents, policies, premiums, rates, contracts, charges, and practices; amending s. 627.7711, F.S.; revising definitions; amending s. 627.782, F.S.; providing a limitation on payment of portions of premiums for primary title services; creating s. 627.7825, F.S.; specifying certain alternative premium rates to be charged by title insurers for certain title insurance contracts for a certain period; providing requirements; providing limitations; providing for a new home purchase discount; excepting such rates from certain deviation provisions under certain circumstances; creating s. 627.793, F.S.; authorizing the Department of Insurance to adopt rules; providing an effective date.

By the Committee on General Government Appropriations; Representative Putnam—

CS/HB 569—A bill to be entitled An act relating to land management; amending s. 259.032, F.S.; providing for the use of Conservation and Recreation Lands funds to manage additional lands; providing for uses of management equipment; amending s. 372.57, F.S.; providing for an exemption to the recreational user permit fee; providing an effective date.

By the Committees on Education Appropriations; Community Colleges & Career Prep; Representatives Kelly and Wise—

CS/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 and facilities from school districts to community colleges; requiring an analysis; 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; creating provisions relating to criminal justice training; providing 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 Committees on Business Development & International Trade; Transportation; Representatives Futch, Ball, Posey, Goode, and Effman—

CS/CS/HB 815—A bill to be entitled An act relating to the Florida Space Transportation Planning Act; providing a short title; amending s. 196.012, F.S.; including reference to spaceports; amending s. 330.30, F.S.; exempting certain spaceports from a provision of law relating to the approval of airport sites and the licensing of airports; amending s. 331.303, F.S.; revising definitions with respect to the Spaceport Florida Authority Act; amending s. 331.304, F.S.; revising the boundaries of spaceport territory; creating s. 331.3475, F.S.; providing for a spaceport facility loan guarantee program; amending s. 331.360, F.S.; providing for the development of a spaceport master plan; creating s. 332.009, F.S.; providing limitation on the application of chapter 332, F.S.; amending s. 334.03, F.S.; redefining the term "transportation facility"; amending s. 339.155, F.S.; revising a provision of law governing the flight of spaceports governed by the Space Transportation Planning Act; providing a short title; amending s. 334.03, F.S.; revising a provision of law governing the flight of spaceports governed by the Space Transportation Planning Act; providing a short title; amending s. 339.31, F.S.; providing legislative intent regarding law enforcement; providing an effective date.
By the Committee on Finance & Taxation; Representative C. Green—

CS/HB 1635—A bill to be entitled An act relating to Lee County; creating the City of Bonita Springs; providing for municipal boundaries and municipal powers; providing for a city-manager form of government; providing for annexation and establishing a 5-year moratorium prior to the annexation of an area into the corporate limits of the City of Bonita Springs; providing for the general powers and duties to be exercised by the city; providing for nonpartisan elections of the city council, their terms and term limits; creating council districts; providing for membership, qualifications, powers, and duties of the city council including the mayor; providing for compensation and expenses of city council members; providing circumstances resulting in vacancy in the office of city council; providing grounds for forfeiture and suspension, and for filling of vacancies in the city council; providing for meetings and keeping of records; providing for referendum election; providing for campaign spending limits; providing for appointment of officers including city manager and city attorney; providing for powers and duties of city manager; providing for code of technical regulation; providing for adoption of ordinances and resolutions to include emergency ordinances; providing for first year expenses; providing for adoption of annual budget and appropriations; providing for capital programs; providing for a debt limit on the amount of outstanding long-term liabilities; providing for referendum petitions and for recall; providing for code of ethics; providing for amendments to the city charter; providing for participation in state shared revenue and local option gas taxes; providing for initial election of city council and early assumption of duties; providing for a transitional period and for county ordinances and services during the transitional period; providing for severability; providing effective dates.

By the Committee on General Government Appropriations; Representatives Putnam, Dockery, and Alexander—

CS/HB 1699—A bill to be entitled An act relating to water resources; creating s. 373.1501, F.S.; providing definitions; providing legislative findings and intent; providing for acquisition of certain lands by eminent domain; requiring land to be acquired in accordance with state condemnation law; authorizing the South Florida Water Management District to act as local sponsor of the Central and Southern Florida Flood Control Project for specified project features; providing for oversight by the Department of Environmental Protection; requiring specified compliance by the South Florida Water Management District; providing requirements for development of project components; requiring the Department of Environmental Protection and the South Florida Water Management District to pursue implementation of certain project modifications; providing for construction of the act; requiring final agency action to be taken by the department; amending s. 373.026, F.S.; requiring the department to approve project components; authorizing the use of state funds for specified land purchases; requiring the Executive Office of the Governor to review proposed expenditures for project components; providing an effective date.

By the Committee on Insurance; Representatives Putman, Dockery, and Alexander—

CS/HB 1711—A bill to be entitled An act relating to the Florida Hurricane Catastrophe Fund; amending s. 215.555, F.S.; clarifying legislative findings; revising definitions; revising reimbursement contract provisions relating to equalization charges, reimbursable loss reporting, auditing of insurers, and confidentiality of certain audit information; revising reimbursement premium provisions relating to collection of interest; revising revenue bond provisions relating to emergency assessments against insurers, legislative findings as to the Florida Hurricane Catastrophe Fund Finance Corporation, and protections for bondholders; authorizing the State Board of Administration to enforce reimbursement contracts; providing severability; providing an effective date.

By the Committee on Judiciary; Representative Pruitt—

CS/HB 1779—A bill to be entitled An act relating to victim assistance and compensation; amending s. 960.001, F.S.; providing for the assertion of a victim's rights as provided by law or the State Constitution; amending s. 960.03, F.S.; providing definitions; amending s. 960.05, F.S.; prescribing the purposes of the Crime Victims' Services Office in the Department of Legal Affairs; amending ss. 960.065, F.S.; prescribing eligibility criteria for awards granted under ch. 960, F.S.; amending s. 960.12, F.S.; increasing the maximum amount of an emergency award; amending s. 960.13, F.S.; prescribing criteria applicable to awards; allowing the department to establish, by rule, maximum award amounts that are lower than the statutory maximums; amending s. 960.14, F.S.; specifying the circumstances in which the department may modify or rescind previous awards for victim compensation; creating s. 960.198, F.S.; allowing the department to award to a victim of domestic violence a sum of money which the victim may use for relocating; providing maximum amounts of such awards; providing prerequisites; amending s. 960.28, F.S.; increasing the limit on payment for victims' examination expenses by the office; providing applicability; providing effective dates.

By the Committee on Governmental Rules & Regulations; Family Law & Children; Representatives Roberts, Crow, Detert, Wallace, Brown, and Effman—

By the Committee on Governmental Operations; Representatives Constantine and Spratt—

CS/HB 2055—A bill to be entitled An act relating to expedited permitting; providing legislative intent with respect to creating a statewide one-stop permitting system; amending ss. 14.2015, F.S.; deleting provisions authorizing the Office of Tourism, Trade, and Economic Development to make recommendations to the Legislature on improving permitting procedures; creating s. 288.021, F.S.; authorizing the appointment of certain economic development liaisons; creating s. 288.109, F.S.; creating the One-Stop Permitting System Grant Program within the Department of Management Services; providing for grant moneys to be awarded to counties certified as Quick Permitting Counties; providing requirements for the use of grant moneys; creating s. 288.1093, F.S.; creating the Quick Permitting County Designation Program within the Department of Management Services; providing criteria under which the department may designate a county as a Quick Permitting County; creating s. 288.1095, F.S.; requiring that the Office of Tourism, Trade, and Economic Development, Enterprise Florida, Inc., and state agencies provide information on the One-Stop Permitting System and the Quick Permitting Counties; repealing ss. 403.950, 403.951, 403.952, 403.953, 403.954, 403.955, 403.9551, 403.956, 403.957, 403.958, 403.959, 403.960, 403.961, 403.9615, 403.962, 403.963, 403.964, 403.965, 403.966, 403.967, 403.968, 403.969, 403.970, 403.971, and 403.972, F.S., relating to the Florida Jobs Siting Act; amending ss. 403.973, F.S.; providing that certain projects located in certain counties may be certified as eligible for expedited permitting; requiring that the Office of Tourism, Trade, and Economic Development delegate certain responsibilities to a county designated as a Quick Permitting County; requiring a memorandum of agreement for projects that qualify for expedited review; providing requirements for such memoranda of agreement; deleting obsolete provisions; providing an appropriation; providing an effective date.

By the Committee on Business Regulation & Consumer Affairs; Representative Bitner—

CS/HB 2075—A bill to be entitled An act relating to insurance; amending s. 626.022, F.S.; providing an exception from certain insurance licensing requirements for certified public accountants acting within the scope of their profession; providing an effective date.

By the Committee on Environmental Protection; Water & Resource Management; Representatives Alexander, Dockery, and Kelly—

CS/HB 2345—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
Adoption by Publication

Ceremonial Resolutions

WHEREAS, the Fort Lauderdale High School Law Magnet Program is a program centered around academic excellence, an understanding and appreciation of law enforcement and public service, and a strong base of conduct and excellence, created and developed for the purpose of allowing students to achieve their full potential, and

WHEREAS, the Fort Lauderdale High School Law Magnet Program received third place in the state “We the People” competition, and

WHEREAS, the Fort Lauderdale High School Law Magnet Program has had ten national finalists in forensics, and

WHEREAS, the Fort Lauderdale High School Law Magnet Program has a state champion in oral interpretation, and

WHEREAS, the Fort Lauderdale High School Law Magnet Program has been named in the top five percent of high school debate programs in the nation by the National Forensic League, and

WHEREAS, the Fort Lauderdale High School Law Magnet Program provides students with the support and positive reinforcement they need to seek a career track, the opportunity to succeed, and the skills necessary to enter the workforce, NOW, THEREFORE,

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

That the Florida House of Representatives joins the citizens of Fort Lauderdale and Broward County in congratulating Law Magnet Program Coordinator Judith Paul, Principal Frances Vandiver, Faculty Coordinator Sharon Bleier Glickman, and the students who participate in the Fort Lauderdale High School Law Magnet Program for all of their accomplishments.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Program Coordinator Judith Paul, Principal Frances Vandiver, and Faculty Coordinator Sharon Bleier Glickman as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 115.

At the request of Rep. Hafner—

HR 9053—A resolution honoring the Phi Theta Kappa All-Florida Academic Team members.

WHEREAS, April 21, 1999, “Florida Phi Theta Kappa Day,” is an appropriate time for the Legislature of the State of Florida to recognize and salute Phi Theta Kappa, the esteemed international honor society for community and junior colleges, and

WHEREAS, special commendations should be extended to the outstanding scholars who comprise Phi Theta Kappa’s All-Florida Academic Team, a team of highly successful community college students assembled by the State Board of Community Colleges to participate in the Phi Theta Kappa’s All-Florida Academic Team competition, and

WHEREAS, 91 students from 26 of Florida’s community colleges and 3 private institutions were named to the All-Florida Academic Team, and

WHEREAS, based on the national ranking of these students in the All-USA Academic Team competition sponsored by USA Today and Phi Theta Kappa, which is recognized internationally, nationally, and in the State of Florida as the primary community college organization for the recognition of academic achievement, leadership, and service to the community, the following students comprise the All-Florida Academic First, Second, and Third Teams:

FIRST TEAM
Jennifer Bass, Seminole Community College
Michael Blumenthal, Brevard Community College
Betsy Bryan, Pensacola Junior College
Marian Conklin, Hillsborough Community College
Teresa Dew, St. Johns River Community College
Charlene Donatello, Pasco-Hernando Community College
WHEREAS, each member of Phi Theta Kappa's All-Florida Academic Team has demonstrated impressive intellect, outstanding leadership, and a determination to achieve academic excellence, and

WHEREAS, the praiseworthy and devoted efforts of the members of Phi Theta Kappa's All-Florida Academic Team have earned for them and their academic institutions the respect and admiration of the House of Representatives of the State of Florida and of the citizenry of this state, NOW, THEREFORE,

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

That the House of Representatives hereby honors and congratulates Phi Theta Kappa, the State Board of Community Colleges, and the members of Phi Theta Kappa's All-Florida Academic Team and commends the team members' outstanding competitive spirit as evidenced by their accomplishments.

—was read and adopted by publication pursuant to Rule 115.

At the request of Rep. Cantens—

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

WHEREAS, His Holiness the 14th Dalai Lama, Tenzin Gyatso, is head of state and spiritual leader of the Tibetan people, and

WHEREAS, born in 1935, the Dalai Lama assumed full political power as head of the state and government of Tibet on November 17, 1950, after some 80,000 soldiers of the Chinese Peoples Liberation Army invaded Tibet, and

WHEREAS, since establishing the Tibetan Government-in-Exile in Dharamsala, India, in 1960, the Dalai Lama has struggled to aid Tibetan refugees and preserve Tibetan language, history, religion, and culture, while courageously promoting the liberation of Tibet through peaceful negotiations and reconciliation, and

WHEREAS, the Dalai Lama was awarded the Nobel Peace Prize in 1989, and has received worldwide recognition and praise for his leadership in seeking solutions to international conflicts, human rights issues, and global environmental problems, and

WHEREAS, it is altogether fitting and appropriate that the House of Representatives pause in its deliberations to honor the Dalai Lama and commend his achievements, NOW, THEREFORE,

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

That the House of Representatives does hereby accord its deepest respect and admiration for the ideals and outstanding achievements of His Holiness the 14th Dalai Lama, Tenzin Gyatso, and commends his struggle to preserve the historical and cultural heritage of the Tibetan people, as well as his courageous endeavors on behalf of peace, freedom, tolerance, and mutual respect for all people.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to a representative of the Dalai Lama as a tangible token of the sentiments expressed herein.
—was read and adopted by publication pursuant to Rule 115.

At the request of Rep. Byrd—

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

WHEREAS, in November 1998, after victories at the county, district, and state level, Barrett Keene was named the top extemporaneous speaker in the nation by the Future Farmers of America at its national convention in Kansas City, Missouri, and

WHEREAS, Mr. Keene was inspired to pursue this goal after watching his friend and former classmate Chris Vitelli win this same award in 1997, and

WHEREAS, this competition requires delivery of a speech just 30 minutes after selecting a topic, a challenge Mr. Keene was able to successfully meet because of his extensive preparation and his impressive speaking ability, and

WHEREAS, in addition to the scholarship, plaque, and cash award he received in the speech competition, Barrett Keene also received the H. O. Sargent Member Award, which honors students who promote diversity within agricultural education, for his work with special education students at Plant City High School, where he is a senior, and

WHEREAS, among his many activities, Barrett Keene serves as President of the Plant City High School and district Future Farmers of America clubs, as Senior Class President, Student Council Treasurer, and Vice President of the Civitan Club, and

WHEREAS, Mr. Keene’s next goal is to win the prepared speech competition at this year’s Future Farmers of America national convention, and his long-range plans include running for national office in that organization and eventually working in the field of agriculture, 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 congratulates Barrett Keene for winning the national extemporaneous speaking competition held by the Future Farmers of America at its 1998 national convention, and wishes him continued success in his future endeavors.

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

—was read and adopted by publication pursuant to Rule 115.

Reports of Councils and Standing Committees

Committee Reports

Received April 14:

The Committee on Business Regulation & Consumer Affairs recommends the following pass:

HB 1655, with 1 amendment (unanimous)

The above bill was placed on the appropriate Calendar.

The Committee on Health Care Services recommends the following pass:

HB 917, with 1 amendment (unanimous)

The above bill was placed on the appropriate Calendar.

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

HB 2075 (unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 2075 was laid on the table.

The Committee on Education Appropriations recommends a committee substitute for the following:

CS/HB 713 (fiscal note attached)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, CS/HB 713 was laid on the table.

The Committee on Finance & Taxation recommends a committee substitute for the following:

HB 1635 (fiscal note attached, unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 1635 was laid on the table.

The Committee on General Government Appropriations recommends committee substitutes for the following:

HB 569 (fiscal note attached, unanimous)

HB 1699 (fiscal note attached, unanimous)

The above committee substitutes were placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HBs 569 and 1699 were laid on the table.

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

HB 2055 (unanimous)

The above committee substitute was referred to the Committee on General Government Appropriations, subject to review under Rule 113(b), and, under the rule, HB 2055 was laid on the table.

The Committee on Water & Resource Management recommends a committee substitute for the following:

CS/HB 17 (unanimous)

The above committee substitute was referred to the Committee on Transportation & Economic Development Appropriations, subject to review under Rule 113(b), and, under the rule, CS/HB 17 was laid on the table.

The Committee on Children & Families recommends the following pass:

HB 1803, with 6 amendments (unanimous)

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

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

HB 2073, 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 1985, with 1 amendment (unanimous)

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

The Committee on Health Care Services recommends the following pass:

HB 783, with 1 amendment
HB 1035, with 1 amendment
HB 1753, with 2 amendments (unanimous)

The above bills were referred to the Committee on Insurance.

The Committee on Children & Families recommends the following pass:

HB 1729, with 4 amendments

The above bill was referred to the Committee on Education Appropriations.
The Committee on Judiciary recommends a committee substitute for the following:

HB 1779 (unanimous)

The above committee substitute was referred to the Committee on Crime & Punishment, subject to review under Rule 113(b), and, under the rule, HB 1779 was laid on the table.

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

HB 1711

The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 1711 was laid on the table.

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

HB 2041 (unanimous)

The above committee substitute was referred to the Committee on Judiciary, subject to review under Rule 113(b), and, under the rule, HB 2041 was laid on the table.

Received April 15:

The Committee on Claims recommends the following pass:

HB 525

The above bill was placed on the appropriate Calendar.

The Committee on Community Affairs recommends the following pass:

HB 433, with 4 amendments (unanimous)
HB 1005, with 3 amendments (unanimous)
HB 1029 (unanimous)
HB 1141 (unanimous)
CS/HB 1465 (unanimous)
HB 1473, with 1 amendment (unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Election Reform recommends the following pass:

HB 1017, with 1 amendment (unanimous)
HB 1611 (unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Financial Services recommends the following pass:

HB 2143, with 1 amendment (unanimous)

The above bill was placed on the appropriate Calendar.

The Committee on Governmental Rules & Regulations recommends the following pass:

HB 697 (unanimous)
SB 712, with 1 amendment (unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Governmental Rules & Regulations recommends the following pass:

CS/HB 943, with 1 amendment (unanimous)
HB 2009, with 1 amendment (unanimous)
HB 2151 (unanimous)

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

The Committee on Insurance recommends the following pass:

HB 461

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

The Committee on Governmental Rules & Regulations recommends the following pass:

HB 1991 (unanimous)

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

The Committee on Governmental Rules & Regulations recommends the following pass:

CS/HB 1465 (unanimous)
HB 2009, with 1 amendment (unanimous)

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

The Committee on Insurance recommends the following pass:

HB 655, with 1 amendment (unanimous)

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

The Committee on Financial Services recommends the following pass:

HB 763 (unanimous)

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

The Committee on Business Development & International Trade recommends a committee substitute for the following:

CS/HB 815 (unanimous)

The above committee substitute was referred to the Committee on Transportation & Economic Development Appropriations, subject to review under Rule 113(b), and, under the rule, CS/HB 815 was laid on the table.

The Committee on Financial Services recommends the following pass:

HB 2169 (unanimous)

The above bill was referred to the Committee on Business Regulation & Consumer Affairs.

The Committee on Insurance recommends the following pass:

HB 841, with 2 amendments (unanimous)

The above bill was referred to the Committee on Business Regulation & Consumer Affairs.

The Committee on Governmental Rules & Regulations recommends the following pass:

HB 1761, with 2 amendments (unanimous)

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

The Committee on Real Property & Probate recommends the following pass:

HB 1135, with 2 amendments (unanimous)

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

The Committee on Insurance recommends the following pass:

HB 461

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

The Committee on Governmental Rules & Regulations recommends the following pass:

HB 2105, with 1 amendment (unanimous)

The above bill was referred to the Committee on Insurance.

The Committee on Claims recommends the following pass:

HB 2095, with 1 amendment (unanimous)

The above bill was referred to the Committee on Judiciary.
The Committee on Governmental Rules & Regulations recommends the following pass:

HB 1993 (unanimous)

The above bill was referred to the Committee on Water & Resource Management.

The Committee on Utilities & Communications recommends a committee substitute for the following:

HB 155

The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 155 was laid on the table.

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

HB 2145 (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 2145 was laid on the table.

The Committee on Governmental Rules & Regulations recommends a committee substitute for the following:

HB 2019 (unanimous)

The above committee substitute was referred to the Committee on Judiciary, subject to review under Rule 113(b), and, under the rule, HB 2019 was laid on the table.

Communications

The Governor advised that he had filed in the Office of the Secretary of State HB 1951, which he approved on April 15.

Excused

Rep. Bullard until 11:20 a.m.

Conference Committee Managers Excused


Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 12:46 p.m., to reconvene at 1:50 p.m., Wednesday, April 21.