OHIO House of Representatives JOURNAL

TWO HUNDRED EIGHTEENTH DAY Hall of the House of Representatives, Columbus, Ohio Tuesday, November 29, 2016, 9:00 o'clock a.m.

The House met pursuant to adjournment.

Pursuant to House Rule No. 23, the Clerk called the House to order.

Representative Arndt was selected to preside under the Rule.

The journal of yesterday was read and approved.

INTRODUCTION OF BILLS

The following bill was introduced:

H. B. No. 620 - Representative Schuring.

Cosponsors: Representatives Cupp, Scherer.

To amend sections 4141.01, 4141.25, 4141.251, 4141.281, 4141.29, 4141.30, 4141.35, 4141.43, and 4141.53 and to enact section 4141.252 of the Revised Code to increase the taxable wage base under the Unemployment Compensation Law, to temporarily freeze the maximum amount of weekly unemployment benefits a claimant may receive, to revise the amount of dependent unemployment benefits a claimant may receive, and to make other changes to Ohio's Unemployment Compensation Law.

Said bill was considered the first time.

On motion of Representative Ryan, the House recessed.

The House met pursuant to recess.

Prayer was offered by Reverend Richard Ellsworth of the Central College Presbyterian Church in Westerville, Ohio, followed by the Pledge of Allegiance to the Flag.

The following guests of the House of Representatives were recognized prior to the commencement of business:

The Jackson Center High School girls volleyball team and Kim Metz received H. Rs. No. 547 and 565 respectively, presented by Representative Buchy-84th district.

Emerson LaTourette received H. R. No. 517, presented by Representative LaTourette-76th district.

The Akron RubberDucks received H. R. No. 534, presented by Representative Sykes-34th district.

Chris Rege received H. R. No. 496, presented by Representative DeVitis-36th district.

Ohio Adjutant General Mark E. Bartman made a special presentation in honor of Representative Johnson, T.-90th district.

Dr. Thomas S. Tucker received H. R. No. 329, presented by Representatives Dever-28th district and Conditt-52nd district.

Kenneth Roberts, a guest of Representative Boyce-25th district.

Alex and Kai Kuhns, the husband and son of Representative Kuhns-32nd district.

Rachel and Christian Velez, guests of Representative Ramos-56th district.

Mr. Yost, Mr. Mansky, and Geneva High School government students, guests of Representatives O'Brien, S.-63rd district and Patterson-99th district.

Members of the Kent State University Columbus Program, guests of Representative Clyde-75th district.

Emerson, Jennifer, and Henry LaTourette, Diana and Kenneth Laptook, Eve and Erica Brookseeker, and Scott and Matthew Kayser, guests of Representative LaTourette-76th district.

Students and staff from Millersport High School, guests of Representative Schaffer-77th district.

Patrick Markovich, a guest of Representative Sprague-83rd district.

Former Representatives Huffman, McClain, Sykes, and Wachtmann, guests of Speaker Rosenberger-91st district.

Members of the Ohio Soybean Association Board, guests of Representative Hill-97th district.

Dennis, Missy, Lauren, Eva, and Michael DeCamillo, guests of Representative Patterson-99th district.

INTRODUCTION OF BILLS

The following bill was introduced:

H. B. No. 621 - Representative Antani.

Cosponsors: Representatives Sheehy, Dean.

To enact sections 5101.93, 5101.931, 5101.932, 5101.933, 5101.934, 5101.935, 5101.936, 5101.937, 5101.938, 5101.939, and 5101.9310 of the Revised Code to establish a program to reduce heroin addiction and death rates in Ohio and to make an appropriation.

Said bill was considered the first time

CONSIDERATION OF SENATE AMENDMENTS

The Senate amendments to **Sub. H. B. No. 9-**Representative Boose, et al., were taken up for consideration.

Sub. H. B. No. 9-Representative Boose.

Cosponsors: Representatives Blessing, Hambley, Hood, Scherer, Sprague, Strahorn, Young, Dever, Driehaus, Rogers, Anielski, Antonio, Ashford, Baker, Barnes, Brown, Buchy, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Derickson, Dovilla, Duffey, Fedor, Green, Grossman, Hackett, Hagan, Henne, Hill, Huffman, Johnson, T., Koehler, Kraus, Lepore-Hagan, Maag, McClain, McColley, O'Brien, M., O'Brien, S., Patterson, Perales, Phillips, Ramos, Reineke, Retherford, Rezabek, Romanchuk, Ryan, Schuring, Sears, Smith, K., Stinziano, Sweeney, Sykes, Terhar, Thompson Senators Gardner, Peterson, Sawyer, Tavares, Uecker.

To amend sections 107.03, 125.01, 125.071, and 5703.48 and to enact section 5703.95 of the Revised Code to create a Tax Expenditure Review Committee for the purpose of periodically reviewing existing tax expenditures and to prohibit the Director of Administrative Services from making purchases by competitive sealed proposal without prior Controlling Board approval.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted – yeas 1, nays 95, as follows:

Those who voted in the negative were: Representative

A 14 D-1 D	D1
Arndt Baker Barnes	Becker
Bishoff Blessing Boggs	Boose
Boyce Boyd Brenner	Brinkman
Buchy Burkley Butler	Celebrezze
Cera Clyde Conditt	Craig
Cupp Curtin Dean	Dever
DeVitis Dovilla Driehaus	Duffey
Fedor Gavarone Ginter	Goodman
Green Grossman Hagan	Hall
Hambley Hayes Henne	Hill
Hood Howse Huffman	Johnson, G.
Johnson, T. Keller Koehler	Kuhns
Kunze Landis LaTourette	Leland
Lepore-Hagan Maag Manning	McColley
Merrin O'Brien, M. O'Brien, S.	Patmon
Patterson Pelanda Perales	Phillips
Ramos Reece Reineke	Retherford
Rezabek Roegner Rogers	Romanchuk
Ruhl Ryan Schaffer	Scherer
Schuring Sheehy Slesnick	Smith, K.
Smith, R. Sprague Strahorn	Sweeney
Sykes Terhar Thompson	Vitale
Young Zeltwanger	Rosenberger-95

Representative Ashford voted in the affirmative-1.

The Senate amendments were not concurred in

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Celebrezze reported for the Rules and Reference committee recommending that the following House Bill be considered for the second time and referred to the following committee for consideration:

H. B. No. 619 - Representative Rezabek

TO AUTHORIZE THE CONVEYANCE OF, AND THE GRANTING OF PERPETUAL EASEMENTS TO, STATE-OWNED REAL PROPERTY. To the committee on Government Accountability and Oversight

RON AMSTUTZ
BILL HAYES
RON HOOD
STEPHANIE KUNZE
SCOTT RYAN
NICKIE J. ANTONIO
NICHOLAS CELEBREZZE
ANDREW BRENNER
RON HOOD
DOROTHY PELANDA
FRED STRAHORN
KEVIN BOYCE
DANIEL RAMOS

Representative Amstutz moved that the House and Constitutional Rules requiring bills to be considered by each house on three different days be suspended as to the second consideration of the House Bill contained in the report of the committee on Rules and Reference.

The motion was agreed to without objection.

The report was agreed to.

Said House Bill was considered the second time and referred as recommended.

MOTIONS AND RESOLUTIONS

Representative Celebrezze reported for the Rules and Reference committee recommending that the following resolutions be read by title only and approved:

H. R. No. 565 - Representative Buchy

Honoring Kim Metz on being named the 2016 Division IV Coach of the Year.

H. R. No. 566 - Representative Roegner

Honoring Molly Sandberg as the 2016 Division I State Girls Singles Tennis Champion.

H. R. No. 567 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyce, Boyd, Brenner, Brinkman, Buchy, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Driehaus, Duffey, Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan,

Hall, Hambley, Hayes, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ruhl, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Slesnick, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Terhar, Thompson, Vitale, Young, Zeltwanger Honoring Representative Christie Bryant Kuhns for her loyal service to the Ohio House of Representatives.

H. R. No. 568 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyce, Boyd, Brenner, Brinkman, Buchy, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Driehaus, Duffey, Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan, Hall, Hambley, Hayes, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ruhl, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Slesnick, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Terhar, Thompson, Vitale, Young, Zeltwanger

Honoring Representative Tony Burkley for his loyal service to the Ohio House of Representatives.

H. R. No. 569 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyd, Brenner, Brinkman, Buchy, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Driehaus, Duffey, Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan, Hall, Hambley, Hayes, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ruhl, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Slesnick, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Terhar, Thompson, Vitale, Young, Zeltwanger

Honoring Representative Kevin Boyce for his loyal service to the Ohio House of Representatives.

H. R. No. 570 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyce, Boyd, Brenner, Brinkman, Buchy, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Driehaus, Duffey,

Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan, Hall, Hambley, Hayes, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ruhl, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Slesnick, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Thompson, Vitale, Young, Zeltwanger

Honoring Representative Louis Terhar for his loyal service to the Ohio House of Representatives.

H. R. No. 571 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyce, Boyd, Brenner, Brinkman, Buchy, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Driehaus, Duffey, Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan, Hall, Hambley, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ruhl, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Slesnick, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Terhar, Thompson, Vitale, Young, Zeltwanger

Honoring Representative Bill Hayes for his loyal service to the Ohio House of Representatives.

H. R. No. 572 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyce, Boyd, Brenner, Brinkman, Buchy, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Driehaus, Duffey, Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan, Hambley, Hayes, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ruhl, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Slesnick, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Terhar, Thompson, Vitale, Young, Zeltwanger

Honoring Representative David Hall for his loyal service to the Ohio House of Representatives.

H. R. No. 573 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyce, Boyd, Brenner,

Brinkman, Buchy, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Driehaus, Duffey, Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan, Hall, Hambley, Hayes, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Slesnick, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Terhar, Thompson, Vitale, Young, Zeltwanger Honoring Representative Margaret Ann Ruhl for her loyal service to the Ohio House of Representatives.

H. R. No. 574 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyce, Boyd, Brenner, Brinkman, Buchy, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Duffey, Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan, Hall, Hambley, Hayes, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ruhl, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Slesnick, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Terhar, Thompson, Vitale, Young, Zeltwanger

Honoring Representative Denise Driehaus for her loyal service to the Ohio House of Representatives.

H. R. No. 575 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyce, Boyd, Brenner, Brinkman, Buchy, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Driehaus, Duffey, Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan, Hall, Hambley, Hayes, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ruhl, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Terhar, Thompson, Vitale, Young, Zeltwanger Honoring Representative Stephen Slesnick for his loyal service to the Ohio House of Representatives.

H. R. No. 576 - Speaker Rosenberger, Representatives Strahorn, Amstutz, Anielski, Antani, Antonio, Arndt, Ashford, Baker, Barnes, Becker, Bishoff, Blessing, Boccieri, Boggs, Boose, Boyce, Boyd, Brenner,

Brinkman, Burkley, Butler, Celebrezze, Cera, Clyde, Conditt, Craig, Cupp, Curtin, Dean, Dever, DeVitis, Dovilla, Driehaus, Duffey, Fedor, Gavarone, Ginter, Gonzales, Goodman, Green, Grossman, Hagan, Hall, Hambley, Hayes, Henne, Hill, Hood, Howse, Huffman, Johnson, G., Johnson, T., Keller, Koehler, Kuhns, Kunze, Landis, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, Merrin, O'Brien, M., O'Brien, S., Patmon, Patterson, Pelanda, Perales, Phillips, Ramos, Reece, Reineke, Retherford, Rezabek, Roegner, Rogers, Romanchuk, Ruhl, Ryan, Schaffer, Scherer, Schuring, Sheehy, Slaby, Slesnick, Smith, K., Smith, R., Sprague, Sweeney, Sykes, Terhar, Thompson, Vitale, Young, Zeltwanger

Honoring Representative Jim Buchy for his loyal service to the Ohio House of Representatives.

H. R. No. 577 - Representative Kunze

Honoring India Johnson as the 2016 Division I State Girls Cross Country Champion.

Add the name: Boyce

H. R. No. 578 - Representative McColley

Honoring Sam Meece as the 2016 Division II State Champion in the discus.

/s/<u>RON AMSTUTZ</u> Ron Amstutz, Chair

Representative Amstutz moved that the Rules and Reference committee report on resolutions be agreed to and that the resolutions contained therein be approved.

The motion was agreed to.

Representative Pelanda moved that majority party members asking leave to be absent or absent the week of Tuesday, November 29, 2016, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Antonio moved that minority party members asking leave to be absent or absent the week of Tuesday, November 29, 2016, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

Representative Amstutz moved that the following resolution be brought up for immediate adoption, read by title only, and spread upon the pages of the journal.

The motion was agreed to.

The question being on the adoption of the resolution, reading as follows:

H. R. No. 545-Speaker Rosenberger, Representative Strahorn

Relative to travel allowance

WHEREAS, Section 101.27 of the Revised Code provides that each member receive a travel reimbursement based upon the mileage from and to the member's place of residence, by the most direct highway route of public travel to and from the seat of government; therefore be it

RESOLVED, That the Chief Administrative Officer of the House of Representatives is hereby authorized to pay the following members' travel allowance based upon their round trip mileage opposite their name and district number:

Member's Name	District Number	Round-Trip Mileage
Theresa Gavarone	3	240
Derek Merrin	47	270
Candice R. Keller	53	178
Wesley A. Goodman	87	88

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken and resulted – yeas 96, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Amstutz	Anielski	Antani	Antonio
Arndt	Ashford	Baker	Barnes
Becker	Bishoff	Blessing	Boggs
Boose	Boyce	Boyd	Brenner
Brinkman	Buchy	Burkley	Butler
Celebrezze	Cera	Clyde	Conditt
Craig	Cupp	Curtin	Dean
Dever	DeVitis	Dovilla	Driehaus
Duffey	Fedor	Gavarone	Ginter
Goodman	Green	Grossman	Hagan
Hall	Hambley	Hayes	Henne
Hill	Hood	Howse	Huffman
Johnson, G.	Johnson, T.	Keller	Koehler
Kuhns	Kunze	Landis	LaTourette
Leland	Lepore-Hagan	Maag	Manning
McColley	Merrin	O'Brien, M.	O'Brien, S.
Patmon	Patterson	Pelanda	Perales
Phillips	Ramos	Reece	Reineke
Retherford	Rezabek	Roegner	Rogers
Romanchuk	Ruhl	Ryan	Schaffer
Scherer	Schuring	Sheehy	Slesnick
Smith, K.	Smith, R.	Sprague	Strahorn
Sweeney	Sykes	Terhar	Thompson
Vitale	Young	Zeltwanger	Rosenberger-96

The resolution was adopted.

BILLS FOR THIRD CONSIDERATION

H. B. No. 476-Representative Schuring.

Cosponsors: Speaker Rosenberger, Representatives Strahorn, Amstutz, Boyce, Brown, Celebrezze, Cera, Derickson, Driehaus, Hayes, McClain, Slesnick, Sprague, Buchy.

To enact section 9.75 of the Revised Code to prohibit a state agency from contracting with a company that is boycotting Israel or disinvesting from Israel, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Schuring moved to amend, amendment 2696, as follows:

In line 3 of the title, delete "or"

In line 4 of the title, delete everything before the period

In line 8, after "(1)" insert ""Boycotting Israel" means engaging in refusals to deal, terminating business activities, or other actions that are intended to limit commercial relations with Israel, or persons or entities doing business in Israel or Israeli-controlled territories, in a discriminatory manner. "Boycotting Israel" does not include boycotts to which 50 U.S.C. 4607(c) applies.

(2)"

In line 14, delete "(2)" and insert "(3)"

In line 20, delete "or"

Delete lines 21 through 31

In line 32, delete everything before the underlined period and insert "and will not do so during the contract period"

The question being, "Shall the motion to amend be agreed to?"

The motion was agreed to and the bill so amended.

The question being, "Shall the bill as amended pass?"

Representative Sprague moved to amend, amendment 2786, as follows:

In line 1 of the title, after "To" insert "amend sections 135.143 and 135.35 and to"

In line 2 of the title, before "prohibit" insert "raise the foreign debt cap from one per cent to two per cent regarding state interim funds and county inactive and public library fund investments and to"

In line 5, after "That" insert "sections 135.143 and 135.35 be amended and"

After line 32, insert:

- "Sec. 135.143. (A) The treasurer of state may invest or execute transactions for any part or all of the interim funds of the state in the following classifications of obligations:
- (1) United States treasury bills, notes, bonds, or any other obligations or securities issued by the United States treasury or any other obligation guaranteed as to principal and interest by the United States;
- (2) Bonds, notes, debentures, or any other obligations or securities issued by any federal government agency or instrumentality;
- (3)(a) Bonds, notes, and other obligations of the state of Ohio, including, but not limited to, any obligations issued by the treasurer of state, the Ohio public facilities commission, the Ohio building authority, the Ohio housing finance agency, the Ohio water development authority, and the Ohio turnpike infrastructure commission;
- (b) Bonds, notes, and other obligations of any state or political subdivision thereof rated in the three highest categories by at least one nationally recognized standard rating service and purchased through a registered securities broker or dealer, provided the treasurer of state is not the sole purchaser of the bonds, notes, or other obligations at original issuance.
- (4)(a) Written repurchase agreements with any eligible Ohio financial institution that is a member of the federal reserve system or federal home loan bank, or any registered United States government securities dealer, under the terms of which agreement the treasurer of state purchases and the eligible financial institution or dealer agrees unconditionally to repurchase any of the securities that are listed in division (A)(1), (2), or (6) of this section. The market value of securities subject to these transactions must exceed the principal value of the repurchase agreement by an amount specified by the treasurer of state, and the securities must be delivered into the custody of the treasurer of state or the qualified trustee or agent designated by the treasurer of state. The agreement shall contain the requirement that for each transaction pursuant to the agreement, the participating institution or dealer shall provide all of the following information:
 - (i) The par value of the securities;
 - (ii) The type, rate, and maturity date of the securities;
- (iii) A numerical identifier generally accepted in the securities industry that designates the securities.
- (b) The treasurer of state also may sell any securities, listed in division (A)(1), (2), or (6) of this section, regardless of maturity or time of

redemption of the securities, under the same terms and conditions for repurchase, provided that the securities have been fully paid for and are owned by the treasurer of state at the time of the sale.

(5) Securities lending agreements with any eligible financial institution that is a member of the federal reserve system or federal home loan bank or any recognized United States government securities dealer, under the terms of which agreements the treasurer of state lends securities and the eligible financial institution or dealer agrees to simultaneously exchange similar securities or cash, equal value for equal value.

Securities and cash received as collateral for a securities lending agreement are not interim funds of the state. The investment of cash collateral received pursuant to a securities lending agreement may be invested only in such instruments specified by the treasurer of state in accordance with a written investment policy.

- (6) Various forms of commercial paper issued by any entity that is organized under the laws of the United States or a state, which notes are rated in the two highest categories by two nationally recognized standard rating services, provided that the total amount invested under this section in any commercial paper at any time shall not exceed forty per cent of the state's total average portfolio, as determined and calculated by the treasurer of state;
- (7) Bankers acceptances, maturing in two hundred seventy days or less, provided that the total amount invested in bankers acceptances at any time shall not exceed ten per cent of the state's total average portfolio, as determined and calculated by the treasurer of state;
- (8) Certificates of deposit in eligible institutions applying for interim moneys as provided in section 135.08 of the Revised Code, including linked deposits as provided in sections 135.61 to 135.67 of the Revised Code, agricultural linked deposits as provided in sections 135.71 to 135.76 of the Revised Code, and housing linked deposits as provided in sections 135.81 to 135.87 of the Revised Code;
- (9) The state treasurer's investment pool authorized under section 135.45 of the Revised Code;
- (10) Debt interests, other than commercial paper described in division (A)(6) of this section, rated in the three highest categories by two nationally recognized standard rating services and issued by entities that are organized under the laws of the United States or a state, or issued by foreign nations diplomatically recognized by the United States government, or any instrument based on, derived from, or related to such interests, provided that:
- (a) The investments in debt interests other than commercial paper shall not exceed in the aggregate twenty-five per cent of the state's portfolio.
 - (b) The investments in debt interests issued by foreign nations shall

not exceed in the aggregate one-two per cent of the state's portfolio.

The treasurer of state shall invest under division (A)(10) of this section in a debt interest issued by a foreign nation only if the debt interest is backed by the full faith and credit of that foreign nation, and provided that all interest and principal shall be denominated and payable in United States funds.

- (c) When added to the investment in commercial paper, the investments in the debt interests of a single issuer shall not exceed in the aggregate five per cent of the state's portfolio.
- (d) For purposes of division (A)(10) of this section, a debt interest is rated in the three highest categories by two nationally recognized standard rating services if either the debt interest itself or the issuer of the debt interest is rated, or is implicitly rated, in the three highest categories by two nationally recognized standard rating services.
- (e) For purposes of division (A)(10) of this section, the "state's portfolio" means the state's total average portfolio, as determined and calculated by the treasurer of state.
- (11) No-load money market mutual funds rated in the highest category by one nationally recognized standard rating service or consisting exclusively of obligations described in division (A)(1), (2), or (6) of this section and repurchase agreements secured by such obligations.
- (12) Obligations of a political subdivision issued under Chapter 133. of the Revised Code and identified in an agreement described in division (G) of this section.
- (B) Whenever, during a period of designation, the treasurer of state classifies public moneys as interim moneys, the treasurer of state shall notify the state board of deposit of such action. The notification shall be given within thirty days after such classification and, in the event the state board of deposit does not concur in such classification or in the investments or deposits made under this section, the board may order the treasurer of state to sell or liquidate any of the investments or deposits, and any such order shall specifically describe the investments or deposits and fix the date upon which they are to be sold or liquidated. Investments or deposits so ordered to be sold or liquidated shall be sold or liquidated for cash by the treasurer of state on the date fixed in such order at the then current market price. Neither the treasurer of state nor the members of the state board of deposit shall be held accountable for any loss occasioned by sales or liquidations of investments or deposits at prices lower than their cost. Any loss or expense incurred in making these sales or liquidations is payable as other expenses of the treasurer's office.
 - (C) If any securities or obligations invested in by the treasurer of state

pursuant to this section are registrable either as to principal or interest, or both, such securities or obligations shall be registered in the name of the treasurer of state.

- (D) The treasurer of state is responsible for the safekeeping of all securities or obligations under this section. Any such securities or obligations may be deposited for safekeeping as provided in section 113.05 of the Revised Code.
- (E) Interest earned on any investments or deposits authorized by this section shall be collected by the treasurer of state and credited by the treasurer of state to the proper fund of the state.
- (F) Whenever investments or deposits acquired under this section mature and become due and payable, the treasurer of state shall present them for payment according to their tenor, and shall collect the moneys payable thereon. The moneys so collected shall be treated as public moneys subject to sections 135 01 to 135 21 of the Revised Code
- (G) The treasurer of state and any political subdivision issuing obligations referred to in division (A)(12) of this section, which obligations mature within one year from the original date of issuance, may enter into an agreement providing for:
- (1) The purchase of those obligations by the treasurer of state on terms and subject to conditions set forth in the agreement;
- (2) The payment by the political subdivision to the treasurer of state of a reasonable fee as consideration for the agreement of the treasurer of state to purchase those obligations; provided, however, that the treasurer of state shall not be authorized to enter into any such agreement with a board of education of a school district that has an outstanding obligation with respect to a loan received under authority of section 3313.483 of the Revised Code.
- (H) For purposes of division (G) of this section, a fee shall not be considered reasonable unless it is set to recover only the direct costs, a reasonable estimate of the indirect costs associated with the purchasing of obligations of a political subdivision under division (G) of this section and any reselling of the obligations or any interest in the obligations, including interests in a fund comprised of the obligations, and the administration thereof. No money from the general revenue fund shall be used to subsidize the purchase or resale of these obligations.
- (I) All money collected by the treasurer of state from the fee imposed by division (G) of this section shall be deposited to the credit of the state political subdivision obligations fund, which is hereby created in the state treasury. Money credited to the fund shall be used solely to pay the treasurer of state's direct and indirect costs associated with purchasing and reselling obligations of a political subdivision under division (G) of this section.

- (J) As used in this section, "political subdivision" means a county, township, municipal corporation, or school district.
- **Sec. 135.35.** (A) The investing authority shall deposit or invest any part or all of the county's inactive moneys and shall invest all of the money in the county public library fund when required by section 135.352 of the Revised Code. The following classifications of securities and obligations are eligible for such deposit or investment:
- (1) United States treasury bills, notes, bonds, or any other obligation or security issued by the United States treasury, any other obligation guaranteed as to principal or interest by the United States, or any book entry, zero-coupon United States treasury security that is a direct obligation of the United States

Nothing in the classification of eligible securities and obligations set forth in divisions (A)(2) to (10) of this section shall be construed to authorize any investment in stripped principal or interest obligations of such eligible securities and obligations.

- (2) Bonds, notes, debentures, or any other obligations or securities issued by any federal government agency or instrumentality, including, but not limited to, the federal national mortgage association, federal home loan bank, federal farm credit bank, federal home loan mortgage corporation, and government national mortgage association. All federal agency securities shall be direct issuances of federal government agencies or instrumentalities.
- (3) Time certificates of deposit or savings or deposit accounts, including, but not limited to, passbook accounts, in any eligible institution mentioned in section 135.32 of the Revised Code:
- (4) Bonds and other obligations of this state or the political subdivisions of this state;
- (5) No-load money market mutual funds rated in the highest category at the time of purchase by at least one nationally recognized standard rating service or consisting exclusively of obligations described in division (A)(1), (2), or (6) of section 135.143 of the Revised Code and repurchase agreements secured by such obligations, provided that investments in securities described in this division are made only through eligible institutions mentioned in section 135.32 of the Revised Code;
- (6) The Ohio subdivision's fund as provided in section 135.45 of the Revised Code;
- (7) Securities lending agreements with any eligible institution mentioned in section 135.32 of the Revised Code that is a member of the federal reserve system or federal home loan bank or with any recognized United States government securities dealer meeting the description in division (J)(1) of this section, under the terms of which agreements the

investing authority lends securities and the eligible institution or dealer agrees to simultaneously exchange similar securities or cash, equal value for equal value.

Securities and cash received as collateral for a securities lending agreement are not inactive moneys of the county or moneys of a county public library fund. The investment of cash collateral received pursuant to a securities lending agreement may be invested only in instruments specified by the investing authority in the written investment policy described in division (K) of this section.

- (8) Up to twenty-five per cent of the county's total average portfolio in either of the following investments:
- (a) Commercial paper notes issued by an entity that is defined in division (D) of section 1705.01 of the Revised Code and that has assets exceeding five hundred million dollars, to which notes all of the following apply:
- (i) The notes are rated at the time of purchase in the highest classification established by at least two nationally recognized standard rating services.
- (ii) The aggregate value of the notes does not exceed ten per cent of the aggregate value of the outstanding commercial paper of the issuing corporation.
- (iii) The notes mature not later than two hundred seventy days after purchase.
- (b) Bankers acceptances of banks that are insured by the federal deposit insurance corporation and that mature not later than one hundred eighty days after purchase.

No investment shall be made pursuant to division (A)(8) of this section unless the investing authority has completed additional training for making the investments authorized by division (A)(8) of this section. The type and amount of additional training shall be approved by the treasurer of state and may be conducted by or provided under the supervision of the treasurer of state.

- (9) Up to fifteen per cent of the county's total average portfolio in notes issued by corporations that are incorporated under the laws of the United States and that are operating within the United States, or by depository institutions that are doing business under authority granted by the United States or any state and that are operating within the United States, provided both of the following apply:
- (a) The notes are rated in the second highest or higher category by at least two nationally recognized standard rating services at the time of purchase.

- (b) The notes mature not later than two years after purchase.
- (10) Debt interests rated at the time of purchase in the three highest categories by two nationally recognized standard rating services and issued by foreign nations diplomatically recognized by the United States government. All interest and principal shall be denominated and payable in United States funds. The investments made under division (A)(10) of this section shall not exceed in the aggregate one-two per cent of a county's total average portfolio.

The investing authority shall invest under division (A)(10) of this section in a debt interest issued by a foreign nation only if the debt interest is backed by the full faith and credit of that foreign nation, there is no prior history of default, and the debt interest matures not later than five years after purchase. For purposes of division (A)(10) of this section, a debt interest is rated in the three highest categories by two nationally recognized standard rating services if either the debt interest itself or the issuer of the debt interest is rated, or is implicitly rated, at the time of purchase in the three highest categories by two nationally recognized standard rating services.

- (11) A current unpaid or delinquent tax line of credit authorized under division (G) of section 135.341 of the Revised Code, provided that all of the conditions for entering into such a line of credit under that division are satisfied, or bonds and other obligations of a county land reutilization corporation organized under Chapter 1724. of the Revised Code, if the county land reutilization corporation is located wholly or partly within the same county as the investing authority.
- (B) Nothing in the classifications of eligible obligations and securities set forth in divisions (A)(1) to (10) of this section shall be construed to authorize investment in a derivative, and no investing authority shall invest any county inactive moneys or any moneys in a county public library fund in a derivative. For purposes of this division, "derivative" means a financial instrument or contract or obligation whose value or return is based upon or linked to another asset or index, or both, separate from the financial instrument, contract, or obligation itself. Any security, obligation, trust account, or other instrument that is created from an issue of the United States treasury or is created from an obligation of a federal agency or instrumentality or is created from both is considered a derivative instrument. An eligible investment described in this section with a variable interest rate payment, based upon a single interest payment or single index comprised of other eligible investments provided for in division (A)(1) or (2) of this section, is not a derivative, provided that such variable rate investment has a maximum maturity of two years. A treasury inflation-protected security shall not be considered a derivative, provided the security matures not later than five years after purchase.

- (C) Except as provided in division (D) of this section, any investment made pursuant to this section must mature within five years from the date of settlement, unless the investment is matched to a specific obligation or debt of the county or to a specific obligation or debt of a political subdivision of this state, and the investment is specifically approved by the investment advisory committee.
- (D) The investing authority may also enter into a written repurchase agreement with any eligible institution mentioned in section 135.32 of the Revised Code or any eligible securities dealer pursuant to division (J) of this section, under the terms of which agreement the investing authority purchases and the eligible institution or dealer agrees unconditionally to repurchase any of the securities listed in divisions (D)(1) to (5), except letters of credit described in division (D)(2), of section 135.18 of the Revised Code. The market value of securities subject to an overnight written repurchase agreement must exceed the principal value of the overnight written repurchase agreement by at least two per cent. A written repurchase agreement must exceed the principal value of the overnight written repurchase agreement, by at least two per cent. A written repurchase agreement shall not exceed thirty days, and the market value of securities subject to a written repurchase agreement must exceed the principal value of the written repurchase agreement by at least two per cent and be marked to market daily. All securities purchased pursuant to this division shall be delivered into the custody of the investing authority or the qualified custodian of the investing authority or an agent designated by the investing authority. A written repurchase agreement with an eligible securities dealer shall be transacted on a delivery versus payment basis. The agreement shall contain the requirement that for each transaction pursuant to the agreement the participating institution shall provide all of the following information:
 - (1) The par value of the securities;
 - (2) The type, rate, and maturity date of the securities;
- (3) A numerical identifier generally accepted in the securities industry that designates the securities.

No investing authority shall enter into a written repurchase agreement under the terms of which the investing authority agrees to sell securities owned by the county to a purchaser and agrees with that purchaser to unconditionally repurchase those securities.

- (E) No investing authority shall make an investment under this section, unless the investing authority, at the time of making the investment, reasonably expects that the investment can be held until its maturity. The investing authority's written investment policy shall specify the conditions under which an investment may be redeemed or sold prior to maturity.
 - (F) No investing authority shall pay a county's inactive moneys or

moneys of a county public library fund into a fund established by another subdivision, treasurer, governing board, or investing authority, if that fund was established by the subdivision, treasurer, governing board, or investing authority for the purpose of investing or depositing the public moneys of other subdivisions. This division does not apply to the payment of public moneys into either of the following:

- (1) The Ohio subdivision's fund pursuant to division (A)(6) of this section:
- (2) A fund created solely for the purpose of acquiring, constructing, owning, leasing, or operating municipal utilities pursuant to the authority provided under section 715.02 of the Revised Code or Section 4 of Article XVIII, Ohio Constitution.

For purposes of division (F) of this section, "subdivision" includes a county.

- (G) The use of leverage, in which the county uses its current investment assets as collateral for the purpose of purchasing other assets, is prohibited. The issuance of taxable notes for the purpose of arbitrage is prohibited. Contracting to sell securities not owned by the county, for the purpose of purchasing such securities on the speculation that bond prices will decline, is prohibited.
- (H) Any securities, certificates of deposit, deposit accounts, or any other documents evidencing deposits or investments made under authority of this section shall be issued in the name of the county with the county treasurer or investing authority as the designated payee. If any such deposits or investments are registrable either as to principal or interest, or both, they shall be registered in the name of the treasurer.
- (I) The investing authority shall be responsible for the safekeeping of all documents evidencing a deposit or investment acquired under this section, including, but not limited to, safekeeping receipts evidencing securities deposited with a qualified trustee, as provided in section 135.37 of the Revised Code, and documents confirming the purchase of securities under any repurchase agreement under this section shall be deposited with a qualified trustee, provided, however, that the qualified trustee shall be required to report to the investing authority, auditor of state, or an authorized outside auditor at any time upon request as to the identity, market value, and location of the document evidencing each security, and that if the participating institution is a designated depository of the county for the current period of designation, the securities that are the subject of the repurchase agreement may be delivered to the treasurer or held in trust by the participating institution on behalf of the investing authority.

Upon the expiration of the term of office of an investing authority or in the event of a vacancy in the office for any reason, the officer or the

officer's legal representative shall transfer and deliver to the officer's successor all documents mentioned in this division for which the officer has been responsible for safekeeping. For all such documents transferred and delivered, the officer shall be credited with, and the officer's successor shall be charged with, the amount of moneys evidenced by such documents.

- (J)(1) All investments, except for investments in securities described in divisions (A)(5), (6), and (11) of this section, shall be made only through a member of the financial industry regulatory authority (FINRA), through a bank, savings bank, or savings and loan association regulated by the superintendent of financial institutions, or through an institution regulated by the comptroller of the currency, federal deposit insurance corporation, or board of governors of the federal reserve system.
- (2) Payment for investments shall be made only upon the delivery of securities representing such investments to the treasurer, investing authority, or qualified trustee. If the securities transferred are not represented by a certificate, payment shall be made only upon receipt of confirmation of transfer from the custodian by the treasurer, governing board, or qualified trustee.
- (K)(1) Except as otherwise provided in division (K)(2) of this section, no investing authority shall make an investment or deposit under this section, unless there is on file with the auditor of state a written investment policy approved by the investing authority. The policy shall require that all entities conducting investment business with the investing authority shall sign the investment policy of that investing authority. All brokers, dealers, and financial institutions, described in division (J)(1) of this section, initiating transactions with the investing authority by giving advice or making investment recommendations shall sign the investing authority's investment policy thereby acknowledging their agreement to abide by the policy's contents. All brokers, dealers, and financial institutions, described in division (J)(1) of this section, executing transactions initiated by the investing authority, having read the policy's contents, shall sign the investment policy thereby acknowledging their comprehension and receipt.
- (2) If a written investment policy described in division (K)(1) of this section is not filed on behalf of the county with the auditor of state, the investing authority of that county shall invest the county's inactive moneys and moneys of the county public library fund only in time certificates of deposits or savings or deposit accounts pursuant to division (A)(3) of this section, no-load money market mutual funds pursuant to division (A)(5) of this section, or the Ohio subdivision's fund pursuant to division (A)(6) of this section.
- (L)(1) The investing authority shall establish and maintain an inventory of all obligations and securities acquired by the investing authority

pursuant to this section. The inventory shall include a description of each obligation or security, including type, cost, par value, maturity date, settlement date, and any coupon rate.

- (2) The investing authority shall also keep a complete record of all purchases and sales of the obligations and securities made pursuant to this section.
- (3) The investing authority shall maintain a monthly portfolio report and issue a copy of the monthly portfolio report describing such investments to the county investment advisory committee, detailing the current inventory of all obligations and securities, all transactions during the month that affected the inventory, any income received from the obligations and securities, and any investment expenses paid, and stating the names of any persons effecting transactions on behalf of the investing authority.
- (4) The monthly portfolio report shall be a public record and available for inspection under section 149.43 of the Revised Code.
- (5) The inventory and the monthly portfolio report shall be filed with the board of county commissioners. The monthly portfolio report also shall be filed with the treasurer of state.
- (M) An investing authority may enter into a written investment or deposit agreement that includes a provision under which the parties agree to submit to nonbinding arbitration to settle any controversy that may arise out of the agreement, including any controversy pertaining to losses of public moneys resulting from investment or deposit. The arbitration provision shall be set forth entirely in the agreement, and the agreement shall include a conspicuous notice to the parties that any party to the arbitration may apply to the court of common pleas of the county in which the arbitration was held for an order to vacate, modify, or correct the award. Any such party may also apply to the court for an order to change venue to a court of common pleas located more than one hundred miles from the county in which the investing authority is located.

For purposes of this division, "investment or deposit agreement" means any agreement between an investing authority and a person, under which agreement the person agrees to invest, deposit, or otherwise manage, on behalf of the investing authority, a county's inactive moneys or moneys in a county public library fund, or agrees to provide investment advice to the investing authority.

- (N)(1) An investment held in the county portfolio on September 27, 1996, that was a legal investment under the law as it existed before September 27, 1996, may be held until maturity.
- (2) An investment held in the county portfolio on September 10, 2012, that was a legal investment under the law as it existed before

September 10, 2012, may be held until maturity.

Section 2. That existing sections 135.143 and 135.35 of the Revised Code are hereby repealed."

The question being, "Shall the motion to amend be agreed to?"

The yeas and nays were taken and resulted – yeas 85, nays 11, as follows:

Those who voted in the affirmative were: Representatives

Anielski Antani Amstutz Antonio Arndt Baker Barnes Becker Blessing Boggs Boose Bovce Brinkman Burkley Bovd Buchy Celebrezze Clvde Conditt Craig Curtin Cupp Dean Dever **DeVitis** Dovilla Driehaus Duffev Gavarone Ginter Goodman Green Grossman Hagan Hall Haves Hill Henne Hood Huffman Johnson, G. Johnson, T. Keller Koehler Kuhns Kunze Landis LaTourette Leland Maag Manning McCollev Merrin O'Brien, M. O'Brien, S. Patmon Patterson Pelanda Perales Phillips Reece Reineke Retherford Rezabek Roegner Rogers Romanchuk Ruhl Schaffer Scherer Rvan Schuring Slesnick Smith, K. Smith, R. Sprague Strahorn Terhar Sweenev Sykes Vitale Zeltwanger Thompson Young Rosenberger-85

Those who voted in the negative were: Representatives

Ashford Bishoff Brenner Butler
Cera Fedor Hambley Howse
Lepore-Hagan Ramos Sheehy-11

The motion was agreed to and the bill so amended.

The question recurring, "Shall the bill as amended pass?"

The yeas and nays were taken and resulted – yeas 83, nays 13, as follows:

Those who voted in the affirmative were: Representatives

Amstutz Anielski Antani Arndt Baker Barnes Becker Blessing Boose Boyd Boggs Boyce Brenner Brinkman Buchy Burkley Butler Celebrezze Clyde Cera Conditt Craig Cupp Dean Dever **DeVitis** Dovilla Driehaus Duffey Gavarone Ginter Goodman Green Grossman Hagan Hall Hayes Hill Hood Huffman

Johnson, G. Johnson, T. Keller Koehler Kuhns Kunze Landis LaTourette Leland Maag Manning McColley O'Brien, M. Merrin O'Brien, S. Patmon Pelanda Patterson Perales Reece Retherford Rezabek Roegner Rogers Romanchuk Ruhl Ryan Schaffer Scherer Schuring Slesnick Smith, K. Smith, R. Sprague Strahorn Sweeney Sykes Terhar Thompson Vitale Young Zeltwanger Rosenberger-83

Those who voted in the negative were: Representatives

Antonio Ashford Bishoff Curtin
Fedor Hambley Henne Howse
Lepore-Hagan Phillips Ramos Reineke
Sheehy-13

The bill passed.

Representative Schuring moved to amend the title as follows:

Add the names: "Anielski, Antani, Barnes, Boyd, Brenner, Craig, Dever, Dovilla, Ginter, Goodman, Johnson, T., Leland, Maag, Merrin, Perales, Roegner, Romanchuk, Smith, R., Sweeney, Terhar, Thompson, Young, Zeltwanger."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

On motion of Representative Amstutz, the House recessed.

The House met pursuant to recess.

BILLS FOR THIRD CONSIDERATION

Sub. H. B. No. 148-Representatives Patterson, LaTourette.

Cosponsors: Representatives Fedor, Smith, K.

To amend sections 3318.02, 3318.024, and 3318.30, to enact section 3318.036, and to repeal section 3318.32 of the Revised Code to require the School Facilities Commission to give priority for project funding to school districts that resulted from certain types of transfers, mergers, or consolidations and demonstrate an efficient use of facility space as determined by the Commission, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 79, nays 16, as follows:

Those who voted in the affirmative were: Representatives

AmstutzAnielskiAntaniAntonioArndtAshfordBakerBarnesBeckerBishoffBlessingBoggs

Boyce Boyd Burkley Brenner Celebrezze Clyde Conditt Cera Craig Cupp Curtin Dean Dovilla Dever **DeVitis** Driehaus Fedor Gavarone Ginter Grossman Hagan Hall Hambley Henne Howse Huffman Johnson, T. Johnson, G. Koehler Kuhns Kunze Landis LaTourette Leland Lepore-Hagan Maag O'Brien, M. Manning McColley Merrin O'Brien, S. Patterson Pelanda Perales Phillips Ramos Reece Reineke Rezabek Roegner Rogers Romanchuk Schaffer Scherer Ruh1 Ryan Schuring Sheehy Smith, K. Smith, R. Sprague Strahorn Sweeney Sykes Terhar Young Rosenberger-79

Those who voted in the negative were: Representatives

Boose Brinkman Buchy Butler Duffey Goodman Green Haves Hood Keller Patmon Hill Retherford Thompson Vitale Zeltwanger-16

The bill passed.

Representative LaTourette moved to amend the title as follows:

Add the names: "Antonio, Celebrezze, Hambley, Lepore-Hagan, O'Brien, M., O'Brien, S., Pelanda, Rogers."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 487-Representatives LaTourette, Roegner.

Cosponsors: Representatives Blessing, Boccieri, Ginter, Perales, Smith, K.

To amend sections 3313.618 and 3313.6110 and to enact section 3313.6111 of the Revised Code to require the State Board of Education to establish the State Seal of Biliteracy to be attached or affixed to the high school transcripts or diplomas of qualifying students, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 92, nays 3, as follows:

Those who voted in the affirmative were: Representatives

Amstutz Anielski Antani Antonio Arndt Ashford Baker Barnes Becker Bishoff Blessing Boggs Boyce Boyd Brenner Brinkman Buchy Burkley Butler Celebrezze Cera Clyde Conditt Craig Curtin Cupp Dean Dever

DeVitis	Dovilla	Driehaus	Duffey
Fedor	Gavarone	Ginter	Goodman
Green	Grossman	Hagan	Hall
Hambley	Hayes	Henne	Hill
Hood	Howse	Huffman	Johnson, G.
Johnson, T.	Keller	Koehler	Kuhns
Kunze	Landis	LaTourette	Leland
Lepore-Hagan	Maag	Manning	McColley
O'Brien, M.	O'Brien, S.	Patmon	Patterson
Pelanda	Perales	Phillips	Ramos
Reece	Reineke	Retherford	Rezabek
Roegner	Rogers	Romanchuk	Ruhl
Ryan	Schaffer	Scherer	Schuring
Sheehy	Smith, K.	Smith, R.	Sprague
Strahorn	Sweeney	Sykes	Terhar
Thompson	Young	Zeltwanger	Rosenberger-92

Representatives Boose, Merrin, and Vitale voted in the negative-3. The bill passed.

Representative LaTourette moved to amend the title as follows:

Add the names: "Antonio, Arndt, Baker, Bishoff, Boyce, Boyd, Celebrezze, Craig, DeVitis, Dovilla, Fedor, Green, Howse, Johnson, G., Johnson, T., Koehler, Kuhns, Landis, Leland, Lepore-Hagan, Manning, O'Brien, M., Patterson, Pelanda, Ramos, Rogers, Sheehy, Sprague, Strahorn, Sweeney, Sykes."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 232-Senator Bacon.

Cosponsors: Senators Coley, Burke, Brown, Eklund, Faber, Hackett, Hite, Hughes, Jordan, Peterson, Schiavoni, Seitz, Tavares, Thomas.

To amend sections 2105.14, 2107.34, 2109.301, 5302.23, and 5302.24 and to enact section 5801.12 of the Revised Code to amend the law related to transfer on death designation deeds and affidavits and to make changes in the probate and trust laws regarding the inheritance and beneficial rights of afterborn or pretermitted children or heirs, was taken up for consideration the third time

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 94, nays 1, as follows:

Those who voted in the affirmative were: Representatives

		Word. Itoprobolitor	
Amstutz	Anielski	Antani	Antonio
Arndt	Ashford	Baker	Barnes
Becker	Bishoff	Blessing	Boggs
Boose	Boyce	Boyd	Brenner
Brinkman	Buchy	Burkley	Butler
Celebrezze	Cera	Clyde	Conditt

Curtin Dean Craig Cupp **DeVitis** Dovilla Driehaus Dever Duffey Fedor Gavarone Ginter Goodman Green Grossman Hagan Hall Hambley Henne Haves Hill Hood Howse Huffman Johnson, T. Keller Koehler Johnson, G. Kuhns Kunze Landis LaTourette Leland Lepore-Hagan Maag Manning O'Brien, M. McColley Merrin O'Brien, S. Patmon Patterson Pelanda Perales **Phillips** Ramos Reece Reineke Retherford Rezabek Roegner Rogers Romanchuk Ruh1 Ryan Schaffer Scherer Schuring Sheehy Smith, K. Smith, R. Sprague Strahorn Sweeney Terhar Sykes Thompson Young Zeltwanger Rosenberger-94

Representative Vitale voted in the negative-1.

The bill passed.

Representative Butler moved to amend the title as follows:

Add the names: "Representatives Dever, Gavarone, Green, Leland, Manning, Pelanda, Rezabek, Rogers, Sweeney."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 580-Representatives Johnson, T., Huffman.

Cosponsors: Representatives Grossman, Terhar, Slaby, Burkley, Thompson, Perales, Gonzales, Antonio, Barnes.

To enact section 5.237 of the Revised Code to designate the month of November as "One Health Awareness Month", was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 90, nays 4, as follows:

Those who voted in the affirmative were: Representatives

Amstutz Anielski Antonio Arndt Baker Becker Barnes Bishoff Blessing Boggs Boose Boyce Boyd Brinkman Buchy Brenner Burkley Butler Celebrezze Cera Clyde Conditt Craig Cupp Curtin Dever **DeVitis** Dovilla Driehaus Duffey Fedor Gavarone Ginter Goodman Green Grossman Hagan Hall Hambley Haves Henne Hill Howse Huffman

Johnson, G. Johnson, T. Keller Koehler Kuhns Kunze Landis LaTourette Leland Lepore-Hagan Maag Manning McColley Merrin O'Brien, M. O'Brien, S. Pelanda Perales Patmon Patterson Phillips Ramos Reece Reineke Retherford Rezabek Roegner Rogers Romanchuk Ruhl Ryan Schaffer Scherer Schuring Sheehy Smith, K. Smith, R. Sprague Strahorn Sweeney Sykes Terhar Thompson Young Zeltwanger Rosenberger-90

Representatives Antani, Dean, Hood, and Vitale voted in the negative-4. The bill passed.

Representative Johnson, T. moved to amend the title as follows:

Add the names: "Boyce, Celebrezze, Craig, Green, Leland, Patterson, Pelanda, Phillips, Ramos, Ruhl, Scherer, Sheehy, Sprague, Strahorn, Sweeney, Sykes."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

MESSAGE FROM THE SPEAKER

The Speaker of the House of Representatives, on November 29, 2016, signed the following:

Sub. H. B. No. 300-Representatives Baker, Manning - et al.

On motion of Representative Amstutz, the House adjourned until Wednesday, November 30, 2016 at 9:00 o'clock a.m.

Attest:	BRADLEY J. YOUNG,
	Clerk.