



## Rules and Reference Committee

Speaker Ryan Smith, Chair

### Rules Report

The House Rules and Reference committee met on Tuesday, June 19, 2018, at 11:30 a.m.

The following matters, being properly before the committee and pursuant to House Rule 66, were scheduled for third consideration on the House calendar in the order indicated below for the date indicated below.

Wednesday, June 20, 2018

**Sub. H. B. No. 58 Brenner, Slaby, et al.** – To require the State Board of Education to develop and adopt a model curriculum in cursive handwriting instruction, which may be used by public schools.

**Am. H. B. No. 139 Perales, Keller, et al.** – To eliminate the public disclosure exemption for any permanently retained record 100 years after the date of its creation, with exceptions.

**Sub. H. B. No. 231 Ginter, Sprague, et al.** – To require the State Board of Pharmacy to operate a pilot program for dispensing schedule II controlled substances in lockable or tamper-evident containers.

**Sub. H. B. No. 296 Gavarone, et al.** – To enhance penalties for certain drug trafficking offenses committed in the vicinity of a community addiction services provider.

**Sub. H. B. No. 342 Merrin, et al.** – To modify the information conveyed in election notices and ballot language for property tax levies.

**Am. H. B. No. 361 Greenspan, et al.** – To increase the time within which boards of revision must decide property tax complaints.

**Sub. H. B. No. 365 Hughes, Boggs, et al.** – To provide for indefinite prison terms for first or second degree felonies and specified third degree felonies, with presumptive release of offenders sentenced to such a term at the end of the minimum term; to generally allow the Department of Rehabilitation and Correction with approval of the sentencing court to reduce the minimum term for exceptional conduct or adjustment to incarceration; to allow the Department to rebut the release presumption and keep the offender in prison up to the maximum term if it makes specified findings; to require the Department to establish a reentry program for all offenders released from prison who it intends to have reside in a halfway house or similar facility but who are not accepted by any such facility; to require the Adult Parole Authority to establish maximum work-load and case-load standards for its parole and field



officers and have enough trained officers to comply with the standards; to require that GPS monitoring used for offenders released from prison under such monitoring specify restrictions, including inclusionary zones and necessary exclusionary zones; to require the Department to establish system requirements for GPS monitoring of such offenders by the Department or third-party contract administrators; to require the Department to operate a statewide database for law enforcement use containing specified information about such offenders; to require that third-party administrators for GPS monitoring under a new contract with the Department provide and use a law enforcement-accessible crime scene correlation program; to require the Ohio Criminal Sentencing Commission to appoint an Offender Supervision Study Committee; and to name the act's provisions the Reagan Tokes Act.

**H. B. No. 383 Carfagna, et al.** – Regarding parental notice of serious risks to the health or safety of children receiving child care.

**Sub. H. B. No. 402 Hill, et al.** – To revise state regulation of telephone companies.

**Am. H. B. No. 406 Lanese, et al.** – To include forensic mental health providers, mental health evaluation providers, and regional psychiatric hospital employees as individuals whose residential and familial information is exempt from disclosure under the Public Records Law, and whose addresses public offices, upon request, must redact from records available to the general public on the internet.

**Sub. H. B. No. 454 Patterson, Arndt, et al.** – To require a township to offer compensation to responsive owners of certain unused cemetery lots and rights.

**H. B. No. 477 Koehler, et al.** – To eliminate various provisions and programs related to the Department of Education and the operation of primary and secondary schools.

**Am. H. B. No. 494 Antani** – To specify that a franchisor is not the employer of a franchisee or employee of a franchisee for purposes of the Minimum Fair Wage Standards Law, the Bimonthly Pay Law, the Workers' Compensation Law, the Unemployment Compensation Law, and the Income Tax Law.

**H. B. No. 513 Brenner, Ginter, et al.** – To enhance the homestead exemption for surviving spouses of peace officers, firefighters, and emergency medical personnel killed in the line of duty.

**H. B. No. 522 Lanese** – To allow an outdoor refreshment area to include F liquor permit holders.

**Sub. H. B. No. 531 Schuring, Greenspan** – To remove limitations on the amount of sports events grants that may be awarded in a fiscal year or for a specific grant, to modify eligibility requirements for such grants, and to fund the grant program from state sales tax receipts.



**Sub. H. B. No. 541 Patterson, LaTourette, et al.** – To authorize health professionals licensed in other states to provide volunteer health services during charitable events.

**H. B. No. 548 McClain, et al.** – To permit a person to wear earplugs for hearing protection while operating a motorcycle.

**Am. H. B. No. 552 LaTourette, et al.** – To establish requirements governing the chemical capture of animals, prohibit the use of gas chambers when euthanizing an animal, and to make changes to the law governing euthanasia of an animal by lethal injection.

**Sub. S. B. No. 257 Uecker, O'Brien, et al.** – To make changes to the laws governing hunting and fishing.

**Sub. S. B. No. 4 Kunze, Oelslager, et al.** – To allow a person who is found not guilty of an offense or who is the defendant named in a dismissed criminal charge to apply for a court order to expunge the person's official records in the case if the charge or not guilty finding was the result of the applicant having been a human trafficking victim; to allow a person convicted of certain prostitution-related offenses to apply for the expungement of the conviction record of any offense, other than a specified disqualifying offense, the person's participation in which was a result of having been a human trafficking victim; and to allow intervention in lieu of conviction for persons charged with committing an offense while a victim of compelling prostitution.

**Sub. S. B. No. 86 Hackett, et al.** – To designate multiple memorial highways and bridges, to create multiple nonstandard license plates, to create multiple special designations, and to designate John Glenn's childhood home as a state historic site.