

OHIO

House

of

Representatives

JOURNAL

THURSDAY, DECEMBER 13, 2018

TWO HUNDRED NINETEENTH DAY
Hall of the House of Representatives, Columbus, Ohio
Thursday, December 13, 2018, 9:00 o'clock a.m.

The House met pursuant to adjournment.

Prayer was offered by Pastor James Love of the Southland Baptist Church in Cincinnati, Ohio, followed by the Pledge of Allegiance to the Flag.

The journal of yesterday was read and approved.

Representative Schuring moved that the House advance to the seventh order of business, being bills for third consideration.

The motion was agreed to.

BILLS FOR THIRD CONSIDERATION

Sub. H. B. No. 81-Representatives Seitz, Antonio.

Cosponsors: Representatives Dever, Miller, Hambley, Duffey, Brinkman, Blessing, Riedel, Lepore-Hagan, Smith, K., Ryan, Stein, Manning.

To amend sections 2929.02, 2929.022, 2929.024, 2929.03, 2929.04, 2929.06, 2953.21, and 2953.23 and to enact section 2929.025 of the Revised Code to provide that a person convicted of aggravated murder who shows that the person had a serious mental illness at the time of committing the offense cannot be sentenced to death for the offense and to provide a mechanism for resentencing to a life sentence a person previously sentenced to death who proves that the person had a serious mental illness at the time of committing the offense, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Seitz moved that **Sub. H. B. No. 81**-Representatives Seitz, Antonio, et al., be informally passed and retain its place on the calendar.

The motion was agreed to without objection.

Sub. S. B. No. 296-Senators LaRose, Hottinger.

Cosponsors: Senators Manning, Hoagland, Thomas, Obhof, Uecker, Oelslager, Beagle, Balderson, Brown, Burke, Coley, Dolan, Eklund, Gardner, Hackett, Huffman, Kunze, Lehner, McColley, O'Brien, Peterson, Schiavoni, Sykes, Terhar, Yuko.

To amend sections 101.27, 141.01, 141.011, 141.04, 325.03, 325.04, 325.06, 325.08, 325.09, 325.10, 325.11, 325.14, 325.15, 325.18, 505.24, 507.09, 742.63, and 3501.12 and to enact sections 101.61, 107.71, and 124.824 of the Revised Code to revise the payments that surviving family members receive from the Ohio Public Safety Officers Death Benefit Fund and to permit surviving spouses and children to participate in the health, dental, and vision benefits offered to state employees as if the survivors were

employees of this state; to increase the compensation of elected public officers through 2028; to create the Public Office Compensation Advisory Commission; to create the Office of InnovateOhio; to allow the Lieutenant Governor to receive the salary of the head of an office within the Governor's office in lieu of the Lieutenant Governor's statutory salary; and to declare an emergency, was taken up for consideration the third time.

The question being, "Shall the emergency clause stand as part of the bill?"

The yeas and nays were taken and resulted – yeas 67, nays 17, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Blessing
Boggs	Brenner	Brinkman	Brown
Carfagna	Cera	Craig	Cupp
Dean	Duffey	Galonski	Gavarone
Green	Greenspan	Hagan	Hambley
Henne	Hill	Holmes	Hoops
Howse	Hughes	Ingram	Johnson
Kelly	Kent	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Lepore-Hagan	Lipps	Manning	McClain
Miller	O'Brien	Patterson	Pelanda
Perales	Ramos	Reineke	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Sheehy	Slaby	Smith, K.	Smith, T.
Stein	Strahorn	Sykes	West
Wiggam	Young		Smith, R.-67

Those who voted in the negative were: Representatives

Antani	Becker	Butler	Clyde
Dever	Edwards	Gonzales	Hood
Householder	Huffman	Leland	Merrin
Patmon	Retherford	Sweeney, B.	Thompson
			Zeltwanger-17

Having received the required Constitutional majority, the emergency clause stood as part of the bill.

The question being, "Shall the bill pass as an emergency measure?"

Representative Seitz moved to amend, amendment 3741x1, as follows:

In line 2063, delete "Forty-six" and insert "Forty-eight"; delete "fifty-nine" and insert "seventy-nine"

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

The yeas and nays were taken and resulted – yeas 73, nays 11, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Becker
Blessing	Boggs	Brenner	Brinkman
Brown	Carfagna	Celebrezze	Cera
Craig	Cupp	Dever	Duffey

Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hambley	Henne
Hill	Hood	Hoops	Householder
Howse	Huffman	Hughes	Ingram
Johnson	Kelly	Kent	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Lepore-Hagan	Lipps	Manning
McClain	Merrin	Miller	Patterson
Pelanda	Perales	Ramos	Reineke
Retherford	Riedel	Roegner	Rogers
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Slaby	Smith, K.
Smith, T.	Stein	Strahorn	Sykes
West	Wiggam	Wilkin	Young
			Smith, R.-73

Those who voted in the negative were: Representatives

Antani	Butler	Clyde	Edwards
Hagan	Leland	Patmon	Romanchuk
Sweeney, B.	Thompson		Zeltwanger-11

The motion was agreed to and the bill so amended.

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

Representative Edwards moved to amend, amendment 3742.

Pursuant to Rule 71(b), Speaker Smith ruled the amendment out of order.

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

December 13, 2018

The Honorable Ryan Smith, Speaker
 The Ohio House of Representatives
 Columbus, Ohio
 Speaker Smith,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., because it might be construed that I have an interest in the legislation.

Sincerely,

/s/ KEITH FABER
 Keith Faber
 State Representative
 84th House District

The request was granted.

December 13, 2018

The Honorable Ryan Smith, Speaker
The Ohio House of Representatives
Columbus, Ohio
Speaker Smith,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., because it might be construed that I have an interest in the legislation.

Sincerely,

/s/ THOMAS F. PATTON
Thomas F. Patton
State Representative
7th House District

The request was granted.

December 13, 2018

The Honorable Ryan Smith, Speaker
The Ohio House of Representatives
Columbus, Ohio
Speaker Smith,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., because it might be construed that I have an interest in the legislation.

Sincerely,

/s/ ROBERT COLE SPRAGUE
Robert Cole Sprague
State Representative
83rd House District

The request was granted.

The yeas and nays were taken and resulted – yeas 60, nays 26, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Blessing
Boggs	Brenner	Brinkman	Brown
Carfagna	Celebrezze	Cera	Craig
Cupp	Duffey	Galonski	Gavarone
Ginter	Gonzales	Greenspan	Hambley
Henne	Hill	Holmes	Hoops
Hughes	Ingram	Johnson	Kelly

Kent	Kick	Koehler	Landis
Lanese	Lang	Lipps	Manning
McClain	Miller	O'Brien	Patterson
Pelanda	Perales	Ramos	Riedel
Rogers	Schaffer	Scherer	Seitz
Sheehy	Slaby	Smith, K.	Smith, T.
Stein	Strahorn	Sykes	West
Wiggam	Wilkin	Young	Smith, R.-60

Those who voted in the negative were: Representatives

Antani	Becker	Butler	Clyde
Dean	Dever	Edwards	Green
Hagan	Hood	Householder	Howse
Huffman	LaTourette	Leland	Lepore-Hagan
Merrin	Patmon	Reineke	Roegner
Romanchuk	Ryan	Schuring	Sweeney, B.
Thompson			Zeltwanger-26

The bill not having received the required constitutional majority, failed of passage.

Representative Schuring moved that the House revert to the second order of business, being introduction of bills.

The motion was agreed to.

The following guests of the House of Representatives were recognized:

Olivia Bean received H.R. 487, presented by Representative Edwards-94th district.

The Kirtland High School football team received H.R. 604, presented by Representatives Young-61st district and Rogers-60th district.

Charlie Adams, Rachel Helbing, David Bedee, and Sean Helenthal, guests of Representative Green-66th district.

Mike Hess and Jason Smith, guests of Speaker Smith-93rd district and Representatives Wilkin-91st district, Scherer-92nd district, and Thompson-95th district.

Jeff and Devin Tilton, guests of Representative Thompson-95th district.

Tracie, Cameron, and Conner Hill, the wife and sons of Representative Hill-97th district.

INTRODUCTION OF BILLS

The following bill was introduced:

H. B. No. 786 - Representative Antani.

To amend sections 4503.03 and 4511.75 of the Revised Code to enhance the penalties for failing to stop for a school bus that is picking up or dropping of school children, to require the Registrar of Motor Vehicles to create a

graphic that instructs drivers to stop for such a school bus, to require a deputy registrar to post the graphic at the deputy registrar's location, and to make an appropriation.

Said bill was considered the first time.

REPORTS OF CONFERENCE COMMITTEES

Representative Green submitted the following report:

The committee of conference to which the matters of difference between the two houses were referred on Sub. S. B. No. 86, Senator Hackett-et al., having had the same under consideration, recommends to the respective houses as follows:

The bill as passed by the House with the following amendments:

In line 1 of the title, delete the first "and" and insert ","; after "4503.772" insert ", and 5534.53"

In line 17, delete "and" and insert ","; after "4503.772" insert ", and 5534.53"

After line 1678, insert:

"Sec. 5534.53. In addition to any other name prescribed in the Revised Code or otherwise, ~~that portion of the road known as state route number two, located in Cuyahoga county and also known as the Cleveland memorial shoreway, commencing at Lake avenue and extending in an easterly direction to the point at which the road crosses the Cuyahoga river,~~ the eastbound and westbound lanes of interstate route number ninety between mile marker number one hundred sixty-seven and one hundred seventy shall be known as the "Governor Richard F. Celeste Shoreway Highway."

The director of transportation may erect suitable markers along the highway indicating its name."

In line 1779, delete "and" and insert ","; after "4503.772" insert ", and 5534.53"

In line 9 of the title, after "5534.81," insert "5534.817,"

In line 23, after "5534.81," insert "5534.817,"

Between lines 1718 and 1719, insert:

"Sec. 5534.817. In addition to any other name prescribed in the Revised Code or otherwise, the northbound and southbound lanes of interstate route number seventy-one between the intersections of that route with interstate route number two hundred seventy and United States route number thirty-six, in Franklin and Delaware counties, shall be known as the "Marine PFC Jacob Spann Memorial Highway."

The director of transportation may erect suitable markers along the highway indicating its name."

In line 1 of the title, delete the first "and" and insert a comma; after "4503.772" insert ", and 5534.85"

In line 10 of the title, delete "5534.85,"

In line 17, delete "and" and insert a comma; after "4503.772" insert ", and 5534.85"

In line 24, delete "5534.85,"

Delete lines 1732 through 1741 and insert:

"Sec. 5534.85. In addition to any other name prescribed in the Revised Code or otherwise, the portion of state route number fifty-five, running in an easterly and westerly direction, commencing at the intersection of that route and state route number five hundred seventy-one and extending to the intersection of that route and state route number forty-eight, in Miami county only, shall be known as the "~~PFG~~ LCpl Marc L. Cole Memorial Highway."

The director of transportation may erect suitable markers along the highway indicating its name."

In line 1779, delete "and" and insert a comma; after "4503.772" insert ", and 5534.85"

In line 2 of the title, delete "5.243,"

In line 3 of the title, delete "5.2571,"

In line 4 of the title, delete "5.481,"

In line 7 of the title, delete "5534.404,"

In line 8 of the title, delete "5534.481, 5534.492, 5534.493, 5534.77,"

In line 10 of the title, delete "5534.85, 5534.891, 5534.892,"

In line 18, delete "5.243,"

In line 19, delete "5.2571,"; delete "5.481,"

In line 22, delete "5534.404, 5534.481, 5534.492, 5534.493,"

In line 23, delete "5534.77,"

In line 24, delete "5534.85, 5534.891, 5534.892,"

Delete lines 37 through 40

Delete lines 49 through 52

Delete lines 70 and 71

Delete lines 1645 through 1686

Delete lines 1732 through 1758

In line 1 of the title, after "4501.21" insert ", 4503.528,"

In line 13 of the title, after "create" insert "and amend"

In line 17, after "4501.21" insert ", 4503.528,"

In line 239, strike through "association of child caring agencies" and insert "children's alliance"

After line 1000, insert:

"Sec. 4503.528. (A) The owner or lessee of any passenger car, noncommercial motor vehicle, recreational vehicle, or other vehicle of a class approved by the registrar of motor vehicles may apply to the registrar for the registration of the vehicle and issuance of "~~Ohio Association of Child-Caring Agencies~~ Children's Alliance" license plates. An application made under this section may be combined with a request for a special reserved license plate under section 4503.40 or 4503.42 of the Revised Code. Upon receipt of the completed application and compliance by the applicant with divisions (B) and (C) of this section, the registrar shall issue to the applicant the appropriate vehicle registration and a set of "~~Ohio Association of Child-Caring Agencies~~ Children's Alliance" license plates with a validation sticker, or a validation sticker alone when required by section 4503.191 of the Revised Code.

In addition to the letters and numbers ordinarily inscribed on the license plates, "~~Ohio Association of Child-Caring Agencies~~ Children's Alliance" license plates shall bear words and markings that are designed by the Ohio ~~association of child caring agencies~~ children's alliance and approved by the registrar. "~~Ohio Association of Child-Caring Agencies~~ Children's Alliance" license plates shall display county identification stickers that identify the county of registration as required under section 4503.19 of the Revised Code.

(B) "~~Ohio Association of Child-Caring Agencies~~ Children's Alliance" license plates and a validation sticker, or validation sticker alone, shall be issued upon receipt of a contribution as provided in division (C)(1) of this section and upon payment of the regular license tax as prescribed under section 4503.04 of the Revised Code, any applicable motor vehicle license tax levied under Chapter 4504. of the Revised Code, any applicable additional fee prescribed by section 4503.40 or 4503.42 of the Revised Code, a bureau of motor vehicles administrative fee of ten dollars, and compliance with all other applicable laws relating to the registration of motor vehicles.

(C)(1) For each application for registration and registration renewal notice the registrar receives under this section, the registrar shall collect a contribution of twenty-five dollars. The registrar shall transmit this contribution into the state treasury to the credit of the license plate

contribution fund created in section 4501.21 of the Revised Code.

(2) The registrar shall deposit the bureau administrative fee of ten dollars, the purpose of which is to compensate the bureau for additional services required in the issuing of "~~Ohio Association of Child-Caring-Agencies~~ Children's Alliance" license plates, into the state treasury to the credit of the public safety - highway purposes fund created in section 4501.06 of the Revised Code."

In line 1779, after "4501.21" insert ", 4503.528,"

In line 4 of the title, after "5.50," insert "5.51,"

In line 19, after "5.50," insert "5.51,"

After line 80, insert:

"Sec. 5.51. The calendar week including the twentieth day of July is designated as "One Small Step Week," in honor of Ohio native Neil Armstrong's historic landing on the moon on that day in 1969."

Managers on the Part of the
Senate

/S/ JOSEPH UECKER
Joseph Uecker

/S/ BOB HACKETT
Bob Hackett

/S/ CECIL THOMAS
Cecil Thomas

Managers on the Part of the
House of Representatives

/S/ MARLENE ANIELSKI
Marlene Anielski

/S/ DOUG GREEN
Doug Green

/S/ GLENN W. HOLMES
Glenn W. Holmes

The question being, "Shall the report of the committee of conference be agreed to?"

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Becker	Blessing	Brenner	Brinkman
Brown	Butler	Carfagna	Celebrezze
Cera	Clyde	Craig	Cupp
Dean	Dever	Edwards	Faber
Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Hill	Holmes	Hood
Hoops	Householder	Howse	Huffman
Hughes	Ingram	Johnson	Kelly
Kent	Kick	Koehler	Landis
Lanese	Lang	LaTourette	Leland

Lepore-Hagan	Lipps	Manning	McClain
Merrin	Miller	O'Brien	Patmon
Patterson	Patton	Pelanda	Perales
Reineke	Retherford	Riedel	Roegner
Rogers	Romanchuk	Ryan	Schaffer
Scherer	Schuring	Seitz	Sheehy
Smith, K.	Smith, T.	Sprague	Stein
Strahorn	Sweeney, B.	Sykes	Thompson
West	Wiggam	Wilkin	Young
Zeltwanger			Smith, R.-86

The report of the committee of conference was agreed to.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative O'Brien submitted the following report:

The standing committee on Energy and Natural Resources to which was referred **S. C. R. No. 21**-Senator Balderson, et. al., having had the same under consideration, reports it back and recommends its adoption.

RE: ADVANCE DEVELOPMENT OF APPALACHIAN STORAGE HUB

Representative Landis moved to amend the title as follows:

Add the names: "Representatives Landis, Schaffer, Thompson."

AL LANDIS
NIRAJ J. ANTANI
JAMES M. HOOPS
DICK STEIN
SCOTT WIGGAM

MICHAEL J. O'BRIEN
JAY EDWARDS
TIM SCHAFFER
ANDY THOMPSON

The following member voted "NO"

DAVID LELAND

The report was agreed to.

The concurrent resolution was ordered to be engrossed and placed on the calendar.

Representative Holmes submitted the following report:

The standing committee on State and Local Government to which was referred **H. B. No. 484**-Representative Brenner, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: AUTHORIZE HEALTH DISTRICTS TO USE CREDIT CARDS

Representative Hambley moved to amend the title as follows:

Add the names: "Hambley, Carfagna, Perales."

MARLENE ANIELSKI	STEPHEN D. HAMBLEY
GLENN W. HOLMES	STEVEN M. ARNDT
JOHN BECKER	JANINE R. BOYD
RICHARD D. BROWN	RICK CARFAGNA
BILL DEAN	BRIAN HILL
JAMES M. HOOPS	MICHAEL J. O'BRIEN
RICK PERALES	SHANE WILKIN

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

Representative O'Brien submitted the following report:

The standing committee on Energy and Natural Resources to which was referred **H. R. No. 518**-Representative Stein, et. al., having had the same under consideration, reports it back and recommends its adoption.

RE: TO PETITION THE UNITED STATES DEPARTMENT OF ENERGY TO PROMULGATE RULES AND ESTABLISH PROGRAMS ALLOWING STATES, IN COLLABORATION WITH THE DEPARTMENT, TO DEVELOP NEW NUCLEAR TECHNOLOGIES AND LABORATORIES AND CONSTRUCT NUCLEAR EXPERIMENTATION CONTAINMENT FACILITY TESTING PLATFORMS

Representative Landis moved to amend the title as follows:

Add the name: "Landis."

AL LANDIS	MICHAEL J. O'BRIEN
NIRAJ J. ANTANI	JAY EDWARDS
JAMES M. HOOPS	DAVID LELAND
TIM SCHAFFER	DICK STEIN
ANDY THOMPSON	SCOTT WIGGAM

The report was agreed to.

The resolution was ordered to be engrossed and placed on the calendar.

Representative Holmes submitted the following report:

The standing committee on State and Local Government to which was referred **H. B. No. 675**-Representative Barnes, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: AUTHORIZE TAX LEVY FOR HOPE FOR SMILE PROGRAM

Representative Hambley moved to amend the title as follows:

Add the name: "Hambley."

MARLENE ANIELSKI	STEPHEN D. HAMBLEY
GLENN W. HOLMES	STEVEN M. ARNDT
JOHN BECKER	JANINE R. BOYD
RICHARD D. BROWN	RICK CARFAGNA
BILL DEAN	BRIAN HILL
JAMES M. HOOPS	MICHAEL J. O'BRIEN
RICK PERALES	SHANE WILKIN

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

Representative Holmes submitted the following report:

The standing committee on State and Local Government to which was referred **H. B. No. 765**-Representative Kick, having had the same under consideration, reports it back and recommends its passage.

RE: DESIGNATE MONARCH AS STATE BUTTERFLY

Representative Hambley moved to amend the title as follows:

Add the names: "Anielski, Hambley, Hoops."

MARLENE ANIELSKI	STEPHEN D. HAMBLEY
GLENN W. HOLMES	STEVEN M. ARNDT
JOHN BECKER	JANINE R. BOYD
RICHARD D. BROWN	RICK CARFAGNA
BILL DEAN	BRIAN HILL
JAMES M. HOOPS	MICHAEL J. O'BRIEN
RICK PERALES	SHANE WILKIN

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

MOTIONS AND RESOLUTIONS

Representative Patton moved that majority party members asking leave to be absent or absent the week of Wednesday, December 12, 2018, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Sykes moved that minority party members asking leave to be absent or absent the week of Wednesday, December 12, 2018, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

BILLS FOR THIRD CONSIDERATION

Sub. S. B. No. 145-Senators Huffman, Wilson.

Cosponsors: Senators Uecker, Lehner, Jordan, Terhar, Hottinger, Hackett, LaRose, Bacon, Burke, Eklund, Gardner, Hite, Hoagland, Obhof, Oelslager.

To amend sections 2305.114, 2307.53, 2901.01, 2903.09, 2919.123, 2919.151, and 2967.193 and to enact section 2919.15 of the Revised Code to criminalize and create a civil action for dismemberment abortions, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 65, nays 28, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Barnes
Becker	Blessing	Brenner	Brinkman
Butler	Carfagna	Cupp	Dean
Dever	Duffey	Edwards	Faber
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Hill	Holmes	Hood	Hoops
Householder	Huffman	Hughes	Johnson
Kick	Koehler	Landis	Lanese
Lang	LaTourette	Lipps	Manning
McClain	Merrin	Patmon	Patton
Pelanda	Perales	Reineke	Retherford
Riedel	Roegner	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Smith, T.	Sprague	Stein	Thompson
Wiggam	Wilkin	Young	Zeltwanger
			Smith, R.-65

Those who voted in the negative were: Representatives

Antonio	Bocchieri	Boggs	Brown
Celebrezze	Cera	Clyde	Craig
Fedor	Galonski	Howse	Ingram
Kelly	Kent	Leland	Lepore-Hagan
Miller	O'Brien	Patterson	Ramos
Reece	Rogers	Sheehy	Smith, K.
Strahorn	Sweeney, B.	Sykes	West-28

The bill passed.

Representative Manning moved to amend the title as follows:

Add the names: "Representatives Anielski, Antani, Brenner, Butler, Carfagna, Dean, Faber, Gavarone, Ginter, Hambley, Hoops, Johnson, Kick, Koehler, LaTourette, McClain, Merrin, Perales, Riedel, Roegner, Romanchuk, Schaffer, Smith, T., Stein, Thompson, Wiggam, Young."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Am. S. B. No. 21-Senator Uecker.

Cosponsors: Senators Hoagland, Huffman, Hite, Coley, Balderson, Burke, Dolan, Eklund, Hackett, Jordan, Lehner, McColley, Obhof, Terhar, Wilson.

To amend section 3501.22 of the Revised Code to reduce the minimum number of precinct election officials in a precinct in which electronic pollbooks are used, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **Am. S. B. No. 21**-Senator Uecker, et al., be informally passed and retain its place on the calendar.

The motion was agreed to without objection.

Sub. S. B. No. 201-Senators Bacon, O'Brien.

Cosponsors: Senators Kunze, Gardner, Beagle, Manning, Hoagland, Coley, Balderson, Burke, Dolan, Eklund, Hackett, Hottinger, Huffman, LaRose, Lehner, Oelslager, Peterson, Schiavoni, Terhar, Williams, Wilson, Yuko
Representatives Manning, Butler, Galonski, Rogers.

To amend sections 109.42, 121.22, 149.43, 1901.021, 2903.06, 2903.08, 2903.11, 2903.12, 2905.01, 2905.32, 2907.02, 2907.03, 2907.05, 2907.07, 2907.321, 2907.322, 2907.323, 2919.22, 2919.25, 2921.321, 2921.36, 2923.132, 2925.01, 2925.02, 2925.03, 2925.04, 2925.041, 2925.05, 2925.11, 2929.01, 2929.13, 2929.14, 2929.142, 2929.15, 2929.18, 2929.19, 2929.191, 2929.20, 2929.61, 2930.16, 2943.032, 2953.08, 2967.01, 2967.021, 2967.03, 2967.13, 2967.19, 2967.191, 2967.193, 2967.26, 2967.28, 2971.03, 3719.99, 5120.021, 5120.53, 5120.66, and 5120.80 and to enact sections 2901.011, 2929.144, 2967.271, and 5120.038 of the Revised Code to provide for indefinite prison terms for first or second 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 Adult Parole Authority to study the feasibility of certain GPS monitoring functions; to prioritize funding for residential service contracts that reduce homeless offenders; to name those provisions of the act the Reagan Tokes Law; to include conduct involving an impaired person within certain sex offenses relating to conduct involving a minor; and to eliminate the requirement that one of the judges of the Wayne County Municipal Court sit within the municipal corporation of Orrville, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Manning moved to amend, amendment 3695, as follows:

In line 8890, after "2907.323" insert "involving a minor"

In line 10611, after "term" insert ", or a minimum prison term of one year or more imposed as part of a stated prison term that is a non-life felony indefinite prison term"

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

The yeas and nays were taken and resulted – yeas 88, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Barnes
Becker	Blessing	Bocchieri	Boggs
Brenner	Brown	Butler	Carfagna
Celebrezze	Cera	Clyde	Craig
Cupp	Dean	Dever	Duffey
Edwards	Faber	Fedor	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Hill	Holmes	Hood	Hoops
Householder	Howse	Huffman	Hughes
Ingram	Johnson	Kelly	Kent
Kick	Koehler	Landis	Lanese
Lang	LaTourette	Leland	Lepore-Hagan
Lipps	Manning	McClain	Merrin
Miller	O'Brien	Patmon	Patterson
Patton	Pelanda	Perales	Ramos
Reineke	Retherford	Riedel	Roegner
Rogers	Romanchuk	Ryan	Schaffer
Scherer	Seitz	Sheehy	Smith, K.
Smith, T.	Sprague	Strahorn	Sweeney, B.
Sykes	Thompson	West	Wiggam
Wilkin	Young	Zeltwanger	Smith, R.-88

The motion was agreed to and the bill so amended.

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

Representative Pelanda moved to amend, amendment 3749, as follows:

In line 13 of the title, after "sections" insert "109.68,"

In line 33 of the title, after the semicolon insert "to require the Attorney General to create and maintain a statewide tracking system for the processing of sexual assault examination kits;"

In line 46, after "sections" insert "109.68,"

After line 292, insert:

"Sec. 109.68. (A) In consultation with the attorney general's advisory group on sexual assault examination kit tracking, the attorney general shall develop recommendations for establishing a statewide sexual assault

examination kit tracking system. Based on those recommendations, the attorney general shall create, operate, and maintain the statewide tracking system and shall identify and allocate money for that purpose from the appropriate funds available to the attorney general.

(B) The attorney general may contract with state or private entities, including private software and technology providers, for the creation, operation, and maintenance of the statewide tracking system. The tracking system shall do all of the following:

(1) Track the status of sexual assault examination kits from the collection site through the criminal justice process, including the initial collection at medical facilities, inventory and storage by law enforcement agencies, analysis at crime laboratories, and storage or destruction after completion of analysis;

(2) Allow all entities that receive, maintain, store, or preserve sexual assault examination kits to update the status and location of the kits;

(3) Allow individuals to anonymously access the statewide tracking system regarding the location and status of their sexual assault examination kit.

(C) Not later than one year after creation of the statewide tracking system, all entities in the chain of custody of sexual assault examination kits shall participate in the system.

(D) The attorney general may adopt rules under Chapter 119. of the Revised Code to facilitate the implementation of the statewide sexual assault examination kit tracking system pursuant to this section. Except as provided in division (B)(3) of this section, information contained in the statewide tracking system is confidential and not subject to public disclosure."

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

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Becker	Blessing	Bocchieri	Boggs
Brenner	Brown	Butler	Carfagna
Celebrezze	Cera	Clyde	Craig
Cupp	Dean	Dever	Duffey
Edwards	Faber	Fedor	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Hill	Holmes	Hood	Hoops
Householder	Howse	Huffman	Hughes
Ingram	Johnson	Kelly	Kent
Kick	Koehler	Landis	Lanese
Lang	LaTourette	Leland	Lepore-Hagan
Manning	McClain	Merrin	Miller
O'Brien	Patmon	Patterson	Patton

Pelanda	Perales	Ramos	Reineke
Retherford	Riedel	Roegner	Rogers
Romanchuk	Ryan	Schaffer	Scherer
Sheehy	Smith, K.	Smith, T.	Stein
Strahorn	Sweeney, B.	Sykes	Thompson
West	Wiggam	Wilkin	Young
Zeltwanger			Smith, R.-86

The motion was agreed to and the bill so amended.

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

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Becker	Blessing	Bocchieri	Boggs
Brenner	Brown	Butler	Carfagna
Celebrezze	Cera	Clyde	Craig
Cupp	Dean	Dever	Duffey
Edwards	Faber	Fedor	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Hill	Holmes	Hood	Hoops
Householder	Huffman	Hughes	Ingram
Johnson	Kelly	Kent	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Leland	Lepore-Hagan	Lipps
Manning	McClain	Merrin	Miller
O'Brien	Patmon	Patterson	Patton
Pelanda	Perales	Ramos	Reineke
Retherford	Riedel	Roegner	Rogers
Romanchuk	Ryan	Schaffer	Scherer
Sheehy	Smith, K.	Smith, T.	Stein
Strahorn	Sweeney, B.	Sykes	Thompson
West	Wiggam	Wilkin	Young
Zeltwanger			Smith, R.-86

The bill passed.

Representative Manning moved to amend the title as follows:

Add the names: "Anielski, Antani, Antonio, Brenner, Brown, Carfagna, Celebrezze, Craig, Dean, Duffey, Edwards, Gavarone, Greenspan, Hagan, Hambley, Henne, Hill, Holmes, Hoops, Hughes, Johnson, Kent, Kick, Lanese, LaTourette, Leland, Lepore-Hagan, McClain, Merrin, Miller, O'Brien, Patterson, Patton, Pelanda, Perales, Ramos, Reineke, Retherford, Riedel, Roegner, Romanchuk, Schaffer, Scherer, Smith, T., Stein, Sweeney, B., Thompson, Wiggam, Young, Speaker Smith."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 259-Senator Hackett.

Cosponsors: Senators Tavares, Brown, Burke, Hoagland, Manning, McColley, O'Brien, Schiavoni, Thomas, Yuko.

To amend sections 1739.05, 2925.01, 4715.03, 4715.09, 4715.10, 4715.11, 4715.13, 4715.22, 4715.23, 4715.36, 4715.365, 4715.39, 4715.56, 4715.64, 4730.05, 4730.06, 4730.11, 4730.203, 4730.21, 4730.38, 4730.39, 4730.41, 4730.42, 4730.43, and 4730.44, to enact sections 1751.90, 3333.614, 3923.90, 4715.43, 4715.431, 4715.432, 4715.433, 4715.434, 4715.435, 4715.436, 4715.437, 4730.15, and 5164.951, and to repeal section 4730.40 of the Revised Code to revise the laws regulating physician assistants, dentists, dental hygienists, and expanded function dental auxiliaries, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 86, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Becker	Blessing	Boccheri	Brenner
Brown	Butler	Carfagna	Celebrezze
Cera	Clyde	Craig	Cupp
Dever	Duffey	Edwards	Faber
Fedor	Galonski	Gavarone	Ginter
Gonzales	Green	Greenspan	Hagan
Hambley	Henne	Hill	Holmes
Hood	Hoops	Householder	Howse
Huffman	Hughes	Ingram	Johnson
Kelly	Kent	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Leland	Lepore-Hagan	Lipps	Manning
McClain	Merrin	Miller	O'Brien
Patmon	Patterson	Patton	Pelanda
Perales	Reineke	Retherford	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Sheehy	Smith, K.	Smith, T.	Sprague
Stein	Strahorn	Sweeney, B.	Sykes
Thompson	West	Wilkin	Young
Zeltwanger			Smith, R.-86

Representative Ramos voted in the negative-1.

The bill passed.

Representative Gavarone moved to amend the title as follows:

Add the names: "Representatives Anielski, Antonio, Blessing, Brown, Craig, Edwards, Galonski, Gavarone, Ginter, Henne, Householder, Kent, Leland, Miller, Perales, Rogers, Young, Speaker Smith."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Am. S. B. No. 265-Senator Dolan.

Cosponsors: Senators Beagle, Brown, Coley, Eklund, Gardner, Hackett, Hoagland, Hottinger, Huffman, Kunze, Lehner, Manning, Obhof, O'Brien, Schiavoni, Thomas, Uecker, Wilson, Yuko.

To amend sections 173.12, 341.192, 1739.05, 1751.01, 3702.30, 3712.06, 3712.061, and 3963.01 and to enact sections 1751.91, 3923.89, 5164.14, and 5167.121 of the Revised Code to permit certain health insurers to provide payment or reimbursement for services lawfully provided by a pharmacist and to recognize pharmacist services in certain other laws, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **Am. S. B. No. 265**-Senator Dolan, et al., be informally passed and retain its place on the calendar.

The motion was agreed to without objection.

Sub. S. B. No. 229-Senator Eklund.

Cosponsors: Senators Lehner, Beagle, Hackett, Brown, Burke, Dolan, Hoagland, Kunze, LaRose, Manning, O'Brien, Schiavoni, Tavares, Terhar, Thomas, Wilson, Yuko Representatives Huffman, Johnson.

To amend sections 109.572, 109.71, 119.03, 149.43, 149.45, 1751.68, 2907.02, 2907.05, 2925.01, 2925.09, 2925.11, 2925.23, 2925.34, 3313.752, 3345.41, 3707.50, 3709.01, 3719.01, 3719.04, 3719.05, 3719.06, 3719.061, 3719.07, 3719.09, 3719.12, 3719.40, 3719.41, 3719.43, 3719.44, 3719.811, 3796.01, 3923.602, 4729.01, 4729.04, 4729.19, 4729.46, 4729.51, 4729.52, 4729.53, 4729.54, 4729.55, 4729.553, 4729.69, 4729.90, 4731.97, 4765.06, 5164.34, and 5164.7511, to enact sections 3709.011, 3709.42, 3719.45, and 4729.691, and to repeal section 4730.51 of the Revised Code to modify the laws pertaining to regulation of controlled substances; to make other changes in the laws administered by or related to the State Board of Pharmacy; to authorize the use of credit cards and alternate titles by boards of health; to modify the authority of the State Board of Emergency Medical, Fire, and Transportation Services to transmit data; to modify the web site information maintained by the State Medical Board; and to permit Medicaid providers to employ certain persons despite criminal records check requirements; to amend the version of section 2925.03 of the Revised Code that is scheduled to take effect June 29, 2019, and to amend section 3719.41 of the Revised Code on the date that is twelve months after the effective date of this act, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 87, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Becker	Blessing	Boccieri	Brenner
Brown	Butler	Carfagna	Celebrezze
Cera	Clyde	Craig	Cupp
Dever	Duffey	Edwards	Faber
Fedor	Galonski	Gavarone	Ginter
Gonzales	Green	Greenspan	Hagan
Hambley	Henne	Hill	Holmes
Hood	Hoops	Householder	Howse
Huffman	Hughes	Ingram	Johnson
Kelly	Kent	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Leland	Lepore-Hagan	Lipps	Manning
McClain	Merrin	Miller	O'Brien
Patmon	Patterson	Patton	Pelanda
Perales	Ramos	Reineke	Retherford
Riedel	Roegner	Rogers	Romanchuk
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, K.	Smith, T.
Sprague	Stein	Strahorn	Sweeney, B.
Sykes	Thompson	West	Wilkin
Young	Zeltwanger		Smith, R.-87

The bill passed.

Representative Huffman moved to amend the title as follows:

Add the names: "Anielski, Antonio, Blessing, Brenner, Carfagna, Craig, Galonski, Ginter, Holmes, Koehler, Landis, Lang, Leland, Lepore-Hagan, Lipps, Manning, Miller, Perales, Reineke, Scherer, Smith, T., Sprague, Young, Speaker Smith."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

S. B. No. 268-Senator Wilson.

Cosponsors: Senators Bacon, Coley, Beagle, Brown, Burke, Eklund, Hackett, Hoagland, Huffman, Kunze, LaRose, Manning, McColley, Obhof, O'Brien, Oelslager, Peterson, Schiavoni, Sykes, Tavares, Terhar, Thomas, Uecker, Yuko.

To amend section 2921.41 of the Revised Code to expand the increased penalties for theft in office based on the amount of property or services stolen and to include as restitution certain audit costs of the entity that suffered the loss involved in the offense, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **S. B. No. 268**-Senator Wilson, et al., be informally passed and retain its place on the calendar.

The motion was agreed to without objection.

H. R. No. 518-Representative Stein.

Cosponsors: Representatives Wiggam, Romanchuk, Gavarone, Cupp, Anielski, Sweeney, Greenspan, Duffey, Brinkman, Seitz, DeVitis, Roegner, Henne, Butler, Merrin, Schuring, West, Retherford, Lang, Manning, Rogers, Young, Lipps, Holmes, Becker, Green, Brenner, Hambley, Kick, Ryan, Perales, LaTourette, Schaffer, Hood, Koehler, Huffman, Hoops, Riedel, Faber, McClain, Reineke, Arndt, Johnson, Wilkin, Scherer, Speaker Smith, Representatives Thompson, Cera, Hill, Patterson, Landis.

To petition the United States Department of Energy to promulgate rules and establish programs allowing states, in collaboration with the Department, to develop new nuclear technologies and laboratories and construct nuclear experimentation containment facility testing platforms, was taken up for consideration the third time.

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

Representative Stein moved to amend the title as follows:

Add the names: "Carfagna, Ginter, Hagan, Miller, Patton, Sprague."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

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

The yeas and nays were taken and resulted – yeas 84, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Bocieri	Brenner	Brown
Butler	Carfagna	Celebrezze	Cera
Clyde	Craig	Cupp	Dean
Dever	Edwards	Faber	Fedor
Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Hill	Holmes	Hood
Hoops	Householder	Howse	Huffman
Hughes	Ingram	Johnson	Kelly
Kent	Kick	Koehler	Landis
Lanese	Lang	LaTourette	Leland
Lepore-Hagan	Lipps	Manning	McClain
Merrin	O'Brien	Patmon	Patterson
Patton	Pelanda	Perales	Reineke
Retherford	Riedel	Roegner	Rogers
Romanchuk	Ryan	Schaffer	Scherer
Seitz	Sheehy	Smith, K.	Smith, T.
Sprague	Stein	Strahorn	Sweeney, B.

Sykes
Wilkin

Thompson
Young

West
Zeltwanger

Wiggam
Smith, R.-84

Representatives Miller and Ramos voted in the negative-2.

The resolution was adopted.

S. C. R. No. 21-Senator Balderson.

Cosponsors: Senators Beagle, Hoagland, Terhar, Schiavoni, Burke, LaRose, Uecker, Coley, Eklund, Hackett, Hottinger, Huffman, Manning, O'Brien, Oelslager, Peterson, Tavares, Wilson Representatives Landis, Schaffer, Thompson.

To urge the Congress of the United States to enact various bills advancing the development of an Appalachian storage hub, was taken up for consideration the third time.

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

Representative Schaffer moved to amend the title as follows:

Add the names: "Anielski, Blessing, Cera, Craig, Dean, Galonski, Ginter, Green, Householder, Johnson, Patton, Perales, Riedel, Rogers, Romanchuk, Scherer, Seitz, Smith, T., Wilkin, Young."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

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

The yeas and nays were taken and resulted – yeas 85, nays 6, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Boccieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Duffey	Edwards	Faber	Fedor
Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Hill	Holmes	Hood
Hoops	Householder	Howse	Hughes
Johnson	Kent	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Lepore-Hagan	Lipps	Manning	McClain
Merrin	Miller	O'Brien	Patmon
Patterson	Patton	Pelanda	Perales
Reineke	Retherford	Riedel	Roegner
Rogers	Romanchuk	Ryan	Schaffer
Scherer	Schuring	Seitz	Sheehy
Smith, K.	Smith, T.	Sprague	Stein
Strahorn	Sweeney, B.	Thompson	West
Wiggam	Wilkin	Young	Zeltwanger
			Smith, R.-85

Representatives Clyde, Ingram, Kelly, Leland, Ramos, and Sykes voted in the negative-6.

The concurrent resolution was adopted.

Sub. S. B. No. 255-Senator McColley.

Cosponsors: Senators Wilson, Jordan, Huffman, Terhar, LaRose, Coley, Hoagland, Lehner, Eklund, Beagle, Balderson, Hackett, Obhof, O'Brien, Peterson, Uecker Representatives Roegner, Becker, Merrin, Retherford, Young, Zeltwanger.

To enact sections 9.78, 101.62, 101.63, 101.64, 101.65, 103.26, 103.27, 4798.01, 4798.02, and 4798.03 of the Revised Code to establish a statewide policy on occupational regulation, to allow an individual who has been convicted of a criminal offense to request a licensing authority to determine whether the individual is disqualified from receiving or holding a professional license based on conviction, to require standing committees of the General Assembly to periodically review occupational licensing boards regarding their sunset, and to require the Legislative Service Commission to issue reports of occupational licensing bills and state regulation of occupations, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Hood moved that **Sub. S. B. No. 255**-Senator McColley, et al., be informally passed and retain its place on the calendar.

The motion was agreed to without objection.

Representative LaTourette having voted on the prevailing side, moved that the vote by which **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., failed be reconsidered and that the motion be left pending.

This motion under House Rule 95 is properly supported by the following members who voted on the prevailing side of the question:

- | | |
|------------------|-------------------|
| SARAH LATOURETTE | SCOTT RYAN |
| KIRK SCHURING | MARK J. ROMANCHUK |
| BILL REINEKE | |

The question being, "Shall the motion to reconsider the vote by which **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., failed be agreed to?"

The yeas and nays were taken and resulted – yeas 68, nays 21, as follows:

Those who voted in the affirmative were: Representatives

- | | | | |
|----------|------------|----------|----------|
| Anielski | Antonio | Arndt | Blessing |
| Boggs | Brenner | Brinkman | Brown |
| Carfagna | Celebrezze | Cera | Craig |

Cupp	Duffey	Fedor	Galonski
Gavarone	Ginter	Gonzales	Greenspan
Hambley	Henne	Hill	Holmes
Hoops	Householder	Howse	Hughes
Ingram	Johnson	Kelly	Kent
Kick	Koehler	Landis	Lanese
Lang	LaTourette	Lepore-Hagan	Lipps
Manning	McClain	Miller	O'Brien
Patterson	Pelanda	Perales	Ramos
Reineke	Retherford	Riedel	Rogers
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, J.T.	Smith, K.
Stein	Strahorn	Sykes	West
Wiggam	Wilkin	Young	Smith, R.-68

Those who voted in the negative were: Representatives

Antani	Barnes	Becker	Bocchieri
Butler	Clyde	Dean	Dever
Edwards	Green	Hagan	Hood
Huffman	Leland	Merrin	Patmon
Roegner	Romanchuk	Sweeney	Thompson
			Zeltwanger-21

The motion was in order and left pending.

Representative LaTourette moved that the pending motion of Representative LaTourette to reconsider the vote by which **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., failed be taken up for immediate consideration.

The question being, "Shall the motion to reconsider the vote by which **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., failed be agreed to?"

The yeas and nays were taken and resulted – yeas 70, nays 19, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Barnes
Blessing	Boggs	Brenner	Brinkman
Brown	Carfagna	Celebrezze	Cera
Craig	Cupp	Duffey	Fedor
Galonski	Gavarone	Ginter	Gonzales
Greenspan	Hambley	Henne	Hill
Holmes	Hoops	Householder	Howse
Hughes	Ingram	Johnson	Kelly
Kent	Kick	Koehler	Landis
Lanese	Lang	LaTourette	Lipps
Manning	McClain	Miller	O'Brien
Patmon	Patterson	Pelanda	Perales
Ramos	Reece	Reineke	Retherford
Riedel	Rogers	Ryan	Schaffer
Scherer	Schuring	Seitz	Sheehy
Smith, K.	Smith, T.	Stein	Strahorn
Sykes	West	Wiggam	Wilkin
Young			Smith, R.-70

Those who voted in the negative were: Representatives

Antani	Becker	Butler	Clyde
Dean	Dever	Edwards	Green
Hagan	Hood	Huffman	Leland
Lepore-Hagan	Merrin	Roegner	Romanchuk
Sweeney, B.	Thompson		Zeltwanger-19

The motion was agreed to and the vote by which **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., failed was reconsidered.

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

December 13, 2018

The Honorable Ryan Smith, Speaker
The Ohio House of Representatives
Columbus, Ohio
Speaker Smith,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., because it might be construed that I have an interest in the legislation.

Sincerely,

/s/ KEITH FABER
Keith Faber
State Representative
84th House District

The request was granted.

December 13, 2018

The Honorable Ryan Smith, Speaker
The Ohio House of Representatives
Columbus, Ohio
Speaker Smith,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., because it might be construed that I have an interest in the legislation.

Sincerely,

/s/ THOMAS F. PATTON
Thomas F. Patton
State Representative
7th House District

The request was granted.

December 13, 2018

The Honorable Ryan Smith, Speaker
The Ohio House of Representatives
Columbus, Ohio
Speaker Smith,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Am. Sub. S. B. No. 296**-Senators LaRose, Hottinger, et al., because it might be construed that I have an interest in the legislation.

Sincerely,

/s/ ROBERT COLE SPRAGUE
Robert Cole Sprague
State Representative
83rd House District

The request was granted.

The yeas and nays were taken and resulted – yeas 68, nays 21, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Barnes
Blessing	Boggs	Brenner	Brinkman
Brown	Carfagna	Celebrezze	Cera
Craig	Cupp	Duffey	Fedor
Galonski	Gavarone	Ginter	Gonzales
Greenspan	Hambley	Henne	Hill
Holmes	Hoops	Hughes	Ingram
Johnson	Kelly	Kent	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Lipps	Manning	McClain
Miller	O'Brien	Patmon	Patterson
Pelanda	Perales	Ramos	Reece
Reineke	Retherford	Riedel	Rogers
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, K.	Smith, T.
Stein	Strahorn	Sykes	West
Wiggam	Wilkin	Young	Smith, R.-68

Those who voted in the negative were: Representatives

Antani	Becker	Butler	Clyde
Dean	Dever	Edwards	Green
Hagan	Hood	Householder	Howse
Huffman	Leland	Lepore-Hagan	Merrin
Roegner	Romanchuk	Sweeney, B.	Thompson
			Zeltwanger-21

Having received the required constitutional majority, the bill passed as an emergency measure.

Representative Ryan moved to amend the title as follows:

Add the names: "Representatives Anielski, Antonio, Blessing, Brinkman, Greenspan, LaTourette, Patton, Perales, Riedel, Ryan, Scherer, Schuring, Seitz, Smith, K., Strahorn, Speaker Smith."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

MESSAGE FROM THE SPEAKER

December 13, 2018

The Honorable Speaker Ryan Smith
77 S High St
Columbus, OH 43215

Dear Mr. Speaker,

Please accept this letter as notice that I am resigning from the Ohio House of Representatives effective December 13, 2018 at 4:58 PM.

Thank you for your support throughout my time in the Ohio House, and I look forward to working with the House as an Ohio State Senator.

Sincerely,

Brian D. Hill
State Representative
97th House District

MESSAGE FROM THE SPEAKER

December 13, 2018

The Honorable Brian Hill
Ohio House of Representatives
77 S. High St., 14th Floor
Columbus, Ohio 43215

Dear Representative Hill,

This is to acknowledge receipt and acceptance of your letter of resignation, effective today, December 13, 2018 at 4:58 p.m.

It has been an honor to work with you during your tenure at the Ohio House of Representatives. You have served your constituents and the state of Ohio

well over the years and I am confident you will continue to do so as a member of the Ohio Senate.

Sincerely,

Ryan Smith
Speaker, Ohio House of Representatives

On motion of Representative Schuring, the House recessed.

The House met pursuant to recess.

Representative Schuring moved that the House revert to the fifth order of business, being reports of standing and select committees and bills for second consideration.

The motion was agreed to.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Kelly submitted the following report:

The standing committee on Government Accountability and Oversight to which was referred **Am. S. B. No. 21**-Senator Uecker, et. al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REDUCE MINIMUM POLL WORKERS

LOUIS W. BLESSING III
TIMOTHY E. GINTER
P. SCOTT LIPPS
DOROTHY PELANDA

BILL REINEKE
DAVE GREENSPAN
RIORDAN T. MCCLAIN
BILL SEITZ

The following members voted "NO"

BRIGID KELLY
BRIDE ROSE SWEENEY

BERNADINE KENNEDY KENT

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

Representative Kelly submitted the following report:

The standing committee on Government Accountability and Oversight to which was referred **Sub. S. B. No. 255**-Senator McColley, et. al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REFORM OCCUPATIONAL LICENSING

LOUIS W. BLESSING III	BILL REINEKE
TIMOTHY E. GINTER	DAVE GREENSPAN
BERNADINE KENNEDY KENT	P. SCOTT LIPPS
RIORDAN T. MCCLAIN	DOROTHY PELANDA
BILL SEITZ	

The following members voted "NO"

BRIGID KELLY	BRIDE ROSE SWEENEY
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The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

Representative Kelly submitted the following report:

The standing committee on Government Accountability and Oversight to which was referred **Am. S. B. No. 265**-Senator Dolan, et. al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: PERMIT HEALTH INSURERS TO COVER PHARMACIST-PROVIDED BENEFITS

LOUIS W. BLESSING III	BILL REINEKE
TIMOTHY E. GINTER	DAVE GREENSPAN
BRIGID KELLY	BERNADINE KENNEDY KENT
P. SCOTT LIPPS	RIORDAN T. MCCLAIN
DOROTHY PELANDA	BILL SEITZ
BRIDE ROSE SWEENEY	

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

Representative Kelly submitted the following report:

The standing committee on Government Accountability and Oversight to which was referred **S. B. No. 268**-Senator Wilson, et. al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: EXPAND PENALTIES FOR THEFT IN OFFICE AND RECOVER AUDIT COSTS

LOUIS W. BLESSING III	BILL REINEKE
TIMOTHY E. GINTER	DAVE GREENSPAN
BRIGID KELLY	BERNADINE KENNEDY KENT
P. SCOTT LIPPS	RIORDAN T. MCCLAIN

DOROTHY PELANDA
BRIDE ROSE SWEENEY

BILL SEITZ

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has agreed to the report of the committee of conference on matters of difference between the two houses on:

Sub. S. B. No. 86 - Senator Hackett – et al.

Attest:

Vincent L. Keeran,
Clerk.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the House amendments to:

Sub. S. B. No. 119 - Senators Hackett, Hottinger – et al.

Am. Sub. S. B. No. 158 - Senator Wilson – et al.

Attest:

Vincent L. Keeran,
Clerk.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 271 - Representatives McColley, Rezabek
Cosponsors: Representatives Henne, Antani, Wiggam, Arndt, Hood, Koehler, Sweeney, Kick, Thompson, Riedel, Seitz, Lipps, Goodman, Dean, Scherer, Green, Blessing, Schaffer, Hughes, Anielski, Antonio, Boyd, Brown, Butler, Celebrezze, Cupp, Duffey, Gavarone, Hagan, Hambley, Hoops, Johnson, Landis, LaTourette, Lepore-Hagan, Manning, McClain, Merrin, Patton, Pelanda, Perales, Reineke, Retherford, Rogers, Romanchuk, Smith, R., Stein, Senators Brown, Burke, Coley, Eklund, Hackett, Huffman, Lehner, Obhof,

O'Brien, Peterson, Schiavoni, Tavares, Terhar, Thomas, Williams, Wilson

To enact section 4112.16 of the Revised Code to authorize an alleged aggrieved party to provide a notice of an alleged accessibility law violation in advance of filing a civil action and to establish the circumstances under which an alleged aggrieved party is entitled to attorney's fees in a civil action based on the violation.

Attest:

Vincent L. Keeran,
Clerk.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has passed the following bill in which the concurrence of the House is requested:

Am. S. B. No. 251 - Senator Schiavoni

Cosponsors: Senators Tavares, Thomas, Yuko, Bacon, Beagle, Brown, Coley, Dolan, Hackett, Hoagland, Jordan, Kunze, Lehner, Manning, Obhof, O'Brien, Oelslager, Peterson, Sykes, Terhar, Uecker, Williams

To amend sections 2907.01, 2981.02, and 2981.04 and to enact sections 9.74, 2307.66, 2917.211, and 3345.49 of the Revised Code to prohibit the nonconsensual dissemination of private sexual images, to provide that certain property involved in the offense may be criminally forfeited, and to create certain legal rights and protections of a victim of the offense.

Attest:

Vincent L. Keeran,
Clerk.

Said bill was considered the first time.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has passed the following bill in which the concurrence of the House is requested:

Sub. S. B. No. 320 - Senators Beagle, Lehner

Cosponsors: Senators Eklund, Gardner, Hackett, Hoagland, LaRose, Schiavoni, Sykes, Terhar, Uecker, Williams, Wilson, Manning, McColley, Tavares, Bacon, Brown, Burke, Coley, Dolan, Huffman, Kunze, Obhof, O'Brien, Peterson, Thomas, Yuko

To amend sections 4743.04 and 5903.04 and to enact section 4743.041 of

the Revised Code to require state occupational licensing agencies, under certain circumstances, to issue temporary licenses or certificates to members of the military and spouses who are licensed in another jurisdiction and have moved to Ohio for active duty.

Attest:

Vincent L. Keeran,
Clerk.

Said bill was considered the first time.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 41 - Representative Pelanda

Cosponsors: Representatives Becker, Hambley, Seitz, Sprague, Blessing, Brenner, Green, Kick, Landis, LaTourette, Perales, Retherford, Rezabek, Riedel, Ryan, Scherer, Stein Senators Coley, Uecker, Bacon, Eklund, Hoagland, Huffman, Obhof, Oelslager, Peterson, Terhar, Wilson

To amend sections 3503.24, 3505.181, 3505.183, 3505.20, 3505.21, 3509.01, 3509.06, 3511.04, and 3511.11 and to enact section 3509.051 of the Revised Code and to amend Sections 2 and 5 of Am. Sub. S.B. 135 of the 132nd General Assembly to modify the law concerning challenges to voter registrations, the appointment of observers, and absent voting, and to change the manner in which counties may use reimbursements for voting machine acquisitions.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 41**-Representative Pelanda, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 41**-Representative Pelanda, et al., were taken up for consideration.

Sub. H. B. No. 41-Representative Pelanda.

Cosponsors: Representatives Becker, Hambley, Seitz, Sprague, Blessing,

Brenner, Green, Kick, Landis, LaTourette, Perales, Retherford, Rezabek, Riedel, Ryan, Scherer, Stein Senators Coley, Uecker, Bacon, Eklund, Hoagland, Huffman, Obhof, Oelslager, Peterson, Terhar, Wilson.

To amend sections 3503.24, 3505.181, 3505.183, 3505.20, 3505.21, 3509.01, 3509.06, 3511.04, and 3511.11 and to enact section 3509.051 of the Revised Code and to amend Sections 2 and 5 of Am. Sub. S.B. 135 of the 132nd General Assembly to modify the law concerning challenges to voter registrations, the appointment of observers, and absent voting, and to change the manner in which counties may use reimbursements for voting machine acquisitions.

The question being, “Shall the Senate amendments be concurred in?”

The yeas and nays were taken and resulted – yeas 61, nays 24, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Boccieri	Brenner	Butler
Carfagna	Cera	Cupp	Dean
Duffey	Edwards	Faber	Gavarone
Ginter	Gonzales	Green	Greenspan
Hagan	Hambley	Henne	Hood
Hoops	Huffman	Hughes	Johnson
Kick	Koehler	Landis	Lanese
Lang	LaTourette	Lipps	Manning
McClain	Merrin	Patton	Pelanda
Perales	Reineke	Retherford	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Smith, K.	Smith, T.	Stein	Thompson
West	Wiggam	Wilkin	Zeltwanger
			Smith, R.-61

Those who voted in the negative were: Representatives

Antonio	Barnes	Boggs	Brinkman
Brown	Celebrezze	Craig	Fedor
Galonski	Holmes	Howse	Ingram
Kelly	Kent	Leland	Miller
O'Brien	Patterson	Ramos	Reece
Sheehy	Strahorn	Sweeney, B.	Sykes-24

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 119 - Representatives Henne, McColley

Cosponsors: Representatives Retherford, Becker, Hambley, Roegner, Dean, Goodman, Seitz, Young, Schaffer, Vitale, Koehler, Thompson, Huffman,

Ginter, Brenner, Greenspan, Brinkman, Johnson, Keller, Lang, Merrin, Perales, Reineke, Rezabek, Riedel, Romanchuk, Stein, Speaker Rosenberger
 Senators Burke, Coley, Eklund, Hackett, Hoagland, Huffman, Terhar, Wilson

To amend sections 4723.06, 4723.28, 4723.35, 5101.47, 5101.54, and 5160.47 and to enact sections 5160.29, 5160.291, 5160.292, and 5160.293 of the Revised Code regarding eligibility and benefits under the Supplemental Nutrition Assistance program and the Medicaid program and the use of the term substance abuse disorder in statutes regarding the Board of Nursing.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
 Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 119**-Representatives Henne, McColley, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 119**-Representatives Henne, McColley, et al., were taken up for consideration.

Sub. H. B. No. 119-Representatives Henne, McColley.

Cosponsors: Representatives Retherford, Becker, Hambley, Roegner, Dean, Goodman, Seitz, Young, Schaffer, Vitale, Koehler, Thompson, Huffman, Ginter, Brenner, Greenspan, Brinkman, Johnson, Keller, Lang, Merrin, Perales, Reineke, Rezabek, Riedel, Romanchuk, Stein, Rosenberger Senators Burke, Coley, Eklund, Hackett, Hoagland, Huffman, Terhar, Wilson.

To amend sections 4723.06, 4723.28, 4723.35, 5101.47, 5101.54, and 5160.47 and to enact sections 5160.29, 5160.291, 5160.292, and 5160.293 of the Revised Code regarding eligibility and benefits under the Supplemental Nutrition Assistance program and the Medicaid program and the use of the term substance abuse disorder in statutes regarding the Board of Nursing.

The question being, “Shall the Senate amendments be concurred in?”

The yeas and nays were taken and resulted – yeas 65, nays 20, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Boggs	Brenner	Brown
Butler	Carfagna	Cera	Cupp
Dean	Dever	Duffey	Faber
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Hood	Hoops	Huffman	Hughes
Johnson	Kick	Koehler	Landis
Lanese	Lang	LaTourette	Leland

Lipps	Manning	McClain	Merrin
O'Brien	Patterson	Patton	Pelanda
Perales	Reineke	Retherford	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Sheehy	Smith, T.	Stein	Sweeney, B.
Thompson	Wiggam	Wilkin	Zeltwanger
			Smith, R.-65

Those who voted in the negative were: Representatives

Antonio	Bocchieri	Brinkman	Celebrezze
Craig	Edwards	Fedor	Galonski
Holmes	Howse	Ingram	Kelly
Kent	Miller	Ramos	Reece
Smith, K.	Strahorn	Sykes	West-20

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 131 - Representatives Gavarone, Reineke

Cosponsors: Representatives Blessing, Lepore-Hagan, Anielski, Antonio, Arndt, Ashford, Greenspan, Hambley, Henne, Holmes, Hoops, Manning, Patton, Pelanda, Rogers, Ryan, Schaffer, Scherer, Schuring, Seitz, Slaby, Stein, Sweeney, West, Wiggam Senators Gardner, Beagle, Tavares, Sykes, Burke, Dolan, Hackett, Kunze, Thomas

To amend sections 4755.40, 4755.411, 4755.42, 4755.421, and 4755.451 of the Revised Code to modify the laws governing the practice of physical therapy.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 131**-Representatives Gavarone, Reineke, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 131**-Representatives Gavarone, Reineke, et al., were taken up for consideration.

Sub. H. B. No. 131-Representatives Gavarone, Reineke.

Cosponsors: Representatives Blessing, Lepore-Hagan, Anielski, Antonio, Arndt, Ashford, Greenspan, Hambley, Henne, Holmes, Hoops, Manning,

Patton, Pelanda, Rogers, Ryan, Schaffer, Scherer, Schuring, Seitz, Slaby, Stein, Sweeney, West, Wiggam Senators Gardner, Beagle, Tavares, Sykes, Burke, Dolan, Hackett, Kunze, Thomas.

To amend sections 4755.40, 4755.411, 4755.42, 4755.421, and 4755.451 of the Revised Code to modify the laws governing the practice of physical therapy.

The question being, “Shall the Senate amendments be concurred in?”

The yeas and nays were taken and resulted – yeas 85, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Boccieri
Boggs	Brenner	Brown	Butler
Carfagna	Celebrezze	Cera	Craig
Cupp	Dean	Dever	Duffey
Edwards	Faber	Fedor	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Holmes	Hood	Hoops	Howse
Huffman	Hughes	Ingram	Johnson
Kelly	Kent	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Leland	Lipps	Manning	McClain
Merrin	Miller	O'Brien	Patterson
Patton	Pelanda	Perales	Ramos
Reece	Reineke	Retherford	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Sheehy	Smith, K.	Smith, T.	Stein
Strahorn	Sweeney, B.	Sykes	Thompson
West	Wiggam	Wilkin	Zeltwanger
			Smith, R.-85

Representative Brinkman voted in the negative-1.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 411 - Representatives Seitz, Sykes

Cosponsors: Representatives Galonski, Miller, Strahorn, Boggs, Celebrezze, Smith, K., Kent, Craig, West, Holmes, Barnes, Blessing, Boyd, Brinkman, Brown, Dever, Fedor, Howse, Kelly, Lepore-Hagan, Ramos, Rezabek, Sheehy, Young Senators Eklund, Bacon, Beagle, Brown, Burke, Coley, Gardner, Hackett, Hoagland, Hottinger, Huffman, Kunze, Lehner, McColley, Obhof, O'Brien, Oelslager, Peterson, Schiavoni, Skindell, Sykes, Tavares,

Terhar, Thomas, Williams, Yuko

To amend sections 2305.02, 2743.48, 2929.01, 2967.141, and 2969.21 of the Revised Code to modify the state's wrongful imprisonment law and to modify the purpose of violation sanction centers.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 411**-Representatives Seitz, Sykes, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 411**-Representatives Seitz, Sykes, et al., were taken up for consideration.

Sub. H. B. No. 411-Representatives Seitz, Sykes.

Cosponsors: Representatives Galonski, Miller, Strahorn, Boggs, Celebrezze, Smith, K., Kent, Craig, West, Holmes, Barnes, Blessing, Boyd, Brinkman, Brown, Dever, Fedor, Howse, Kelly, Lepore-Hagan, Ramos, Rezabek, Sheehy, Young Senators Eklund, Bacon, Beagle, Brown, Burke, Coley, Gardner, Hackett, Hoagland, Hottinger, Huffman, Kunze, Lehner, McColley, Obhof, O'Brien, Oelslager, Peterson, Schiavoni, Skindell, Sykes, Tavares, Terhar, Thomas, Williams, Yuko.

To amend sections 2305.02, 2743.48, 2929.01, 2967.141, and 2969.21 of the Revised Code to modify the state's wrongful imprisonment law and to modify the purpose of violation sanction centers.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken and resulted – yeas 83, nays 3, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Bocchieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Duffey	Edwards	Faber	Fedor
Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Holmes	Hood	Hoops
Howse	Huffman	Hughes	Ingram
Johnson	Kelly	Kent	Koehler
Landis	Lanese	Lang	LaTourette
Leland	Lipps	Manning	McClain
Miller	O'Brien	Patterson	Patton

Perales	Ramos	Reece	Reineke
Retherford	Riedel	Roegner	Rogers
Romanchuk	Ryan	Schaffer	Scherer
Schuring	Seitz	Sheehy	Smith, K.
Smith, T.	Stein	Strahorn	Sweeney, B.
Sykes	Thompson	West	Wiggam
Wilkin	Zeltwanger		Smith, R.-83

Representatives Kick, Merrin, and Pelanda voted in the negative-3.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Am. Sub. H. B. No. 464 - Representatives Lipps, Antonio

Cosponsors: Representatives Huffman, West, Seitz, Rezabek, Carfagna, LaTourette, Leland, Lang, Johnson, Reece, Clyde, Gavarone, DeVitis, Schuring, Green, Thompson, Boggs, Koehler, Ingram, Romanchuk, Kent, Keller, Manning, Blessing, Lepore-Hagan, Anielski, Ashford, Boccieri, Boyd, Brown, Butler, Craig, Cupp, Dean, Dever, Faber, Fedor, Galonski, Ginter, Greenspan, Hambley, Holmes, Hoops, Howse, Hughes, Kelly, Kick, Landis, Lanese, McClain, Miller, O'Brien, Patterson, Patton, Pelanda, Perales, Reineke, Riedel, Rogers, Ryan, Schaffer, Scherer, Sheehy, Smith, K., Stein, Strahorn, Sykes, Young Senators Beagle, Bacon, Brown, Burke, Dolan, Eklund, Gardner, Hackett, Hottinger, Huffman, Jordan, Kunze, Lehner, Manning, Obhof, O'Brien, Oelslager, Peterson, Schiavoni, Skindell, Sykes, Tavares, Terhar, Thomas, Williams, Wilson

To enact sections 3727.11, 3727.12, 3727.13, 3727.14, 3727.15, and 4765.401 of the Revised Code to provide for recognition of stroke centers and establishment of protocols for assessment, treatment, and transport to hospitals of stroke patients.

With the following additional amendments, in which the concurrence of the House is requested.

In line 17, after "Code" insert "or a hospital in another state that is certified as a comprehensive stroke center, primary stroke center, or acute stroke ready hospital by an accrediting organization approved by the federal centers for medicare and medicaid services"

Delete lines 69 through 73 and insert:

"(B) The department shall end its recognition of a hospital made under division (A) of this section if the accrediting organization described in division (B) of section 3727.12 of the Revised Code that certified the hospital

revokes, rescinds, or otherwise terminates the hospital's certification with that organization or the certification expires."

In line 74, delete "June" and insert "January and July"

In line 79, delete "post the" and insert "maintain a comprehensive"; after "list" insert "of recognized hospitals"

In line 80, after "site" insert "and update the list not later than thirty days after a hospital is recognized under division (A) of this section or its recognition ends under division (B) of this section"

In line 94, delete "shall" and insert "may"

In line 106, delete "the department of health:"

In line 108, delete the underlined semicolon

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Am. Sub. H. B. No. 464**-Representatives Lipps, Antonio, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 464**-Representatives Lipps, Antonio, et al., were taken up for consideration.

Am. Sub. H. B. No. 464-Representatives Lipps, Antonio.

Cosponsors: Representatives Huffman, West, Seitz, Rezabek, Carfagna, LaTourette, Leland, Lang, Johnson, Reece, Clyde, Gavarone, DeVitis, Schuring, Green, Thompson, Boggs, Koehler, Ingram, Romanchuk, Kent, Keller, Manning, Blessing, Lepore-Hagan, Anielski, Ashford, Boccieri, Boyd, Brown, Butler, Craig, Cupp, Dean, Dever, Faber, Fedor, Galonski, Ginter, Greenspan, Hambley, Holmes, Hoops, Howse, Hughes, Kelly, Kick, Landis, Lanese, McClain, Miller, O'Brien, Patterson, Patton, Pelanda, Perales, Reineke, Riedel, Rogers, Ryan, Schaffer, Scherer, Sheehy, Smith, K., Stein, Strahorn, Sykes, Young Senators Beagle, Bacon, Brown, Burke, Dolan, Eklund, Gardner, Hackett, Hottinger, Huffman, Jordan, Kunze, Lehner, Manning, Obhof, O'Brien, Oelslager, Peterson, Schiavoni, Skindell, Sykes, Tavares, Terhar, Thomas, Williams, Wilson.

To enact sections 3727.11, 3727.12, 3727.13, 3727.14, 3727.15, and 4765.401 of the Revised Code to provide for recognition of stroke centers and establishment of protocols for assessment, treatment, and transport to hospitals of stroke patients.

The question being, “Shall the Senate amendments be concurred in?”

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Boccieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Duffey	Edwards	Faber	Fedor
Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Holmes	Hood	Hoops
Howse	Huffman	Hughes	Ingram
Johnson	Kelly	Kent	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Leland	Lipps	Manning
McClain	Merrin	Miller	O'Brien
Patterson	Patton	Pelanda	Perales
Ramos	Reece	Reineke	Retherford
Riedel	Roegner	Rogers	Romanchuk
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, K.	Smith, T.
Stein	Strahorn	Sweeney, B.	Sykes
Thompson	West	Wiggam	Wilkin
Zeltwanger			Smith, R.-86

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 494 - Representative Antani

Cosponsors: Representatives Brenner, Green, Greenspan, Hambley, Henne, Lang, Merrin, Patton, Pelanda, Reineke, Riedel, Roegner, Ryan, Schaffer, Scherer, Schuring, Seitz, Thompson, Wiggam, Speaker Smith Senators LaRose, Coley, Eklund, Hackett, Terhar, Wilson

To amend sections 123.153, 1349.61, 4111.03, 4111.14, 4113.15, 4113.16, 4121.01, 4123.01, 4123.30, 4123.38, 4123.77, 4141.01, and 5747.01 and to enact section 123.154 of the Revised Code 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 and to require the Director of Administrative Services to establish the women-owned business enterprise program.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 494**-Representative Antani, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 494**-Representative Antani, et al., were taken up for consideration.

Sub. H. B. No. 494-Representative Antani.

Cosponsors: Representatives Brenner, Green, Greenspan, Hambley, Henne, Lang, Merrin, Patton, Pelanda, Reineke, Riedel, Roegner, Ryan, Schaffer, Scherer, Schuring, Seitz, Thompson, Wiggam, Speaker Smith Senators LaRose, Coley, Eklund, Hackett, Terhar, Wilson.

To amend sections 123.153, 1349.61, 4111.03, 4111.14, 4113.15, 4113.16, 4121.01, 4123.01, 4123.30, 4123.38, 4123.77, 4141.01, and 5747.01 and to enact section 123.154 of the Revised Code 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 and to require the Director of Administrative Services to establish the women-owned business enterprise program.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken and resulted – yeas 61, nays 25, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Boggs	Brenner	Butler
Carfagna	Cera	Cupp	Dean
Dever	Duffey	Edwards	Faber
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Hood	Hoops	Huffman	Hughes
Johnson	Kick	Koehler	Landis
Lanese	Lang	LaTourette	Leland
Lipps	Manning	McClain	Merrin
Patton	Pelanda	Perales	Reineke
Retherford	Riedel	Roegner	Romanchuk
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, T.	Stein
Thompson	Wiggam	Wilkin	Zeltwanger
			Smith, R.-61

Those who voted in the negative were: Representatives

Antonio	Barnes	Bocchieri	Brinkman
Brown	Celebrezze	Craig	Fedor
Galonski	Holmes	Howse	Ingram
Kelly	Kent	Miller	O'Brien
Patterson	Ramos	Reece	Rogers
Smith, K.	Strahorn	Sweeney, B.	Sykes
			West-25

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Am. Sub. H. B. No. 497 - Representatives Rogers, Manning

Cosponsors: Representatives Anielski, Arndt, Ashford, Boyd, Brown, Cupp, Dever, Galonski, Gavarone, Green, Hambley, Holmes, Hoops, Howse, Hughes, Koehler, Landis, Lanese, Lang, Leland, Lepore-Hagan, Miller, O'Brien, Patterson, Patton, Perales, Ramos, Rezabek, Riedel, Scherer, Schuring, Sheehy, West, Speaker Smith Senators Bacon, Beagle, Burke, Coley, Dolan, Gardner, Hackett, Hoagland, Kunze, Lehner, Manning, Obhof, O'Brien, Oelslager, Peterson, Schiavoni, Sykes, Tavares, Terhar, Thomas, Uecker, Yuko

To amend sections 2907.01, 2981.02, and 2981.04 and to enact sections 9.74, 2307.66, 2917.211, and 3345.49 of the Revised Code to prohibit the nonconsensual dissemination of private sexual images, to provide that certain property involved in the offense may be criminally forfeited, and to create certain legal rights and protections of a victim of the offense.

With the following additional amendments, in which the concurrence of the House is requested.

In line 1 of the title, delete "2907.31,"

In line 5 of the title, delete "require" and insert "provide"

In line 6 of the title, after "offense" insert "may"

In line 9, delete "2907.31,"

Delete lines 160 through 260

In line 173, after "service" insert "or telecommunications service"; after the underlined comma insert "both"

In line 343, delete "first" and insert "third"

In line 346, delete "felony" and insert "misdemeanor"; delete "fifth" and insert "second"

In line 350, delete "felony" and insert "misdemeanor"

In line 351, delete "fourth" and insert "first"

In line 357, delete "shall" and insert "may"

In line 410, after "Code" insert ", if the forfeiture is ordered by the court imposing sentence or an order of disposition"

In line 621, delete "2907.31,"

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Am. Sub. H. B. No. 497**-Representatives Rogers, Manning, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 497**-Representatives Rogers, Manning, et al., were taken up for consideration.

Am. Sub. H. B. No. 497-Representatives Rogers, Manning.

Cosponsors: Representatives Anielski, Arndt, Ashford, Boyd, Brown, Cupp, Dever, Galonski, Gavarone, Green, Hambley, Holmes, Hoops, Howse, Hughes, Koehler, Landis, Lanese, Lang, Leland, Lepore-Hagan, Miller, O'Brien, Patterson, Patton, Perales, Ramos, Rezabek, Riedel, Scherer, Schuring, Sheehy, West, Speaker Smith Senators Bacon, Beagle, Burke, Coley, Dolan, Gardner, Hackett, Hoagland, Kunze, Lehner, Manning, Obhof, O'Brien, Oelslager, Peterson, Schiavoni, Sykes, Tavares, Terhar, Thomas, Uecker, Yuko.

To amend sections 2907.01, 2981.02, and 2981.04 and to enact sections 9.74, 2307.66, 2917.211, and 3345.49 of the Revised Code to prohibit the nonconsensual dissemination of private sexual images, to provide that certain property involved in the offense may be criminally forfeited, and to create certain legal rights and protections of a victim of the offense.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Boccieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera

Craig	Cupp	Dean	Dever
Duffey	Edwards	Faber	Fedor
Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Holmes	Hood	Hoops
Howse	Huffman	Hughes	Ingram
Johnson	Kelly	Kent	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Leland	Lipps	Manning
McClain	Merrin	Miller	O'Brien
Patterson	Patton	Pelanda	Perales
Ramos	Reece	Reineke	Retherford
Riedel	Roegner	Rogers	Romanchuk
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, K.	Smith, T.
Stein	Strahorn	Sweeney, B.	Sykes
Thompson	West	Wiggam	Wilkin
Zeltwanger			Smith, R.-86

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 541 - Representatives Patterson, LaTourette

Cosponsors: Representatives Becker, Brown, Riedel, O'Brien, Seitz, Huffman, Johnson, Lepore-Hagan, Anielski, Antonio, Arndt, Boggs, Boyd, Celebrezze, Clyde, Craig, Dean, Faber, Gavarone, Ginter, Green, Greenspan, Hambley, Hood, Koehler, Lang, Leland, Manning, Miller, Patton, Perales, Ramos, Rezabek, Roegner, Rogers, Ryan, Sheehy, Slaby, Smith, K., Stein, Sweeney, Thompson, West, Wiggam, Young, Speaker Smith Senators Gardner, Hottinger, Hackett, Beagle, Tavares, Brown, Burke, Eklund, Hoagland, Huffman, Manning, O'Brien, Peterson, Schiavoni, Sykes, Terhar, Thomas, Uecker, Yuko

To amend sections 4715.09, 4715.20, 4723.32, 4725.26, 4729.41, 4730.02, 4731.41, 4731.43, 4731.511, 4731.60, 4734.14, 4752.07, 4752.08, 4752.09, and 4752.17, to enact section 4725.591 of the Revised Code, and to amend Section 307.25 of Am. Sub. H.B. 49 of the 132nd General Assembly to authorize health professionals licensed in other states to provide volunteer health services during charitable events, to make changes in the laws administered by the State Board of Pharmacy regarding home medical equipment services and immunization administration by pharmacists and pharmacy interns, and to modify the kinship caregiver child care program earmark.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 541**-Representatives Patterson, LaTourette, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 541**-Representatives Patterson, LaTourette, et al., were taken up for consideration.

Sub. H. B. No. 541-Representatives Patterson, LaTourette.

Cosponsors: Representatives Becker, Brown, Riedel, O'Brien, Seitz, Huffman, Johnson, Lepore-Hagan, Anielski, Antonio, Arndt, Boggs, Boyd, Celebrezze, Clyde, Craig, Dean, Faber, Gavarone, Ginter, Green, Greenspan, Hambley, Hood, Koehler, Lang, Leland, Manning, Miller, Patton, Perales, Ramos, Rezabek, Roegner, Rogers, Ryan, Sheehy, Slaby, Smith, K., Stein, Sweeney, Thompson, West, Wiggam, Young, Speaker Smith Senators Gardner, Hottinger, Hackett, Beagle, Tavares, Brown, Burke, Eklund, Hoagland, Huffman, Manning, O'Brien, Peterson, Schiavoni, Sykes, Terhar, Thomas, Uecker, Yuko.

To amend sections 4715.09, 4715.20, 4723.32, 4725.26, 4729.41, 4730.02, 4731.41, 4731.43, 4731.511, 4731.60, 4734.14, 4752.07, 4752.08, 4752.09, and 4752.17, to enact section 4725.591 of the Revised Code, and to amend Section 307.25 of Am. Sub. H.B. 49 of the 132nd General Assembly to authorize health professionals licensed in other states to provide volunteer health services during charitable events, to make changes in the laws administered by the State Board of Pharmacy regarding home medical equipment services and immunization administration by pharmacists and pharmacy interns, and to modify the kinship caregiver child care program earmark.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Bocchieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Duffey	Edwards	Faber	Fedor
Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Holmes	Hood	Hoops

Howse	Huffman	Hughes	Ingram
Johnson	Kelly	Kent	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Leland	Lipps	Manning
McClain	Merrin	Miller	O'Brien
Patterson	Patton	Pelanda	Perales
Ramos	Reece	Reineke	Retherford
Riedel	Roegner	Rogers	Romanchuk
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, K.	Smith, T.
Stein	Strahorn	Sweeney, B.	Sykes
Thompson	West	Wiggam	Wilkin
Zeltwanger			Smith, R.-86

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 595 - Representatives Cupp, Rezabek

Cosponsors: Representatives Seitz, Riedel, Manning, Anielski, Ashford, Blessing, Brown, Craig, Dever, Ginter, Green, Hambley, Holmes, Leland, Miller, Perales, Rogers, Wiggam, Wilkin Senators Coley, Bacon, Brown, Dolan, Gardner, Hackett, Huffman, Kunze, McColley, Obhof, O'Brien, Peterson, Sykes, Tavares, Terhar, Thomas, Williams, Wilson, Yuko

To amend sections 313.14, 1901.26, 1907.24, 2101.24, 2105.19, 2107.01, 2107.05, 2107.07, 2107.08, 2107.09, 2107.10, 2107.11, 2107.12, 2107.16, 2107.18, 2107.20, 2107.22, 2107.33, 2107.52, 2107.71, 2109.41, 2129.05, 2137.01, 2323.30, 2323.31, 2323.33, 2701.09, 2721.03, 3105.011, 3109.06, 4705.09, 5163.21, 5802.03, 5806.04, 5808.19, and 5815.16, to enact sections 2111.182, 2111.52, 2113.032, 2151.233, 2151.234, 2151.235, 2151.236, 2323.311, 2746.10, 3109.061, 5802.05, 5817.01, 5817.02, 5817.03, 5817.04, 5817.05, 5817.06, 5817.07, 5817.08, 5817.09, 5817.10, 5817.11, 5817.12, 5817.13, and 5817.14, and to repeal sections 2107.081, 2107.082, 2107.083, 2107.084, and 2107.085 of the Revised Code to permit nonelderly, disabled applicants or recipients of Medicaid benefits or their spouses to establish their own special needs trust on or after December 13, 2016, to specify domestic relations and juvenile court jurisdiction in certain matters, and relative to procedures for the waiver of certain fees for indigent litigants in civil actions, procedures for a testator to file a declaratory judgment action to declare the validity of a will prior to death and the settlor of a trust to file such an action to declare its validity, exceptions to antilapse provisions in class gifts in wills and trusts, admission of authenticated copies of wills of persons not domiciled

in Ohio, incorporation of a written trust into a will, testimony of witnesses in admission of will to probate, trusts for a minor, arbitration of trust disputes, the creation of county and multicounty guardianship services boards, the coroner's disposition of person dying of suspicious or unusual death, an application for the release of medical records and medical billing records, adding involuntary manslaughter not resulting from a felony vehicular homicide offense to the list of offenses excluding an individual from inheriting from a decedent, attorney-client privilege when the client is acting as a fiduciary, and the placement of fiduciary funds in interest on lawyer's trust accounts.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 595**-Representatives Cupp, Rezabek, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 595**-Representatives Cupp, Rezabek, et al., were taken up for consideration.

Sub. H. B. No. 595-Representatives Cupp, Rezabek.

Cosponsors: Representatives Seitz, Riedel, Manning, Anielski, Ashford, Blessing, Brown, Craig, Dever, Ginter, Green, Hambley, Holmes, Leland, Miller, Perales, Rogers, Wiggam, Wilkin Senators Coley, Bacon, Brown, Dolan, Gardner, Hackett, Huffman, Kunze, McColley, Obhof, O'Brien, Peterson, Sykes, Tavares, Terhar, Thomas, Williams, Wilson, Yuko, Eklund, Hoagland, Lehner, Oelslager, Uecker.

To amend sections 313.14, 1901.26, 1907.24, 2101.24, 2105.19, 2107.01, 2107.05, 2107.07, 2107.08, 2107.09, 2107.10, 2107.11, 2107.12, 2107.16, 2107.18, 2107.20, 2107.22, 2107.33, 2107.52, 2107.71, 2109.41, 2129.05, 2137.01, 2323.30, 2323.31, 2323.33, 2701.09, 2721.03, 3105.011, 3109.06, 4705.09, 5163.21, 5802.03, 5806.04, 5808.19, and 5815.16, to enact sections 2111.182, 2111.52, 2113.032, 2151.233, 2151.234, 2151.235, 2151.236, 2323.311, 2746.10, 3109.061, 5802.05, 5817.01, 5817.02, 5817.03, 5817.04, 5817.05, 5817.06, 5817.07, 5817.08, 5817.09, 5817.10, 5817.11, 5817.12, 5817.13, and 5817.14, and to repeal sections 2107.081, 2107.082, 2107.083, 2107.084, and 2107.085 of the Revised Code to permit nonelderly, disabled applicants or recipients of Medicaid benefits or their spouses to establish their own special needs trust on or after December 13, 2016, to specify domestic relations and juvenile court jurisdiction in certain matters, and relative to procedures for the waiver of certain fees for indigent litigants in civil actions,

procedures for a testator to file a declaratory judgment action to declare the validity of a will prior to death and the settlor of a trust to file such an action to declare its validity, exceptions to antilapse provisions in class gifts in wills and trusts, admission of authenticated copies of wills of persons not domiciled in Ohio, incorporation of a written trust into a will, testimony of witnesses in admission of will to probate, trusts for a minor, arbitration of trust disputes, the creation of county and multicounty guardianship services boards, the coroner's disposition of person dying of suspicious or unusual death, an application for the release of medical records and medical billing records, adding involuntary manslaughter not resulting from a felony vehicular homicide offense to the list of offenses excluding an individual from inheriting from a decedent, attorney-client privilege when the client is acting as a fiduciary, and the placement of fiduciary funds in interest on lawyer's trust accounts.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Boccieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Duffey	Edwards	Faber	Fedor
Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Holmes	Hood	Hoops
Howse	Huffman	Hughes	Ingram
Johnson	Kelly	Kent	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Leland	Lipps	Manning
McClain	Merrin	Miller	O'Brien
Patterson	Patton	Pelanda	Perales
Ramos	Reece	Reineke	Retherford
Riedel	Roegner	Rogers	Romanchuk
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, K.	Smith, T.
Stein	Strahorn	Sweeney, B.	Sykes
Thompson	West	Wiggam	Wilkin
Zeltwanger			Smith, R.-86

The Senate amendments were concurred in.

On motion of Representative Schuring, the House recessed.

The House met pursuant to recess.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has passed the following bills in which the concurrence of the House is requested:

Sub. H. B. No. 92 - Representative Schaffer

Cosponsors: Representatives Dean, Becker, Manning, Ashford, Blessing, Butler, Craig, Dever, Green, Hambley, Holmes, Hughes, Landis, Miller, O'Brien, Patton, Riedel, Rogers, Romanchuk, Slaby, Lepore-Hagan, Speaker Smith Senators Bacon, Hoagland, Kunze, Lehner, Manning, O'Brien, Oelslager, Peterson, Schiavoni, Tavares, Thomas, Wilson, Yuko

To amend sections 2907.09 and 2950.01 of the Revised Code to require an offender who knowingly commits the offense of public indecency under certain circumstances involving exposure of private parts likely to be viewed by minors and for the purpose of sexual arousal or gratification to register as a Tier I sex offender/child-victim offender if the judge orders registration.

Sub. H. B. No. 96 - Representative Hughes

Cosponsors: Representatives Smith, R., Schaffer, Manning, Rezabek, Anielski, Antonio, Arndt, Ashford, Boccieri, Boggs, Boyd, Brenner, Brown, Butler, Clyde, Craig, Dever, Edwards, Fedor, Gavarone, Ginter, Gonzales, Hambley, Hill, Holmes, Ingram, Johnson, Kelly, Kent, Kick, Landis, Leland, Lepore-Hagan, McClain, Miller, O'Brien, Patmon, Patterson, Patton, Ramos, Riedel, Rogers, Romanchuk, Schuring, Slaby, Smith, K., Sprague, Stein, Strahorn, Sweeney, West, Young Senators Bacon, Burke, Gardner, Hoagland, Kunze, Lehner, Manning, O'Brien, Schiavoni, Wilson

To amend sections 2907.06 and 2917.11 of the Revised Code to increase the penalty for sexual imposition when the offender previously has been convicted or pleaded guilty three or more times of any of several specified sex offenses and to enhance the penalty for disorderly conduct involving voluntary intoxication when the offender has previously been convicted of the offense three or more times.

Sub. H. B. No. 156 - Representative Schuring

Cosponsors: Representatives Retherford, Anielski, Boyd, Dever, Henne, Holmes, Landis, Lanese, Lepore-Hagan, Manning, Miller, Patton, Pelanda, Reineke, Rogers, Ryan, Schaffer, Scherer, Slaby, Smith, K., West Senators Gardner, Hackett, Hottinger, Manning, O'Brien, Peterson, Terhar, Uecker, Wilson

To amend sections 1739.05, 1753.09, 3901.21, 3963.01, 3963.02, 3963.03, 4725.19, and 4731.22 and to enact sections 1751.85 and 3923.86 of the Revised Code regarding limitations imposed by health insurers on vision care services.

Sub. H. B. No. 454 - Representatives Patterson, Arndt

Cosponsors: Representatives Ashford, Seitz, Becker, Reece, Hambley, Holmes, Boyd, Brown, Anielski, Antonio, Barnes, Craig, Green, Lepore-Hagan, Miller, O'Brien, Perales, Rogers, Sheehy, Sprague Senators Coley, Eklund, Gardner, Hoagland, Lehner, Manning, O'Brien, Peterson, Schiavoni, Tavares, Terhar, Thomas, Uecker, Williams, Wilson, Yuko

To amend sections 517.07 and 517.073 of the Revised Code to require a township to offer compensation to responsive owners of certain unused cemetery lots and rights.

Sub. H. B. No. 502 - Representative Anielski

Cosponsors: Representatives Schuring, West, Antani, Arndt, Ashford, Barnes, Blessing, Boyd, Brenner, Brown, Butler, Carfagna, Clyde, Craig, Dever, Galonski, Gavarone, Ginter, Green, Hagan, Hill, Holmes, Ingram, Johnson, Kent, Kick, Landis, LaTourette, Leland, Miller, O'Brien, Patterson, Patton, Pelanda, Perales, Ramos, Rezabek, Riedel, Rogers, Ryan, Scherer, Sheehy, Sprague, Sykes, Young, Speaker Smith Senators Manning, Bacon, Beagle, Coley, Dolan, Gardner, Hackett, Hoagland, Kunze, Lehner, Obhof, O'Brien, Oelslager, Peterson, Schiavoni, Tavares, Terhar, Thomas, Uecker, Yuko, Eklund, Huffman, McColley, Wilson

To amend section 3319.073 of the Revised Code with regard to educator in-service training on youth suicide awareness and prevention in public schools.

Attest:

Vincent L. Keeran,
Clerk.

BILLS FOR THIRD CONSIDERATION**Sub. H. B. No. 81**-Representatives Seitz, Antonio.

Cosponsors: Representatives Dever, Miller, Hambley, Duffey, Brinkman, Blessing, Riedel, Lepore-Hagan, Smith, K., Ryan, Stein, Manning.

To amend sections 2929.02, 2929.022, 2929.024, 2929.03, 2929.04, 2929.06, 2953.21, and 2953.23 and to enact section 2929.025 of the Revised Code to provide that a person convicted of aggravated murder who shows that the person had a serious mental illness at the time of committing the offense cannot be sentenced to death for the offense and to provide a mechanism for resentencing to a life sentence a person previously sentenced to death who proves that the person had a serious mental illness at the time of committing the offense, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Seitz moved that **Sub. H. B. No. 81**-Representatives Seitz, Antonio, et al., be informally passed and retain its place on the calendar.

The motion was agreed to without objection.

Sub. S. B. No. 21-Senator Uecker.

Cosponsors: Senators Hoagland, Huffman, Hite, Coley, Balderson, Burke, Dolan, Eklund, Hackett, Jordan, Lehner, McColley, Obhof, Terhar, Wilson.

To amend sections 133.18, 306.32, 306.322, 345.01, 345.03, 345.04, 505.48, 505.481, 511.27, 511.28, 511.34, 1545.041, 1545.21, 3311.50, 3318.01, 3318.06, 3318.061, 3318.062, 3318.063, 3318.361, 3318.45, 3381.03, 3501.22, 4582.024, 4582.26, 5705.01, 5705.03, 5705.192, 5705.195, 5705.196, 5705.197, 5705.199, 5705.21, 5705.213, 5705.215, 5705.218, 5705.219, 5705.233, 5705.25, 5705.251, 5705.261, 5705.55, 5748.01, 5748.02, 5748.03, 5748.04, 5748.08, and 5748.09 of the Revised Code to modify the information conveyed in election notices and ballot language for property tax levies and to reduce the minimum number of precinct election officials in a precinct in which electronic pollbooks are used, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Sweeney, B. moved to suspend Rule 71(b) and amend, amendment 3734, as follows:

In line 5 of the title, after "3381.03," insert "3501.05,"; after "3501.22," insert "3503.09, 3503.10, 3503.12, 3503.13, 3503.14, 3503.15, 3503.16, 3503.19, 3503.20, 3503.21, 3503.28, 3503.30, 3503.33, 3505.18, 3505.181, 3505.183, 3509.03, 3509.05, 3511.02, 3511.09, 3599.11, 3599.18,"

In line 10 of the title, after "5748.09" insert "; to enact new section 3503.11; and to repeal sections 3503.11; 3503.29, and 3505.22"

In line 13 of the title, delete "and" and insert a comma

In line 15 of the title, after "used" insert ", to require that eligible persons in certain government and school databases be automatically registered to vote or have their registrations updated automatically unless those persons decline, and to expand how a voter may register or update their registration through the online voter registration system"

In line 19, after "3381.03," insert "3501.05,"; after "3501.22," insert "3503.09, 3503.10, 3503.12, 3503.13, 3503.14, 3503.15, 3503.16, 3503.19, 3503.20, 3503.21, 3503.28, 3503.30, 3503.33, 3505.18, 3505.181, 3505.183, 3509.03, 3509.05, 3511.02, 3511.09, 3599.11, 3599.18,"

In line 24, delete "of the Revised Code"; after "amended" insert "and new section 3503.11 of the Revised Code be enacted"

After line 2051, insert:

"Sec. 3501.05. The secretary of state shall do all of the following:

(A) Appoint all members of boards of elections;

(B) Issue instructions by directives and advisories in accordance with section 3501.053 of the Revised Code to members of the boards as to the proper methods of conducting elections.

(C) Prepare rules and instructions for the conduct of elections;

(D) Publish and furnish to the boards from time to time a sufficient number of indexed copies of all election laws then in force;

(E) Edit and issue all pamphlets concerning proposed laws or amendments required by law to be submitted to the voters;

(F) Prescribe the form of registration cards, blanks, and records;

(G) Determine and prescribe the forms of ballots and the forms of all blanks, cards of instructions, pollbooks, tally sheets, certificates of election, and forms and blanks required by law for use by candidates, committees, and boards;

(H) Prepare the ballot title or statement to be placed on the ballot for any proposed law or amendment to the constitution to be submitted to the voters of the state;

(I) Except as otherwise provided in section 3519.08 of the Revised Code, certify to the several boards the forms of ballots and names of candidates for state offices, and the form and wording of state referendum questions and issues, as they shall appear on the ballot;

(J) Except as otherwise provided in division (I)(2)(b) of section 3501.38 of the Revised Code, give final approval to ballot language for any local question or issue approved and transmitted by boards of elections under section 3501.11 of the Revised Code;

(K) Receive all initiative and referendum petitions on state questions and issues and determine and certify to the sufficiency of those petitions;

(L) Require such reports from the several boards as are provided by law, or as the secretary of state considers necessary;

(M) Compel the observance by election officers in the several counties of the requirements of the election laws;

(N)(1) Except as otherwise provided in division (N)(2) of this section, investigate the administration of election laws, frauds, and irregularities in elections in any county, and report violations of election laws to the attorney general or prosecuting attorney, or both, for prosecution;

(2) On and after August 24, 1995, report a failure to comply with or a violation of a provision in sections 3517.08 to 3517.13, 3517.17, 3517.18, 3517.20 to 3517.22, 3599.03, or 3599.031 of the Revised Code, whenever the

secretary of state has or should have knowledge of a failure to comply with or a violation of a provision in one of those sections, by filing a complaint with the Ohio elections commission under section 3517.153 of the Revised Code.

(O) Make an annual report to the governor containing the results of elections, the cost of elections in the various counties, a tabulation of the votes in the several political subdivisions, and other information and recommendations relative to elections the secretary of state considers desirable;

(P) Prescribe and distribute to boards of elections a list of instructions indicating all legal steps necessary to petition successfully for local option elections under sections 4301.32 to 4301.41, 4303.29, 4305.14, and 4305.15 of the Revised Code;

(Q) Adopt rules pursuant to Chapter 119. of the Revised Code for the removal by boards of elections of ineligible voters from the statewide voter registration database and, if applicable, from the poll list or signature pollbook used in each precinct, which rules shall provide for all of the following:

(1) A process for the removal of voters who have changed residence, which shall be uniform, nondiscriminatory, and in compliance with the Voting Rights Act of 1965 and the National Voter Registration Act of 1993, including a program that uses the national change of address service provided by the United States postal system through its licensees;

(2) A process for the removal of ineligible voters under section 3503.21 of the Revised Code;

(3) A uniform system for marking or removing the name of a voter who is ineligible to vote from the statewide voter registration database and, if applicable, from the poll list or signature pollbook used in each precinct and noting the reason for that mark or removal.

(R)(1) Prescribe a general program for registering voters or updating voter registration information, such as name and residence changes, by boards of elections, designated agencies, offices of deputy registrars of motor vehicles, public high schools and vocational schools, public libraries, and offices of county treasurers consistent with the requirements of section 3503.09 of the Revised Code;

(2) Adopt rules to implement the automatic voter registration program described in section 3503.11 of the Revised Code.

(S) Prescribe a program of distribution of voter registration forms through boards of elections, designated agencies, offices of the registrar and deputy registrars of motor vehicles, public high schools and vocational schools, public libraries, and offices of county treasurers;

(T) To the extent feasible, provide copies, at no cost and upon

request, of the voter registration form in post offices in this state;

(U) Adopt rules pursuant to section 111.15 of the Revised Code for the purpose of implementing the program for registering voters through boards of elections, designated agencies, and the offices of the registrar and deputy registrars of motor vehicles consistent with this chapter;

(V) Establish the full-time position of Americans with Disabilities Act coordinator within the office of the secretary of state to do all of the following:

(1) Assist the secretary of state with ensuring that there is equal access to polling places for persons with disabilities;

(2) Assist the secretary of state with ensuring that each voter may cast the voter's ballot in a manner that provides the same opportunity for access and participation, including privacy and independence, as for other voters;

(3) Advise the secretary of state in the development of standards for the certification of voting machines, marking devices, and automatic tabulating equipment.

(W) Establish and maintain a computerized statewide database of all legally registered voters under section 3503.15 of the Revised Code that complies with the requirements of the "Help America Vote Act of 2002," Pub. L. No. 107-252, 116 Stat. 1666, and provide training in the operation of that system;

(X) Ensure that all directives, advisories, other instructions, or decisions issued or made during or as a result of any conference or teleconference call with a board of elections to discuss the proper methods and procedures for conducting elections, to answer questions regarding elections, or to discuss the interpretation of directives, advisories, or other instructions issued by the secretary of state are posted on a web site of the office of the secretary of state as soon as is practicable after the completion of the conference or teleconference call, but not later than the close of business on the same day as the conference or teleconference call takes place.

(Y) Publish a report on a web site of the office of the secretary of state not later than one month after the completion of the canvass of the election returns for each primary and general election, identifying, by county, the number of absent voter's ballots cast and the number of those ballots that were counted, and the number of provisional ballots cast and the number of those ballots that were counted, for that election. The secretary of state shall maintain the information on the web site in an archive format for each subsequent election.

(Z) Conduct voter education outlining voter identification, absent voters ballot, provisional ballot, and other voting requirements;

(AA) Establish a procedure by which a registered elector may make

available to a board of elections a ~~more recent~~ current signature to be used in the poll list or signature pollbook produced by the board of elections of the county in which the elector resides;

(BB) Disseminate information, which may include all or part of the official explanations and arguments, by means of direct mail or other written publication, broadcast, or other means or combination of means, as directed by the Ohio ballot board under division (F) of section 3505.062 of the Revised Code, in order to inform the voters as fully as possible concerning each proposed constitutional amendment, proposed law, or referendum;

(CC) Be the single state office responsible for the implementation of the "Uniformed and Overseas Citizens Absentee Voting Act," Pub. L. No. 99-410, 100 Stat. 924, 42 U.S.C. 1973ff, et seq., as amended, in this state. The secretary of state may delegate to the boards of elections responsibilities for the implementation of that act, including responsibilities arising from amendments to that act made by the "Military and Overseas Voter Empowerment Act," Subtitle H of the "National Defense Authorization Act for Fiscal Year 2010," Pub. L. No. 111-84, 123 Stat. 3190.

(DD) Adopt rules, under Chapter 119. of the Revised Code, to establish procedures and standards for determining when a board of elections shall be placed under the official oversight of the secretary of state, placing a board of elections under the official oversight of the secretary of state, a board that is under official oversight to transition out of official oversight, and the secretary of state to supervise a board of elections that is under official oversight of the secretary of state.

(EE) Perform other duties required by law.

Whenever a primary election is held under section 3513.32 of the Revised Code or a special election is held under section 3521.03 of the Revised Code to fill a vacancy in the office of representative to congress, the secretary of state shall establish a deadline, notwithstanding any other deadline required under the Revised Code, by which any or all of the following shall occur: the filing of a declaration of candidacy and petitions or a statement of candidacy and nominating petition together with the applicable filing fee; the filing of protests against the candidacy of any person filing a declaration of candidacy or nominating petition; the filing of a declaration of intent to be a write-in candidate; the filing of campaign finance reports; the preparation of, and the making of corrections or challenges to, precinct voter registration lists; the receipt of applications for absent voter's ballots or uniformed services or overseas absent voter's ballots; the supplying of election materials to precincts by boards of elections; the holding of hearings by boards of elections to consider challenges to the right of a person to appear on a voter registration list; and the scheduling of programs to instruct or reinstruct election officers.

In the performance of the secretary of state's duties as the chief election officer, the secretary of state may administer oaths, issue subpoenas, summon witnesses, compel the production of books, papers, records, and other evidence, and fix the time and place for hearing any matters relating to the administration and enforcement of the election laws.

In any controversy involving or arising out of the adoption of registration or the appropriation of funds for registration, the secretary of state may, through the attorney general, bring an action in the name of the state in the court of common pleas of the county where the cause of action arose or in an adjoining county, to adjudicate the question.

In any action involving the laws in Title XXXV of the Revised Code wherein the interpretation of those laws is in issue in such a manner that the result of the action will affect the lawful duties of the secretary of state or of any board of elections, the secretary of state may, on the secretary of state's motion, be made a party.

The secretary of state may apply to any court that is hearing a case in which the secretary of state is a party, for a change of venue as a substantive right, and the change of venue shall be allowed, and the case removed to the court of common pleas of an adjoining county named in the application or, if there are cases pending in more than one jurisdiction that involve the same or similar issues, the court of common pleas of Franklin county.

Public high schools and vocational schools, public libraries, and the office of a county treasurer shall implement voter registration programs as directed by the secretary of state pursuant to this section.

The secretary of state may mail unsolicited applications for absent voter's ballots to individuals only for a general election and only if the general assembly has made an appropriation for that particular mailing. Under no other circumstance shall a public office, or a public official or employee who is acting in an official capacity, mail unsolicited applications for absent voter's ballots to any individuals."

After line 2166, insert:

"Sec. 3503.09. (A)(1) The secretary of state shall adopt rules for the electronic transmission by boards of elections, designated agencies, offices of deputy registrars of motor vehicles, public high schools and vocational schools, public libraries, and offices of county treasurers, where applicable, of change of name and change of residence changes-forms for voter registration records in the statewide voter registration database.

(2) The secretary of state shall adopt rules for the purpose of improving the speed of processing new voter registrations that permit information from a voter registration application received by a designated agency or an office of deputy registrar of motor vehicles to be made available

electronically, in addition to requiring the original voter registration application to be transmitted to the applicable board of elections under division (E)(2) of section 3503.10 ~~or section 3503.11~~ of the Revised Code.

(B) Rules adopted under division (A) of this section shall do all of the following:

(1) Prohibit any direct electronic connection between a designated agency, office of deputy registrar of motor vehicles, public high school or vocational school, public library, or office of a county treasurer and the statewide voter registration database;

(2) Require any updated voter registration information to be verified by the secretary of state or a board of elections before the information is added to the statewide voter registration database for the purpose of modifying an existing voter registration;

(3) Require each designated agency or office of deputy registrar of motor vehicles that transmits voter registration information electronically to transmit an identifier for data relating to each new voter registration that shall be used by the secretary of state or a board of elections to match the electronic data to the original voter registration application.

(C) This section does not apply to information transmitted to the secretary of state under section 3503.11 of the Revised Code.

Sec. 3503.10. (A) Each designated agency shall designate one person within that agency to serve as coordinator for the voter registration program within the agency and its departments, divisions, and programs. The designated person shall be trained under a program designed by the secretary of state and shall be responsible for administering all aspects of the voter registration program for that agency as prescribed by the secretary of state. The designated person shall receive no additional compensation for performing such duties.

(B) Every designated agency, public high school and vocational school, public library, and office of a county treasurer shall provide in each of its offices or locations voter registration applications and assistance in the registration of persons qualified to register to vote, in accordance with this chapter.

(C) Every designated agency shall distribute to its applicants, prior to or in conjunction with distributing a voter registration application, a form prescribed by the secretary of state that includes all of the following:

(1) The question, "Do you want to register to vote or update your current voter registration?"--followed by boxes for the applicant to indicate whether the applicant would like to register or decline to register to vote, and the statement, highlighted in bold print, "If you do not check either box, you will be considered to have decided not to register to vote at this time.";

(2) If the agency provides public assistance, the statement, "Applying to register or declining to register to vote will not affect the amount of assistance that you will be provided by this agency.";

(3) The statement, "If you would like help in filling out the voter registration application form, we will help you. The decision whether to seek or accept help is yours. You may fill out the application form in private.";

(4) The statement, "If you believe that someone has interfered with your right to register or to decline to register to vote, your right to privacy in deciding whether to register or in applying to register to vote, or your right to choose your own political party or other political preference, you may file a complaint with the prosecuting attorney of your county or with the secretary of state," with the address and telephone number for each such official's office.

(D) Each designated agency shall distribute a voter registration form prescribed by the secretary of state to each applicant with each application for service or assistance, and with each written application or form for recertification, renewal, or change of address.

(E) Each designated agency shall do all of the following:

(1) Have employees trained to administer the voter registration program in order to provide to each applicant who wishes to register to vote and who accepts assistance, the same degree of assistance with regard to completion of the voter registration application as is provided by the agency with regard to the completion of its own form;

(2) Accept completed voter registration applications, voter registration change of residence forms, and voter registration change of name forms, regardless of whether the application or form was distributed by the designated agency, for transmittal to the office of the board of elections in the county in which the agency is located. Each designated agency and the appropriate board of elections shall establish a method by which the voter registration applications and other voter registration forms are transmitted to that board of elections within five days after being accepted by the agency.

(3) If the designated agency is one that is primarily engaged in providing services to persons with disabilities under a state-funded program, and that agency provides services to a person with disabilities at a person's home, provide the services described in divisions (E)(1) and (2) of this section at the person's home;

(4) Keep as confidential, except as required by the secretary of state for record-keeping purposes, the identity of an agency through which a person registered to vote or updated the person's voter registration records, and information relating to a declination to register to vote made in connection with a voter registration application issued by a designated agency.

(F) The secretary of state shall prepare and transmit written instructions on the implementation of the voter registration program within each designated agency, public high school and vocational school, public library, and office of a county treasurer. The instructions shall include directions as follows:

(1) That each person designated to assist with voter registration maintain strict neutrality with respect to a person's political philosophies, a person's right to register or decline to register, and any other matter that may influence a person's decision to register or not register to vote;

(2) That each person designated to assist with voter registration not seek to influence a person's decision to register or not register to vote, not display or demonstrate any political preference or party allegiance, and not make any statement to a person or take any action the purpose or effect of which is to lead a person to believe that a decision to register or not register has any bearing on the availability of services or benefits offered, on the grade in a particular class in school, or on credit for a particular class in school;

(3) Regarding when and how to assist a person in completing the voter registration application, what to do with the completed voter registration application or voter registration update form, and when the application must be transmitted to the appropriate board of elections;

(4) Regarding what records must be kept by the agency and where and when those records should be transmitted to satisfy reporting requirements imposed on the secretary of state under the National Voter Registration Act of 1993;

(5) Regarding whom to contact to obtain answers to questions about voter registration forms and procedures.

(G) If the voter registration activity is part of an in-class voter registration program in a public high school or vocational school, whether prescribed by the secretary of state or independent of the secretary of state, the board of education shall do all of the following:

(1) Establish a schedule of school days and hours during these days when the person designated to assist with voter registration shall provide voter registration assistance;

(2) Designate a person to assist with voter registration from the public high school's or vocational school's staff;

(3) Make voter registration applications and materials available, as outlined in the voter registration program established by the secretary of state pursuant to section 3501.05 of the Revised Code;

(4) Distribute the statement, "applying to register or declining to register to vote will not affect or be a condition of your receiving a particular grade in or credit for a school course or class, participating in a curricular or

extracurricular activity, receiving a benefit or privilege, or participating in a program or activity otherwise available to pupils enrolled in this school district's schools.";

(5) Establish a method by which the voter registration application and other voter registration forms are transmitted to the board of elections within five days after being accepted by the public high school or vocational school.

(H) Any person employed by the designated agency, public high school or vocational school, public library, or office of a county treasurer may be designated to assist with voter registration pursuant to this section. The designated agency, public high school or vocational school, public library, or office of a county treasurer shall provide the designated person, and make available such space as may be necessary, without charge to the county or state.

(I) The secretary of state shall prepare and cause to be displayed in a prominent location in each designated agency a notice that identifies the person designated to assist with voter registration, the nature of that person's duties, and where and when that person is available for assisting in the registration of voters.

A designated agency may furnish additional supplies and services to disseminate information to increase public awareness of the existence of a person designated to assist with voter registration in every designated agency.

(J) This section does not limit any authority a board of education, superintendent, or principal has to allow, sponsor, or promote voluntary election registration programs within a high school or vocational school, including programs in which pupils serve as persons designated to assist with voter registration, provided that no pupil is required to participate.

(K) Each public library and office of the county treasurer shall establish a method by which voter registration forms are transmitted to the board of elections within five days after being accepted by the public library or office of the county treasurer.

~~(L) The department of job and family services and its departments, divisions, and programs shall limit administration of the aspects of the voter registration program for the department to the requirements prescribed by the secretary of state and the requirements of this section and the National Voter Registration Act of 1993.~~

Sec. 3503.11. (A)(1)(a) The bureau of motor vehicles and each designated agency shall provide to the secretary of state, in accordance with a schedule established by rule by the secretary of state, electronic records concerning each person who appears to be eligible to register to vote or to update the person's registration and about whom the bureau or agency possesses the information listed in division (A)(2) of this section for the

purpose of automatically registering the person to vote or updating the person's registration in accordance with this section.

(b) Each public or private secondary school shall provide to the secretary of state, in accordance with a schedule established by the secretary of state, electronic records concerning each person who reaches eighteen years of age who appears to be eligible to register to vote or to update the person's registration, and about whom the school possesses the information listed in division (A)(2) of this section for the purpose of automatically registering the person to vote or updating the person's registration in accordance with this section.

(2) A bureau, agency, or school that is required to transmit information concerning a person under division (A)(1) of this section shall transmit all of the following information concerning that person:

(a) The person's legal name;

(b) The person's residence address;

(c) The person's date of birth;

(d) The number of the person's driver's license or state identification card or the last four digits of the person's social security number;

(e) Whether the person is a United States citizen;

(f) An electronic image of the person's signature.

(B)(1) Upon receiving the information concerning a person under division (A) of this section, the secretary of state shall transmit that information to the board of elections of the county in which the person resides. The board shall determine whether the person is eligible to register to vote or to update the person's registration and, if the person is eligible, shall send the person a notice, on a form prescribed by the secretary of state, that contains all of the following information:

(a) The fact that the person will be registered to vote or have the person's registration updated unless the person declines to be registered to vote or update the person's registration;

(b) The procedure to decline to be registered to vote or to update the person's registration;

(c) The bureau, agency, or school that provided the information that will be used to register the person to vote or to update the person's registration;

(d) The precinct in which the person will be registered to vote;

(e) A statement in bold type as follows:

"Voters must bring identification to the polls in order to verify identity. Identification may include a current and valid photo identification, a

military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a voter registration notice, that shows the voter's name and current address. Voters who do not provide one of these documents will still be able to vote by casting a provisional ballot. Voters who do not have any of the above forms of identification, including a social security number, will still be able to vote by signing an affirmation swearing to the voter's identity under penalty of election falsification and by casting a provisional ballot."

(2) The notice shall be by nonforwardable mail. If the notice is returned to the board, it shall investigate and cause the notice to be delivered to the correct address.

(C)(1) Except as provided in division (C)(3)(a) of this section, not earlier than twenty-one days after sending the notice described in division (B) of this section to a person, the board of elections shall register the person to vote or update the person's registration, as applicable. The electronic record transmitted to the board of elections under this section shall be considered to be the person's voter registration form.

(2)(a) If, after investigating as required under division (B)(2) of this section, the board is unable to verify the person's correct address, it shall register the person to vote and shall cause the person's name in the official registration list and in the poll list or signature pollbook to be marked to indicate that the person's notice was returned to the board.

At the first election at which an elector whose name has been so marked appears to vote, the elector shall be required to provide identification to the election officials and to vote by provisional ballot under section 3505.181 of the Revised Code. If the provisional ballot is counted pursuant to division (B)(3) of section 3505.183 of the Revised Code, the board shall correct that elector's registration, if needed, and shall remove the indication that the elector's notice was returned from that elector's name on the official registration list and on the poll list or signature pollbook. If the provisional ballot is not counted pursuant to division (B)(4)(a)(i), (v), or (vi) of section 3505.183 of the Revised Code, the elector's registration shall be canceled. The board shall notify the elector by United States mail of the cancellation.

(b) If the notice described in division (B)(1) of this section is sent by nonforwardable mail and is returned undelivered, the person shall be registered as provided in division (C)(1) of this section and sent a confirmation notice by forwardable mail. If the person fails to respond to the confirmation notice, update the person's registration, or vote by provisional ballot as provided in division (C)(2)(a) of this section in any election during the period of two federal elections subsequent to the mailing of the confirmation notice, the person's registration shall be canceled.

(3)(a) A board of elections shall not register a person to vote or

update an elector's registration under this section if the board determines that the person is not eligible to register or if the person declines to register or to update the elector's registration.

(b) If, after a person has been registered to vote under this section, the person declines to register, the board of elections shall treat the declination as a request to cancel the person's registration.

(c) If, after an elector's registration has been updated under this section, the elector declines to update the elector's registration, the board of elections shall correct the elector's registration to reflect the name, address, or both, as applicable, that it contained before the board updated the elector's registration under this section.

(D)(1) Before prescribing the form of the notice described in division (B) of this section, the secretary of state shall engage the services of one or more usability, disability, and user-interface design experts to test, review, and approve the proposed form of the notice.

(2) The secretary of state shall adopt rules to implement this section.

Sec. 3503.12. All registrations shall be carefully checked, and in case any person is found to have ~~registered~~ more than ~~one~~ one registration form, the additional registration forms shall be canceled by the board of elections.

Six weeks prior to the day of a special, primary, or general election, the board shall publish notices in one or more newspapers of general circulation advertising the places, dates, times, methods of registration, and voter qualifications for registration.

The board shall establish a schedule or program to assure to the extent reasonably possible that, on or before November 1, 1980, all registration places shall be free of barriers that would impede the ingress and egress of handicapped persons. Entrances shall be level or shall be provided with a nonskid ramp of not over eight per cent gradient, and doors shall be a minimum of thirty-two inches wide. Registration places located at polling places shall, however, comply with the requirements of section 3501.29 of the Revised Code for the elimination of barriers.

As used in this section, "handicapped" means having lost the use of one or both legs, one or both arms, or any combination thereof, or being blind or so severely disabled as to be unable to move about without the aid of crutches or a wheelchair.

Sec. 3503.13. (A) Except as otherwise provided in section 111.44 of the Revised Code or by state or federal law, registration forms ~~submitted by applicants~~ and the statewide voter registration database established under section 3503.15 of the Revised Code shall be open to public inspection at all times when the office of the board of elections is open for business, under such regulations as the board adopts, provided that no person shall be

permitted to inspect voter registration forms except in the presence of an employee of the board.

(B) A board of elections may use a legible digitized signature list of voter signatures, copied from the signatures on the registration forms in a form and manner prescribed by the secretary of state, provided that the board includes the required voter registration information in the statewide voter registration database established under section 3503.15 of the Revised Code, and provided that the precinct election officials have computer printouts at the polls prepared in the manner required under section 3503.23 of the Revised Code.

Sec. 3503.14. (A) The secretary of state shall prescribe the form and content of the registration, change of residence, and change of name forms used in this state. The forms shall meet the requirements of the National Voter Registration Act of 1993 and shall include spaces for all of the following:

- (1) The voter's name;
- (2) The voter's address;
- (3) The current date;
- (4) The voter's date of birth;
- (5) The voter to provide one or more of the following:
 - (a) The voter's driver's license number, if any;
 - (b) The last four digits of the voter's social security number, if any;
 - (c) A copy of a current and valid photo identification, a copy of a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, that shows the voter's name and address.
- (6) The voter's signature.

~~The registration form shall include a space on which the person registering an applicant shall sign the person's name and provide the person's address and a space on which the person registering an applicant shall name the employer who is employing that person to register the applicant.~~

Except for forms prescribed by the secretary of state under section 3503.11 of the Revised Code, the secretary of state shall permit boards of elections to produce forms that have subdivided spaces for each individual alphanumeric character of the information provided by the voter so as to accommodate the electronic reading and conversion of the voter's information to data and the subsequent electronic transfer of that data to the statewide voter registration database established under section 3503.15 of the Revised Code.

- (B) ~~None of the following persons who are registering an applicant in~~

the course of that official's or employee's normal duties shall sign the person's name, provide the person's address, or name the employer who is employing the person to register an applicant on a form prepared under this section:-

- (1) An election official;-
- (2) A county treasurer;-
- (3) A deputy registrar of motor vehicles;-
- (4) An employee of a designated agency;-
- (5) An employee of a public high school;-
- (6) An employee of a public vocational school;-
- (7) An employee of a public library;-
- (8) An employee of the office of a county treasurer;-
- (9) An employee of the bureau of motor vehicles;-
- (10) An employee of a deputy registrar of motor vehicles;-
- (11) An employee of an election official.-

(C) Except as provided in section 3501.382 of the Revised Code, any applicant who is unable to sign the applicant's own name shall make an "X," if possible, which shall be certified by the signing of the name of the applicant by the person filling out the form, who shall add the person's own signature. If an applicant is unable to make an "X," the applicant shall indicate in some manner that the applicant desires to register to vote or to change the applicant's name or residence. ~~The person registering the applicant shall sign the form and attest that the applicant indicated that the applicant desired to register to vote or to change the applicant's name or residence.-~~

(D) ~~No registration, change of residence, or change of name form shall be rejected solely on the basis that a person registering an applicant failed to sign the person's name or failed to name the employer who is employing that person to register the applicant as required under division (A) of this section.-~~

(E) ~~(C)~~ A voter registration application submitted online through the internet pursuant to section 3503.20 of the Revised Code is not required to contain a signature to be considered valid. ~~The signature obtained under division (B) of that section shall be considered the applicant's signature for all election and signature-matching purposes.-~~

(F) ~~As used in this section, "registering an applicant" includes any effort, for compensation, to provide voter registration forms or to assist persons in completing or returning those forms.-~~

Sec. 3503.15. (A)(1) The secretary of state shall establish and maintain a statewide voter registration database that shall be administered by the office of the secretary of state and made continuously available to each

board of elections and to other agencies as authorized by law.

(2)(a) State agencies, including, but not limited to, the department of health, ~~the bureau of motor vehicles, the department of job and family services,~~ the department of medicaid, and the department of rehabilitation and corrections, shall provide any information and data to the secretary of state that is collected in the course of normal business and that is necessary to register to vote, to update an elector's registration, or to maintain the statewide voter registration database established pursuant to this section, except where prohibited by federal law or regulation. The department of health, the bureau of motor vehicles, the department of job and family services, the department of medicaid, and the department of rehabilitation and corrections shall provide that information and data to the secretary of state not later than the last day of each month. The secretary of state shall ensure that any information or data provided to the secretary of state that is confidential in the possession of the entity providing the data remains confidential while in the possession of the secretary of state. No public office, and no public official or employee, shall sell that information or data or use that information or data for profit.

~~(b) Information provided under this division for maintenance of the statewide voter registration database shall not be used to update the name or address of a registered elector. The name or address of a registered elector shall only be updated as a result of the elector's actions in filing a notice of change of name, change of address, or both.~~

~~(e) A~~ Except for cases in which an elector's registration is updated automatically pursuant to section 3503.11 of the Revised Code, a board of elections shall contact a registered elector pursuant to the rules adopted under division (D)(7) of this section to verify the accuracy of the information in the statewide voter registration database regarding that elector if that information does not conform with information provided under division (A)(2)(a) of this section and the discrepancy would affect the elector's eligibility to cast a regular ballot.

(3)(a) The secretary of state shall enter into agreements to share information or data that is in the possession of the secretary of state with other states or groups of states, as the secretary of state considers necessary, in order to maintain the statewide voter registration database established pursuant to this section. Except as otherwise provided in division (A)(3)(b) of this section, the secretary of state shall ensure that any information or data provided to the secretary of state that is confidential in the possession of the state providing the data remains confidential while in the possession of the secretary of state.

(b) The secretary of state may provide such otherwise confidential information or data to persons or organizations that are engaging in legitimate

governmental purposes related to the maintenance of the statewide voter registration database. The secretary of state shall adopt rules pursuant to Chapter 119. of the Revised Code identifying the persons or organizations who may receive that information or data. The secretary of state shall not share that information or data with a person or organization not identified in those rules. The secretary of state shall ensure that a person or organization that receives confidential information or data under this division keeps the information or data confidential in the person's or organization's possession by, at a minimum, entering into a confidentiality agreement with the person or organization. Any confidentiality agreement entered into under this division shall include a requirement that the person or organization submit to the jurisdiction of this state in the event that the person or organization breaches the agreement.

(4) No person or entity that receives information or data under division (A)(3) of this section shall sell the information or data or use the information or data for profit.

(5) The secretary of state shall regularly transmit to the boards of elections, to the extent permitted by state and federal law, the information and data the secretary of state receives under divisions (A)(2) and (3) of this section that is necessary to do the following, in order to ensure that the accuracy of the statewide voter registration database is maintained on a regular basis in accordance with applicable state and federal law:

(a) Require the boards of elections to maintain the database in a manner that ensures that the name of each registered elector appears in the database, that only individuals who are not registered or eligible to vote are removed from the database, and that duplicate registrations are eliminated from the database;

(b) Require the boards of elections to make a reasonable effort to remove individuals who are not eligible to vote from the database;

(c) Establish safeguards to ensure that eligible electors are not removed in error from the database.

(B) The statewide voter registration database established under this section shall be the official list of registered voters for all elections conducted in this state.

(C) The statewide voter registration database established under this section shall, at a minimum, include all of the following:

(1) An electronic network that connects all board of elections offices with the office of the secretary of state and with the offices of all other boards of elections;

(2) A computer program that harmonizes the records contained in the database with records maintained by each board of elections;

(3) An interactive computer program that allows access to the records contained in the database by each board of elections and by any persons authorized by the secretary of state to add, delete, modify, or print database records, and to conduct updates of the database;

(4) A search program capable of verifying registered voters and their registration information by name, driver's license number, birth date, social security number, or current address;

(5) Safeguards and components to ensure that the integrity, security, and confidentiality of the voter registration information is maintained;

(6) Methods to retain canceled voter registration records for not less than five years after they are canceled and to record the reason for their cancellation.

(D) The secretary of state shall adopt rules pursuant to Chapter 119. of the Revised Code doing all of the following:

(1) Specifying the manner in which existing voter registration records maintained by boards of elections shall be converted to electronic files for inclusion in the statewide voter registration database;

(2) Establishing a uniform method for entering voter registration records into the statewide voter registration database on an expedited basis, but not less than once per day, if new registration information is received;

(3) Establishing a uniform method for purging canceled voter registration records from the statewide voter registration database in accordance with section 3503.21 of the Revised Code;

(4) Specifying the persons authorized to add, delete, modify, or print records contained in the statewide voter registration database and to make updates of that database;

(5) Establishing a process for annually auditing the information contained in the statewide voter registration database;

~~(6) Establishing, by mutual agreement with the bureau of motor vehicles, the content and format of the information and data the bureau of motor vehicles shall provide to the secretary of state under division (A)(2)(a) of this section and the frequency with which the bureau shall provide that information and data;~~

~~(7)~~ Establishing a uniform method for addressing instances in which records contained in the statewide voter registration database do not conform with records maintained by an agency, state, or group of states described in division (A)(2)(a) or (3)(a) of this section. That method shall prohibit an elector's voter registration from being canceled on the sole basis that the information in the registration record does not conform to records maintained by such an agency.

(E) A board of elections promptly shall purge a voter's name and voter registration information from the statewide voter registration database in accordance with the rules adopted by the secretary of state under division (D) (3) of this section after the cancellation of a voter's registration under section 3503.21 of the Revised Code.

(F) The secretary of state shall provide training in the operation of the statewide voter registration database to each board of elections and to any persons authorized by the secretary of state to add, delete, modify, or print database records, and to conduct updates of the database.

(G)(1) The statewide voter registration database established under this section shall be made available on a web site of the office of the secretary of state as follows:

(a) Except as otherwise provided in division (G)(1)(b) of this section, the following information from the statewide voter registration database regarding a registered voter shall be made available on the web site:

- (i) The voter's name;
- (ii) The voter's address;
- (iii) The voter's precinct number;
- (iv) The voter's voting history.

(b) During the thirty days before the day of a primary or general election, the web site interface of the statewide voter registration database shall permit a voter to search for the polling location at which that voter may cast a ballot.

(2) The secretary of state shall establish, by rule adopted under Chapter 119. of the Revised Code, a process for boards of elections to notify the secretary of state of changes in the locations of precinct polling places for the purpose of updating the information made available on the secretary of state's web site under division (G)(1)(b) of this section. Those rules shall require a board of elections, during the thirty days before the day of a primary or general election, to notify the secretary of state within one business day of any change to the location of a precinct polling place within the county.

(3) During the thirty days before the day of a primary or general election, not later than one business day after receiving a notification from a county pursuant to division (G)(2) of this section that the location of a precinct polling place has changed, the secretary of state shall update that information on the secretary of state's web site for the purpose of division (G) (1)(b) of this section.

(H) The secretary of state shall conduct an annual review of the statewide voter registration database as follows:

- (1) The secretary of state shall compare the information in the

statewide voter registration database with the information the secretary of state obtains from the bureau of motor vehicles under division (A)(2) of this section to identify any person who does all of the following, in the following order:

(a) Submits documentation to the bureau of motor vehicles that indicates that the person is not a United States citizen;

(b) Registers to vote, submits a voter registration change of residence or change of name form, or votes in this state;

(c) Submits documentation to the bureau of motor vehicles that indicates that the person is not a United States citizen.

(2) The secretary of state shall send a written notice to each person identified under division (H)(1) of this section, instructing the person either to confirm that the person is a United States citizen or to submit a completed voter registration cancellation form to the secretary of state. The secretary of state shall include a blank voter registration cancellation form with the notice. If the person fails to respond to the secretary of state in the manner described in division (H)(3) or (4) of this section not later than thirty days after the notice was sent, the secretary of state promptly shall send the person a second notice and form.

(3) If, not later than sixty days after the first notice was sent, a person who is sent a notice under division (H)(2) of this section responds to the secretary of state, confirming that the person is a United States citizen, the secretary of state shall take no action concerning the person's voter registration.

(4) If, not later than sixty days after the first notice was sent, a person who receives a notice under division (H)(2) of this section sends a completed voter registration cancellation form to the secretary of state, the secretary of state shall instruct the board of elections of the county in which the person is registered to cancel the person's registration.

(5) If a person who was sent a second notice under division (H)(2) of this section fails to respond to the secretary of state in the manner described in division (H)(3) or (4) of this section not later than thirty days after the second notice was sent, the secretary of state shall refer the matter to the attorney general for further investigation and possible prosecution under section 3599.11, 3599.12, 3599.13, or any other applicable section of the Revised Code. If, after the thirtieth day after the second notice was sent, the person sends a completed voter registration cancellation form to the secretary of state, the secretary of state shall instruct the board of elections of the county in which the person is registered to cancel the person's registration and shall notify the attorney general of the cancellation.

(6) The secretary of state shall not conduct the review described in

division (H) of this section during the ninety days immediately preceding a primary or general election for federal office.

Sec. 3503.16. (A) Except as otherwise provided in division (D) of section 111.44 of the Revised Code, whenever a registered elector changes the place of residence of that registered elector from one precinct to another within a county or from one county to another, or has a change of name, that registered elector shall report the change by ~~delivering~~ doing any of the following:

(1) ~~Delivering~~ a change of residence or change of name form, whichever is appropriate, as prescribed by the secretary of state under section 3503.14 of the Revised Code to the state or local office of a designated agency, a public high school or vocational school, a public library, the office of the county treasurer, the office of the secretary of state, any office of the registrar or deputy registrar of motor vehicles, or any office of a board of elections in person or by a third person. Any voter registration, change of address, or change of name application, returned by mail, may be sent only to the secretary of state or the board of elections.

~~A registered elector also may update the registration of that registered elector by filing~~ (2) Submitting the elector's current residence or name information to the bureau of motor vehicles or to a designated agency in the manner directed by the bureau or by the designated agency, as applicable;

(3) Submitting the elector's current residence or name information to a public high school or vocational school in the manner directed by the school and upon the elector reaching at least eighteen years of age;

(4) Submitting an application through the online voter registration system created under section 3503.20 of the Revised Code;

(5) Filing a change of residence or change of name form on the day of a special, primary, or general election at the polling place in the precinct in which that registered elector resides or at the board of elections or at another site designated by the board.

(B)(1)(a) Any registered elector who moves within a precinct on or prior to the day of a general, primary, or special election and has not ~~filed a notice of reported the change of residence in accordance with the board of elections division (A) of this section~~ may vote in that election by going to that registered elector's assigned polling place, completing and signing a notice of change of residence, showing identification in the form of a current and valid photo identification, a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, that shows the name and current address of the elector, and casting a ballot.

(b) Any registered elector who changes the name of that registered elector and remains within a precinct on or prior to the day of a general, primary, or special election and has not ~~filed a notice of reported the change of name in accordance with the board of elections division (A) of this section~~ may vote in that election by going to that registered elector's assigned polling place, completing and signing a notice of a change of name, and casting a provisional ballot under section 3505.181 of the Revised Code. If the registered elector provides to the precinct election officials proof of a legal name change, such as a marriage license or court order that includes the elector's current and prior names, the elector may complete and sign a notice of change of name and cast a regular ballot.

(2) Any registered elector who moves from one precinct to another within a county or moves from one precinct to another and changes the name of that registered elector on or prior to the day of a general, primary, or special election and has not ~~filed a notice of reported the change of residence or change of name, whichever is appropriate, in accordance with the board of elections division (A) of this section~~ may vote in that election if that registered elector complies with division (G) of this section or does all of the following:

(a) Appears at anytime during regular business hours on or after the twenty-eighth day prior to the election in which that registered elector wishes to vote or, if the election is held on the day of a presidential primary election, the twenty-fifth day prior to the election, through noon of the Saturday prior to the election at the office of the board of elections, appears at any time during regular business hours on the Monday prior to the election at the office of the board of elections, or appears on the day of the election at either of the following locations:

(i) The polling place for the precinct in which that registered elector resides;

(ii) The office of the board of elections or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in the county at which registered electors may vote, at that other location instead of the office of the board of elections.

(b) Completes and signs, under penalty of election falsification, the written affirmation on the provisional ballot envelope, which shall serve as a notice of change of residence or change of name, whichever is appropriate;

(c) Votes a provisional ballot under section 3505.181 of the Revised Code at the polling place, at the office of the board of elections, or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in the county at which registered electors may vote, at that other location instead of the office of the board of elections, whichever is appropriate, using the address to which that registered elector

has moved or the name of that registered elector as changed, whichever is appropriate;

(d) Completes and signs, under penalty of election falsification, a statement attesting that that registered elector moved or had a change of name, whichever is appropriate, on or prior to the day of the election, has voted a provisional ballot at the polling place for the precinct in which that registered elector resides, at the office of the board of elections, or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in the county at which registered electors may vote, at that other location instead of the office of the board of elections, whichever is appropriate, and will not vote or attempt to vote at any other location for that particular election.

(C) Any registered elector who moves from one county to another county within the state on or prior to the day of a general, primary, or special election and has not ~~registered to vote in the county to which that registered elector moved~~ reported the change of residence in accordance with division (A) of this section may vote in that election if that registered elector complies with division (G) of this section or does all of the following:

(1) Appears at any time during regular business hours on or after the twenty-eighth day prior to the election in which that registered elector wishes to vote or, if the election is held on the day of a presidential primary election, the twenty-fifth day prior to the election, through noon of the Saturday prior to the election at the office of the board of elections or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in the county at which registered electors may vote, at that other location instead of the office of the board of elections, appears during regular business hours on the Monday prior to the election at the office of the board of elections or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in the county at which registered electors may vote, at that other location instead of the office of the board of elections, or appears on the day of the election at the office of the board of elections or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in the county at which registered electors may vote, at that other location instead of the office of the board of elections;

(2) Completes and signs, under penalty of election falsification, the written affirmation on the provisional ballot envelope, which shall serve as a notice of change of residence;

(3) Votes a provisional ballot under section 3505.181 of the Revised Code at the office of the board of elections or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in the county at which registered electors may vote, at that other

location instead of the office of the board of elections, using the address to which that registered elector has moved;

(4) Completes and signs, under penalty of election falsification, a statement attesting that that registered elector has moved from one county to another county within the state on or prior to the day of the election, has voted at the office of the board of elections or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in the county at which registered electors may vote, at that other location instead of the office of the board of elections, and will not vote or attempt to vote at any other location for that particular election.

(D) A person who votes by absent voter's ballots pursuant to division (G) of this section shall not make written application for the ballots pursuant to Chapter 3509. of the Revised Code. Ballots cast pursuant to division (G) of this section shall be set aside in a special envelope and counted during the official canvass of votes in the manner provided for in sections 3505.32 and 3509.06 of the Revised Code insofar as that manner is applicable. The board shall examine the pollbooks to verify that no ballot was cast at the polls or by absent voter's ballots under Chapter 3509. or 3511. of the Revised Code by an elector who has voted by absent voter's ballots pursuant to division (G) of this section. Any ballot determined to be insufficient for any of the reasons stated above or stated in section 3509.07 of the Revised Code shall not be counted.

Subject to division (C) of section 3501.10 of the Revised Code, a board of elections may lease or otherwise acquire a site different from the office of the board at which registered electors may vote pursuant to division (B) or (C) of this section.

(E) ~~Upon~~ Except as provided in section 3503.11 of the Revised Code, upon receiving a notice of change of residence or change of name form, the board of elections shall immediately send the registrant an acknowledgment notice. If the change of residence or change of name notice is valid, the board shall update the voter's registration as appropriate. If that form is incomplete, the board shall inform the registrant in the acknowledgment notice specified in this division of the information necessary to complete or update that registrant's registration.

(F) Change of residence and change of name forms shall be available at each polling place, and when these forms are completed, noting changes of residence or name, as appropriate, they shall be filed with election officials at the polling place. Election officials shall return completed forms, together with the pollbooks and tally sheets, to the board of elections.

The board of elections shall provide change of residence and change of name forms to the probate court and court of common pleas. The court shall provide the forms to any person eighteen years of age or older who has a change of name by order of the court or who applies for a marriage license.

The court shall forward all completed forms to the board of elections within five days after receiving them.

(G) A registered elector who otherwise would qualify to vote under division (B) or (C) of this section but is unable to appear at the office of the board of elections or, if pursuant to division (C) of section 3501.10 of the Revised Code the board has designated another location in the county at which registered electors may vote, at that other location, on account of personal illness, physical disability, or infirmity, may vote on the day of the election if that registered elector does all of the following:

(1) Makes a written application that includes all of the information required under section 3509.03 of the Revised Code to the appropriate board for an absent voter's ballot on or after the twenty-seventh day prior to the election in which the registered elector wishes to vote through noon of the Saturday prior to that election and requests that the absent voter's ballot be sent to the address to which the registered elector has moved if the registered elector has moved, or to the address of that registered elector who has not moved but has had a change of name;

(2) Declares that the registered elector has moved or had a change of name, whichever is appropriate, and otherwise is qualified to vote under the circumstances described in division (B) or (C) of this section, whichever is appropriate, but that the registered elector is unable to appear at the board of elections because of personal illness, physical disability, or infirmity;

(3) Completes and returns along with the completed absent voter's ballot a notice of change of residence indicating the address to which the registered elector has moved, or a notice of change of name, whichever is appropriate;

(4) Completes and signs, under penalty of election falsification, a statement attesting that the registered elector has moved or had a change of name on or prior to the day before the election, has voted by absent voter's ballot because of personal illness, physical disability, or infirmity that prevented the registered elector from appearing at the board of elections, and will not vote or attempt to vote at any other location or by absent voter's ballot mailed to any other location or address for that particular election.

Sec. 3503.19. (A)(1) Persons qualified to register or to change their registration because of a change of address or change of name may register or change their registration in by any of the following methods:

(a) In person at any state or local office of a designated agency, at the office of the registrar or any deputy registrar of motor vehicles, at a public high school or vocational school, at a public library, at the office of a county treasurer, or at a branch office established by the board of elections, ~~or in~~;

(b) In person, through another person, or by mail at the office of the

secretary of state or at the office of a board of elections. ~~A registered elector may also change the elector's registration on:~~

(c) By submitting the required information to the bureau of motor vehicles or to a designated agency in the manner directed by the bureau or by the designated agency, as applicable;

(d) By submitting the required information to a public or private secondary school in the manner directed by the school and upon the elector reaching at least eighteen years of age;

(e) By submitting an application through the online voter registration system under section 3503.20 of the Revised Code;

(f) On election day at any polling place where the elector is eligible to vote, in the manner provided under section 3503.16 of the Revised Code.

(2) Any state or local office of a designated agency, the office of the registrar or any deputy registrar of motor vehicles, a public high school or vocational school, a public library, or the office of a county treasurer shall transmit any voter registration application or change of registration form that it receives to the board of elections of the county in which the state or local office is located, within five days after receiving the voter registration application or change of registration form.

~~An~~ (3)(a) Except as provided in division (A)(3)(b) of this section, an otherwise valid voter registration application that is returned to the appropriate office other than by mail must be received by a state or local office of a designated agency, the office of the registrar or any deputy registrar of motor vehicles, a public high school or vocational school, a public library, the office of a county treasurer, the office of the secretary of state, or the office of a board of elections no later than the thirtieth day preceding a primary, special, or general election for the person to qualify as an elector eligible to vote at that election. An otherwise valid registration application received after that day entitles the elector to vote at all subsequent elections.

(b)(i) Information transmitted to the secretary of state by the bureau of motor vehicles or a designated agency under division (A)(1)(a) of section 3503.11 of the Revised Code concerning a person who is eligible to register to vote must have been submitted to the bureau or agency by the person not later than the thirtieth day preceding a primary, special, or general election for the person to be registered to vote and to qualify as an elector eligible to vote at that election. Otherwise, valid information transmitted under that division that was submitted after that day entitles the person to be registered to vote and to vote at all subsequent elections.

(ii) Information transmitted to the secretary of state by a public or private secondary school under division (A)(1)(b) of section 3503.11 of the Revised Code concerning a person who is eligible to register to vote must

have been transmitted to the secretary of state not later than the thirtieth day preceding a primary, special, or general election for the person to be registered to vote and to qualify as an elector eligible to vote at that election. Otherwise, valid information transmitted under that division that was submitted after that day entitles the person to be registered to vote and to vote at all subsequent elections.

(4) Any state or local office of a designated agency, the office of the registrar or any deputy registrar of motor vehicles, a public high school or vocational school, a public library, or the office of a county treasurer shall date stamp a registration application or change of name or change of address form it receives using a date stamp that does not disclose the identity of the state or local office that receives the registration.

(5) Voter registration applications, if otherwise valid, that are returned by mail to the office of the secretary of state or to the office of a board of elections must be postmarked no later than the thirtieth day preceding a primary, special, or general election in order for the person to qualify as an elector eligible to vote at that election. If an otherwise valid voter registration application that is returned by mail does not bear a postmark or a legible postmark, the registration shall be valid for that election if received by the office of the secretary of state or the office of a board of elections no later than twenty-five days preceding any special, primary, or general election.

(B)(1) Any person may apply in person, by telephone, by mail, or through another person for voter registration forms to the office of the secretary of state or the office of a board of elections. An individual who is eligible to vote as a uniformed services voter or an overseas voter in accordance with 42 U.S.C. 1973ff-6 also may apply for voter registration forms by electronic means to the office of the secretary of state or to the board of elections of the county in which the person's voting residence is located pursuant to section 3503.191 of the Revised Code.

(2)(a) An applicant may return the applicant's completed registration form in person or by mail to any state or local office of a designated agency, to a public high school or vocational school, to a public library, to the office of a county treasurer, to the office of the secretary of state, or to the office of a board of elections. An applicant who is eligible to vote as a uniformed services voter or an overseas voter in accordance with 42 U.S.C. 1973ff-6 also may return the applicant's completed voter registration form electronically to the office of the secretary of state or to the board of elections of the county in which the person's voting residence is located pursuant to section 3503.191 of the Revised Code.

(b) ~~Subject to division (B)(2)(c) of this section, an~~ An applicant may return the applicant's completed registration form through another person to

any board of elections or the office of the secretary of state.

~~(c) A person who receives compensation for registering a voter shall return any registration form entrusted to that person by an applicant to any board of elections or to the office of the secretary of state.~~

~~(d)~~ If a board of elections or the office of the secretary of state receives a registration form under division (B)(2)(b) ~~or (e)~~ of this section before the thirtieth day before an election, the board or the office of the secretary of state, as applicable, shall forward the registration to the board of elections of the county in which the applicant is seeking to register to vote within ten days after receiving the application. If a board of elections or the office of the secretary of state receives a registration form under division (B)(2)(b) ~~or (e)~~ of this section on or after the thirtieth day before an election, the board or the office of the secretary of state, as applicable, shall forward the registration to the board of elections of the county in which the applicant is seeking to register to vote within thirty days after that election.

(C)(1) A board of elections that receives a voter registration application and is satisfied as to the truth of the statements made in the registration form shall register the applicant not later than twenty business days after receiving the application, unless that application is received during the thirty days immediately preceding the day of an election. The board shall promptly notify the applicant in writing of each of the following:

- (a) The applicant's registration;
- (b) The precinct in which the applicant is to vote;
- (c) In bold type as follows:

"Voters must bring identification to the polls in order to verify identity. Identification may include a current and valid photo identification, a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than ~~this~~ a voter registration notification, that shows the voter's name and current address. Voters who do not provide one of these documents will still be able to vote by casting a provisional ballot. Voters who do not have any of the above forms of identification, including a social security number, will still be able to vote by signing an affirmation swearing to the voter's identity under penalty of election falsification and by casting a provisional ballot."

The notification shall be by nonforwardable mail. If the mail is returned to the board, it shall investigate and cause the notification to be delivered to the correct address.

(2) If, after investigating as required under division (C)(1) of this section, the board is unable to verify the voter's correct address, it shall cause the voter's name in the official registration list and in the poll list or signature pollbook to be marked to indicate that the voter's notification was returned to

the board.

At the first election at which a voter whose name has been so marked appears to vote, the voter shall be required to provide identification to the election officials and to vote by provisional ballot under section 3505.181 of the Revised Code. If the provisional ballot is counted pursuant to division (B) (3) of section 3505.183 of the Revised Code, the board shall correct that voter's registration, if needed, and shall remove the indication that the voter's notification was returned from that voter's name on the official registration list and on the poll list or signature pollbook. If the provisional ballot is not counted pursuant to division (B)(4)(a)(i), (v), or (vi) of section 3505.183 of the Revised Code, the voter's registration shall be canceled. The board shall notify the voter by United States mail of the cancellation.

(3) If a notice of the disposition of an otherwise valid registration application is sent by nonforwardable mail and is returned undelivered, the person shall be registered as provided in division (C)(2) of this section and sent a confirmation notice by forwardable mail. If the person fails to respond to the confirmation notice, update the person's registration, or vote by provisional ballot as provided in division (C)(2) of this section in any election during the period of two federal elections subsequent to the mailing of the confirmation notice, the person's registration shall be canceled.

Sec. 3503.20. (A) As used in this section, "applicant" means a person who meets both of the following requirements:

(1) The person is qualified to register to vote under this chapter; and

(2) The person has a current and valid Ohio driver's license or identification card issued under Chapter 4507. of the Revised Code or a social security number.

(B) The secretary of state shall establish a secure online voter registration system. The system shall provide for all of the following:

(1) An applicant to submit a first-time voter registration application, or to change the applicant's name, address, or both, as set forth in the applicant's existing voter registration record, to the secretary of state online through the internet;

(2) The online applicant to be registered to vote, if all of the following apply:

(a) The application contains all of the following information:

(i) The applicant's name;

(ii) The applicant's address;

(iii) The applicant's date of birth;

(iv) The Identification in the form of either the last four digits of the applicant's social security number;

~~(v) The, or the applicant's Ohio driver's license number or the number of the applicant's state identification card issued under section 4507.50 of the Revised Code.~~

~~(b) The applicant's name, address, and date of birth, the last four digits of the applicant's social security number, and the applicant's Ohio driver's license number or the number of the applicant's state identification card as they are provided in the application are not inconsistent with the information on file with the bureau of motor vehicles;~~

~~(e) The applicant is a United States citizen, will have lived in this state for thirty days immediately preceding the next election, will be at least eighteen years of age on or before the day of the next general election, and is otherwise eligible to register to vote;~~

~~(d)~~(b) The applicant attests to the truth and accuracy of the information submitted in the online application under penalty of election falsification.

~~(B) If an individual registers to vote or a registered elector updates the elector's name, address, or both under this section, the secretary of state shall obtain an electronic copy of the applicant's or elector's signature that is on file with the bureau of motor vehicles. That electronic signature shall be used as the applicant's or elector's signature on voter registration records, for all election and signature-matching purposes.~~

(C) The secretary of state shall employ whatever security measures the secretary of state considers necessary to ensure the integrity and accuracy of voter registration information submitted electronically pursuant to this section. Errors in processing voter registration applications in the online system shall not prevent an applicant from becoming registered or from voting.

(D) The online voter registration application established under division ~~(A)~~(B) of this section shall include the following language:

"By clicking the box below, I affirm all of the following under penalty of election falsification, which is a felony of the fifth degree:

(1) I am the person whose name and identifying information is provided on this form, and I desire to register to vote, or update my voter registration, in the State of Ohio.

(2) All of the information I have provided on this form is true and correct as of the date I am submitting this form.

~~(3) I am a United States citizen.~~

~~(4) I will have lived in Ohio for thirty days immediately preceding the next election.~~

~~(5) I will be at least eighteen years of age on or before the day of the~~

~~next general election.~~

~~(6) If an electronic copy of my signature is on file in a government database, I authorize the Bureau of Motor Vehicles to transmit to the Ohio Secretary of State to obtain my signature that is on file with the Bureau of Motor Vehicles, and I understand and agree that the signature transmitted by the Bureau of Motor Vehicles will be used by the Secretary of State to validate this electronic voter registration application as if I had signed this form personally.~~

(4) If an electronic copy of my signature is not on file in a government database, I understand and agree that my signature on an election petition will not be considered valid until I provide my signature to the board of elections by signing and returning the signature card that will be mailed to me or by signing a notice of change of name or residence, a pollbook, a provisional ballot affirmation, or an application for absent voter's ballots."

In order to register to vote or update a voter registration under division ~~(A)~~ (B) of this section, an applicant or elector shall be required to mark the box in the online voter registration application that appears in conjunction with the previous statement.

(E)(1) When an applicant submits a voter registration application under this section, the secretary of state shall compare the information in the application with the information in a government database associated with the applicant's driver's license or state identification card or the applicant's social security number.

(2) If the secretary of state determines that the application is valid, the secretary of state shall submit the application to the board of elections of the county in which the applicant resides, and the board shall register the applicant.

(3) If the secretary of state determines that the application is not valid, the secretary of state shall notify the applicant of that fact.

(F)(1) If an applicant who is to be registered under division (E)(2) of this section has an electronic signature on file with a government agency, the secretary of state shall obtain the electronic signature and shall transmit it to the board of elections to be used as the applicant's signature on voter registration records for all election and signature-matching purposes.

(2) If an applicant who is to be registered under division (E)(2) of this section does not have an electronic signature on file with a government agency and the applicant is a registered elector who is updating the elector's address, the board of elections of the county in which the applicant is currently registered shall create a legible digitized copy of the signature of the elector's existing registration record. That signature shall be used as the elector's signature on voter registration records for all election and signature-

matching purposes.

(3) If an applicant who is to be registered under division (E)(2) of this section does not have an electronic signature on file with a government agency and is not a registered elector who is updating the elector's address, all of the following shall apply:

(a)(i) The board of elections shall include with the applicant's notification of registration a signature card that instructs the applicant to sign the card and return it to the office of the board. The card shall notify the applicant that until the applicant signs and returns the card or signs a notice of change of name or residence, a poll list or signature pollbook, a provisional ballot affirmation, or an application for absent voter's ballots, the applicant's signature on an election petition is not valid.

(ii) If the applicant signs and returns the signature card to the board of elections, the board shall create a legible digitized copy of the signature on the card, and that signature shall be used as the applicant's signature on voter registration records for all election and signature-matching purposes.

(iii) The board shall prepay the return postage for the signature card.

(iv) The secretary of state shall prescribe the form of the signature card.

(b) If the applicant does not sign and return the signature card, both of the following shall apply:

(i) The first time an applicant signs a notice of change of name or residence, a poll list or signature pollbook, a provisional ballot affirmation, or an application for absent voter's ballots, the board of election shall create a legible digitized copy of that signature. The signature shall be used as the applicant's signature on voter registration records for all election and signature-matching purposes.

(ii) Until the board of elections has obtained the applicant's signature from a signature card, a notice of change of name or residence, a poll list or signature pollbook, a provisional ballot affirmation, or an application for absent voter's ballots, the applicant's signature on an election petition is not valid.

(G) The online voter registration process established under division (A)-(B) of this section shall be in operation and available for use by individuals who wish to register to vote or update their voter registration information online not earlier than January 1, 2017. During the period beginning on the first day after the close of voter registration before an election and ending on the day of the election, the online voter registration system shall display a notice indicating that the applicant will not be registered to vote for the purposes of that election.

(F)(H) Notwithstanding section 1.50 of the Revised Code, if any

provision of this section or of division ~~(E)~~(C) of section 3503.14 of the Revised Code is held invalid, or if the application of any provision of this section or of that division to any person or circumstance is held invalid, then this section and that division cease to operate.

Sec. 3503.21. (A) The registration of a registered elector shall be canceled upon the occurrence of any of the following:

(1) The filing by a registered elector of a written request with a board of elections or the secretary of state, on a form prescribed by the secretary of state and signed by the elector, that the registration be canceled. The filing of such a request does not prohibit an otherwise qualified elector from reregistering to vote at any time.

(2) The filing of a notice of the death of a registered elector as provided in section 3503.18 of the Revised Code;

(3) The filing with the board of elections of a certified copy of the death certificate of a registered elector by the deceased elector's spouse, parent, or child, by the administrator of the deceased elector's estate, or by the executor of the deceased elector's will;

(4) The conviction of the registered elector of a felony under the laws of this state, any other state, or the United States as provided in section 2961.01 of the Revised Code;

(5) The adjudication of incompetency of the registered elector for the purpose of voting as provided in section 5122.301 of the Revised Code;

(6) The change of residence of the registered elector to a location outside the county of registration in accordance with division (B) of this section;

(7) The failure of the registered elector, after having been mailed a confirmation notice, to do either of the following:

(a) Respond to such a notice and vote at least once during a period of four consecutive years, which period shall include two general federal elections;

(b) Update the elector's registration and vote at least once during a period of four consecutive years, which period shall include two general federal elections.

(8) The declination of an elector who has been automatically registered under section 3503.11 of the Revised Code to register to vote, as described in division (C)(3)(b) of that section.

(9) The receipt by the board of elections of a cancellation notice or request pursuant to section 111.44 of the Revised Code.

(B)(1) The secretary of state shall prescribe procedures to identify and cancel the registration in a prior county of residence of any registrant who

changes the registrant's voting residence to a location outside the registrant's current county of registration. Any procedures prescribed in this division shall be uniform and nondiscriminatory, and shall comply with the Voting Rights Act of 1965. The secretary of state may prescribe procedures under this division that include the use of the national change of address service provided by the United States postal system through its licensees. Any program so prescribed shall be completed not later than ninety days prior to the date of any primary or general election for federal office.

(2) The registration of any elector identified as having changed the elector's voting residence to a location outside the elector's current county of registration shall not be canceled unless the registrant is sent a confirmation notice on a form prescribed by the secretary of state and the registrant fails to respond to the confirmation notice or otherwise update the registration and fails to vote in any election during the period of two federal elections subsequent to the mailing of the confirmation notice.

(C) The registration of a registered elector shall not be canceled except as provided in this section, section 111.44 of the Revised Code, division (Q) of section 3501.05 of the Revised Code, division (C)(3)(b) of section 3503.11 of the Revised Code, division (C)(2) of section 3503.19 of the Revised Code, or division (C) of section 3503.24 of the Revised Code.

(D) Boards of elections shall send their voter registration information to the secretary of state as required under section 3503.15 of the Revised Code. The secretary of state may prescribe by rule adopted pursuant to section 111.15 of the Revised Code the format in which the boards of elections must send that information to the secretary of state. In the first quarter of each year, the secretary of state shall send the information to the national change of address service described in division (B) of this section and request that service to provide the secretary of state with a list of any voters sent by the secretary of state who have moved within the last twelve months. The secretary of state shall transmit to each appropriate board of elections whatever lists the secretary of state receives from that service. The board shall send a notice to each person on the list transmitted by the secretary of state requesting confirmation of the person's change of address, together with a postage prepaid, preaddressed return envelope containing a form on which the voter may verify or correct the change of address information.

(E) The registration of a registered elector described in division (A)(7) or (B)(2) of this section shall be canceled not later than one hundred twenty days after the date of the second general federal election in which the elector fails to vote or not later than one hundred twenty days after the expiration of the four-year period in which the elector fails to vote or respond to a confirmation notice, whichever is later.

(F)(1) When a registration is canceled pursuant to division (A)(2) or

(3) of this section, the applicable board of elections shall send a written notice, on a form prescribed by the secretary of state, to the address at which the elector was registered, informing the recipient that the elector's registration has been canceled, of the reason for the cancellation, and that if the cancellation was made in error, the elector may contact the board of elections to correct the error.

(2) If the elector's registration is canceled pursuant to division (A)(2) or (3) of this section in error, it shall be restored and treated as though it were never canceled.

Sec. 3503.28. (A) The secretary of state shall develop an information brochure regarding voter registration. The brochure shall include, but is not limited to, all of the following information:

(1) The applicable deadlines for registering to vote or for ~~returning~~ submitting an applicant's completed registration ~~form~~ application;

(2) ~~The applicable deadline for returning an applicant's completed registration form if the person returning the form is being compensated for registering voters;~~

~~(3) The locations to~~ and manner in which a person may ~~return an applicant's completed registration form~~ register to vote;

(4) ~~The location to which a person who is compensated for registering voters may return an applicant's completed registration form;~~

~~(5) The registration and affirmation requirements applicable to persons who are compensated for registering voters under section 3503.29 of the Revised Code;~~

~~(6)~~ (3) The manner in which a person may opt out of automatic voter registration;

(4) A notice, which shall be written in bold type, stating as follows:

"Voters must bring identification to the polls in order to verify identity. Identification may include a current and valid photo identification, a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a voter registration notification sent by a board of elections, that shows the voter's name and current address. Voters who do not provide one of these documents will still be able to vote by casting a provisional ballot. Voters who do not have any of the above forms of identification, including a social security number, will still be able to vote by signing an affirmation swearing to the voter's identity under penalty of election falsification and by casting a provisional ballot."

(B) Except as otherwise provided in division (D) of this section, a board of elections, designated agency, public high school, public vocational school, public library, office of a county treasurer, or deputy registrar of motor

vehicles shall distribute a copy of the brochure developed under division (A) of this section to any person who requests more than two voter registration forms at one time.

(C)(1) The secretary of state shall provide the information required to be included in the brochure developed under division (A) of this section to any person who prints a voter registration form that is made available on a web site of the office of the secretary of state.

(2) If a board of elections operates and maintains a web site, the board shall provide the information required to be included in the brochure developed under division (A) of this section to any person who prints a voter registration form that is made available on that web site.

(D) A board of elections shall not be required to distribute a copy of a brochure under division (B) of this section to any of the following officials or employees who are requesting more than two voter registration forms at one time in the course of the official's or employee's normal duties:

- (1) An election official;
- (2) A county treasurer;
- (3) A deputy registrar of motor vehicles;
- (4) An employee of a designated agency;
- (5) An employee of a public high school;
- (6) An employee of a public vocational school;
- (7) An employee of a public library;
- (8) An employee of the office of a county treasurer;
- (9) An employee of the bureau of motor vehicles;
- (10) An employee of a deputy registrar of motor vehicles;
- (11) An employee of an election official.

~~(E) As used in this section, "registering voters" includes any effort, for compensation, to provide voter registration forms or to assist persons in completing or returning those forms.~~

Sec. 3503.30. (A) When by mistake a qualified elector has caused himself the elector to be registered in a precinct which was that is not his the elector's place of residence, the board of elections, on full and satisfactory proof that such error was committed by mistake, may, on his the elector's personal application and proof of his the elector's true residence, correct his the elector's registration form. The board may correct all errors occurring in the registration of electors when it finds that the errors subject to correction were not of fraudulent intent.

(B) When by mistake a qualified elector has been registered automatically under section 3503.11 of the Revised Code in a precinct that is

not the elector's place of residence, the board of elections, upon application of the elector and proof of the elector's true residence, shall correct the elector's registration form.

Sec. 3503.33. (A) If an elector applying for registration is already registered in another state or in another county within this state, the elector shall declare this fact to the registration officer and shall sign on the registration form, which shall operate as an authorization to cancel the previous registration on a form prescribed by the secretary of state.

(B) When the board of elections registers a person to vote or updates a person's registration under section 3503.11 of the Revised Code, if the board is aware of the person's previous residence address and that address is located in another state or in another county within this state, the board shall create a notice to cancel the previous registration for the purpose of complying with division (C) of this section.

(C)(1) The director of the board of elections shall mail all such authorizations and notices described in division (A) or (B) of this section to the board of elections or comparable agency of the proper state and county. Upon In the case of a notice described in division (B) of this section, the board shall include with the notice a copy of the elector's most recent registration form.

(a)(i) Except as otherwise provided in division (C)(1)(a)(ii) of this section, upon the receipt of this an authorization described in division (A) of this section from the forwarding county, the director of a board of elections in Ohio, upon a comparison of the elector's signature with the elector's signature as it appears on the registration files, shall remove the elector's registration from the files, and place it with the cancellation authorization in a separate file which shall be kept for a period of two calendar years.

(ii) It shall not be necessary for the board of elections to compare the elector's signature with the elector's signature as it appears on the registration files if authorization does not include the elector's signature because of the circumstances described in division (F)(3) of section 3503.20 of the Revised Code.

(b) Upon the receipt of a notice described in division (B) of this section from the forwarding county, the board of elections in Ohio shall compare the elector's signature on the copy of the registration form received with the notice with the elector's signature as it appears on the registration files, shall remove the elector's registration from the files, and shall place it with the notice in a separate file, which shall be kept for a period of two calendar years.

(2) The board shall notify the elector at the present address as shown on the cancellation authorization or notice that his the elector's prior registration has been canceled.

(D) If, after the cancellation of an elector's prior registration under division (C)(1)(b) of this section, the board of elections that sent the notice under division (B) of this section receives a declination to register or to update the elector's registration under section 3503.11 of the Revised Code, the board shall notify the board of elections or comparable agency to which the board sent the notice under division (B) of this section to restore the elector's previous registration and treat it as though it were never canceled.

Sec. 3505.18. (A)(1) When an elector appears in a polling place to vote, the elector shall announce to the precinct election officials the elector's full name and current address and provide proof of the elector's identity in the form of a current and valid photo identification, a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, that shows the name and current address of the elector.

(2) If an elector does not have or is unable to provide to the precinct election officials any of the forms of identification required under division (A)(1) of this section, the elector may cast a provisional ballot under section 3505.181 of the Revised Code and do either of the following:

(a) Write the elector's driver's license or state identification card number or the last four digits of the elector's social security number on the provisional ballot envelope; or

(b) Appear at the office of the board of elections not later than the seventh day after the day of the election and provide the identification required under division (A)(1) of this section, the elector's driver's license or state identification card number, or the last four digits of the elector's social security number.

~~(B)(1) After the elector has announced the elector's full name and current address and provided any of the forms of identification required under division (A)(1) of this section, the elector shall write the elector's name and address at the proper place in~~ sign the poll list or signature pollbook provided for the purpose, except that if, for any reason, an elector is unable to ~~write the elector's name and current address in~~ sign the poll list or signature pollbook, the elector may make the elector's mark at the place intended for the elector's ~~name~~ signature, and a precinct election official shall write the name of the elector at the proper place on the poll list or signature pollbook following the elector's mark. The making of such a mark shall be attested by the precinct election official, who shall evidence the same by signing the precinct election official's name on the poll list or signature pollbook as a witness to the mark. Alternatively, if applicable, an attorney in fact acting pursuant to section 3501.382 of the Revised Code may sign the elector's signature in the poll list or signature pollbook in accordance with that section.

The (2)(a) Except as otherwise provided in division (B)(2) of this section, the elector's signature in the poll list or signature pollbook then shall be compared with the elector's signature on the elector's registration form or a digitized signature list as provided for in section 3503.13 of the Revised Code, and if, in the opinion of a majority of the precinct election officials, the signatures are the signatures of the same person, the election officials shall enter the date of the election on the registration form or shall record the date by other means prescribed by the secretary of state. If, in the opinion of a majority of the precinct officers, the signatures are not the signatures of the same person, the elector shall be permitted to cast a provisional ballot under section 3505.181 of the Revised Code. The validity of an attorney in fact's signature on behalf of an elector shall be determined in accordance with section 3501.382 of the Revised Code.

(b) If the elector's registration form does not include a signature because of the circumstances described in division (F) (3) of section 3503.20 of the Revised Code, it shall not be necessary to compare the elector's signature in the poll list or signature pollbook with the signature on the elector's registration form or a digitized signature list.

(3) If the right of the elector to vote is not then challenged, or, if being challenged, the elector establishes the elector's right to vote, the elector shall be allowed to proceed to use the voting machine. If voting machines are not being used in that precinct, the precinct election official in charge of ballots shall then detach the next ballots to be issued to the elector from Stub B attached to each ballot, leaving Stub A attached to each ballot, hand the ballots to the elector, and call the elector's name and the stub number on each of the ballots. The precinct election official shall enter the stub numbers opposite the signature of the elector in the pollbook. The elector shall then retire to one of the voting compartments to mark the elector's ballots. No mark shall be made on any ballot which would in any way enable any person to identify the person who voted the ballot.

Sec. 3505.181. (A) All of the following individuals shall be permitted to cast a provisional ballot at an election:

(1) An individual who declares that the individual is a registered voter in the precinct in which the individual desires to vote and that the individual is eligible to vote in an election, but the name of the individual does not appear on the official list of eligible voters for the precinct or an election official asserts that the individual is not eligible to vote;

(2) An individual who does not have or is unable to provide to the election officials any of the forms of identification required under division (A) (1) of section 3505.18 of the Revised Code;

(3) An individual whose name in the poll list or signature pollbook has been marked under section 3509.09 or 3511.13 of the Revised Code as

having requested an absent voter's ballot or a uniformed services or overseas absent voter's ballot for that election and who appears to vote at the polling place;

(4) An individual whose notification of registration has been returned undelivered to the board of elections and whose name in the official registration list and in the poll list or signature pollbook has been marked under division (C)(2)(a) of section 3503.11 or division (C)(2) of section 3503.19 of the Revised Code;

(5) An individual who has been successfully challenged under section 3505.20 or 3513.20 of the Revised Code or whose application or challenge hearing has been postponed until after the day of the election under division (D)(1) of section 3503.24 of the Revised Code;

(6) An individual who changes the individual's name and remains within the precinct without providing proof of that name change under division (B)(1)(b) of section 3503.16 of the Revised Code, moves from one precinct to another within a county, moves from one precinct to another and changes the individual's name, or moves from one county to another within the state, and completes and signs the required forms and statements under division (B) or (C) of section 3503.16 of the Revised Code;

(7) ~~An~~ Except as otherwise provided in division (B)(2)(b) of section 3505.18 of the Revised Code, an individual whose signature, in the opinion of the precinct officers under ~~that section 3505.22 of the Revised Code~~, is not that of the person who signed that name in the registration forms.

(B) An individual who is eligible to cast a provisional ballot under division (A) of this section shall be permitted to cast a provisional ballot as follows:

(1) An election official at the polling place shall notify the individual that the individual may cast a provisional ballot in that election.

(2) Except as otherwise provided in division (F) of this section, the individual shall complete and execute a written affirmation before an election official at the polling place stating that the individual is both of the following:

(a) A registered voter in the precinct in which the individual desires to vote;

(b) Eligible to vote in that election.

(3) An election official at the polling place shall transmit the ballot cast by the individual and the voter information contained in the written affirmation executed by the individual under division (B)(2) of this section to an appropriate local election official for verification under division (B)(4) of this section.

(4) If the appropriate local election official to whom the ballot or voter or address information is transmitted under division (B)(3) of this

section determines that the individual is eligible to vote, the individual's provisional ballot shall be counted as a vote in that election.

(5)(a) At the time that an individual casts a provisional ballot, the appropriate local election official shall give the individual written information that states that any individual who casts a provisional ballot will be able to ascertain under the system established under division (B)(5)(b) of this section whether the vote was counted, and, if the vote was not counted, the reason that the vote was not counted.

(b) The appropriate state or local election official shall establish a free access system, in the form of a toll-free telephone number, that any individual who casts a provisional ballot may access to discover whether the vote of that individual was counted, and, if the vote was not counted, the reason that the vote was not counted. The free access system established under this division also shall provide to an individual whose provisional ballot was not counted information explaining how that individual may contact the board of elections to register to vote or to resolve problems with the individual's voter registration.

The appropriate state or local election official shall establish and maintain reasonable procedures necessary to protect the security, confidentiality, and integrity of personal information collected, stored, or otherwise used by the free access system established under this division. The system shall permit an individual only to gain access to information about the individual's own provisional ballot.

(6) If, at the time that an individual casts a provisional ballot, the individual provides identification in the form of a current and valid photo identification, a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, that shows the individual's name and current address, or provides the individual's driver's license or state identification card number or the last four digits of the individual's social security number, the individual shall record the type of identification provided or the driver's license, state identification card, or social security number information and include that information on the provisional ballot affirmation under division (B)(3) of this section.

(7) During the seven days after the day of an election, an individual who casts a provisional ballot because the individual does not have or is unable to provide to the election officials any of the required forms of identification or because the individual has been successfully challenged under section 3505.20 of the Revised Code shall appear at the office of the board of elections and provide to the board any additional information necessary to determine the eligibility of the individual who cast the

provisional ballot.

(a) For a provisional ballot cast by an individual who does not have or is unable to provide to the election officials any of the required forms of identification to be eligible to be counted, the individual who cast that ballot, within seven days after the day of the election, shall do either of the following:

(i) Provide to the board of elections proof of the individual's identity in the form of a current and valid photo identification, a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, that shows the individual's name and current address; or

(ii) Provide to the board of elections the individual's driver's license or state identification card number or the last four digits of the individual's social security number.

(b) For a provisional ballot cast by an individual who has been successfully challenged under section 3505.20 of the Revised Code to be eligible to be counted, the individual who cast that ballot, within seven days after the day of that election, shall provide to the board of elections any identification or other documentation required to be provided by the applicable challenge questions asked of that individual under section 3505.20 of the Revised Code.

(C)(1) If an individual declares that the individual is eligible to vote in a precinct other than the precinct in which the individual desires to vote, or if, upon review of the precinct voting location guide using the residential street address provided by the individual, an election official at the precinct at which the individual desires to vote determines that the individual is not eligible to vote in that precinct, the election official shall direct the individual to the precinct and polling place in which the individual appears to be eligible to vote, explain that the individual may cast a provisional ballot at the current location but the ballot or a portion of the ballot will not be counted if it is cast in the wrong precinct, and provide the telephone number of the board of elections in case the individual has additional questions.

(2) If the individual refuses to travel to the correct precinct or to the office of the board of elections to cast a ballot, the individual shall be permitted to vote a provisional ballot at that precinct in accordance with division (B) of this section. If the individual is in the correct polling location for the precinct in which the individual is registered and eligible to vote, the election official shall complete and sign, under penalty of election falsification, a form that includes all of the following, and attach the form to the individual's provisional ballot affirmation:

(a) The name or number of the individual's correct precinct;

(b) A statement that the election official instructed the individual to travel to the correct precinct to vote;

(c) A statement that the election official informed the individual that casting a provisional ballot in the wrong precinct would result in all or a portion of the votes on the ballot being rejected;

(d) The name or number of the precinct in which the individual is casting a provisional ballot; and

(e) The name of the polling location in which the individual is casting a provisional ballot.

(D) The appropriate local election official shall cause voting information to be publicly posted at each polling place on the day of each election.

(E) As used in this section and sections 3505.182 and 3505.183 of the Revised Code:

(1) "Precinct voting location guide" means either of the following:

(a) An electronic or paper record that lists the correct precinct and polling place for either each specific residential street address in the county or the range of residential street addresses located in each neighborhood block in the county;

(b) Any other method that a board of elections creates that allows a precinct election official or any elector who is at a polling place in that county to determine the correct precinct and polling place of any qualified elector who resides in the county.

(2) "Voting information" means all of the following:

(a) A sample version of the ballot that will be used for that election;

(b) Information regarding the date of the election and the hours during which polling places will be open;

(c) Instructions on how to vote, including how to cast a vote and how to cast a provisional ballot;

(d) Instructions for mail-in registrants and first-time voters under applicable federal and state laws;

(e) General information on voting rights under applicable federal and state laws, including information on the right of an individual to cast a provisional ballot and instructions on how to contact the appropriate officials if these rights are alleged to have been violated;

(f) General information on federal and state laws regarding prohibitions against acts of fraud and misrepresentation.

(F) Nothing in this section or section 3505.183 of the Revised Code is in derogation of section 3505.24 of the Revised Code, which permits a

blind, disabled, or illiterate elector to receive assistance in the marking of the elector's ballot by two precinct election officials of different political parties. A blind, disabled, or illiterate elector may receive assistance in marking that elector's provisional ballot and in completing the required affirmation in the same manner as an elector may receive assistance on the day of an election under that section.

Sec. 3505.183. (A) When the ballot boxes are delivered to the board of elections from the precincts, the board shall separate the provisional ballot envelopes from the rest of the ballots. Teams of employees of the board consisting of one member of each major political party shall place the sealed provisional ballot envelopes in a secure location within the office of the board. The sealed provisional ballot envelopes shall remain in that secure location until the validity of those ballots is determined under division (B) of this section. While the provisional ballot is stored in that secure location, and prior to the counting of the provisional ballots, if the board receives information regarding the validity of a specific provisional ballot under division (B) of this section, the board may note, on the sealed provisional ballot envelope for that ballot, whether the ballot is valid and entitled to be counted.

(B)(1) To determine whether a provisional ballot is valid and entitled to be counted, the board shall examine its records and determine whether the individual who cast the provisional ballot is registered and eligible to vote in the applicable election. The board shall examine the information contained in the written affirmation executed by the individual who cast the provisional ballot under division (B)(2) of section 3505.181 of the Revised Code. The following information shall be included in the written affirmation in order for the provisional ballot to be eligible to be counted:

(a) The individual's printed name, signature, date of birth, and current address;

(b) A statement that the individual is a registered voter in the precinct in which the provisional ballot is being voted;

(c) A statement that the individual is eligible to vote in the election in which the provisional ballot is being voted.

(2) In addition to the information required to be included in an affirmation under division (B)(1) of this section, in determining whether a provisional ballot is valid and entitled to be counted, the board also shall examine any additional information for determining ballot validity provided by the provisional voter on the affirmation, provided by the provisional voter to an election official under section 3505.182 of the Revised Code, or provided to the board of elections during the seven days after the day of the election under division (B)(7) of section 3505.181 of the Revised Code, to assist the board in determining the individual's eligibility to vote.

(3) If, in examining a provisional ballot affirmation and additional information under divisions (B)(1) and (2) of this section and comparing the information required under division (B)(1) of this section with the elector's information in the statewide voter registration database, the board determines that all of the following apply, the provisional ballot envelope shall be opened, and the ballot shall be placed in a ballot box to be counted:

(a) The individual named on the affirmation is properly registered to vote.

(b) The individual named on the affirmation is eligible to cast a ballot in the precinct and for the election in which the individual cast the provisional ballot.

(c) The individual provided all of the information required under division (B)(1) of this section in the affirmation that the individual executed at the time the individual cast the provisional ballot.

(d) The last four digits of the elector's social security number or the elector's driver's license number or state identification card number are not different from the last four digits of the elector's social security number or the elector's driver's license number or state identification card number contained in the statewide voter registration database.

(e) Except as otherwise provided in this division, the month and day of the elector's date of birth are not different from the day and month of the elector's date of birth contained in the statewide voter registration database.

This division does not apply to an elector's provisional ballot if either of the following is true:

(i) The elector's date of birth contained in the statewide voter registration database is January 1, 1800.

(ii) The board of elections has found, by a vote of at least three of its members, that the elector has met all other requirements of division (B)(3) of this section.

(f) The elector's current address is not different from the elector's address contained in the statewide voter registration database, unless the elector indicated that the elector is casting a provisional ballot because the elector has moved and has not submitted a notice of change of address, as described in division (A)(6) of section 3505.181 of the Revised Code.

(g) If applicable, the individual provided any additional information required under division (B)(7) of section 3505.181 of the Revised Code within seven days after the day of the election.

(h) If applicable, the hearing conducted under division (B) of section 3503.24 of the Revised Code after the day of the election resulted in the individual's inclusion in the official registration list.

(4)(a) Except as otherwise provided in division (D) of this section, if, in examining a provisional ballot affirmation and additional information under divisions (B)(1) and (2) of this section and comparing the information required under division (B)(1) of this section with the elector's information in the statewide voter registration database, the board determines that any of the following applies, the provisional ballot envelope shall not be opened, and the ballot shall not be counted:

(i) The individual named on the affirmation is not qualified or is not properly registered to vote.

(ii) The individual named on the affirmation is not eligible to cast a ballot in the precinct or for the election in which the individual cast the provisional ballot.

(iii) The individual did not provide all of the information required under division (B)(1) of this section in the affirmation that the individual executed at the time the individual cast the provisional ballot.

(iv) The individual has already cast a ballot for the election in which the individual cast the provisional ballot.

(v) If applicable, the individual did not provide any additional information required under division (B)(7) of section 3505.181 of the Revised Code within seven days after the day of the election.

(vi) If applicable, the hearing conducted under division (B) of section 3503.24 of the Revised Code after the day of the election did not result in the individual's inclusion in the official registration list.

(vii) The individual failed to provide a current and valid photo identification, a military identification, a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, with the voter's name and current address, the individual's driver's license or state identification card number, or the last four digits of the individual's social security number or to execute an affirmation under division (B) of section 3505.181 of the Revised Code.

(viii) The last four digits of the elector's social security number or the elector's driver's license number or state identification card number are different from the last four digits of the elector's social security number or the elector's driver's license number or state identification card number contained in the statewide voter registration database.

(ix) Except as otherwise provided in this division, the month and day of the elector's date of birth are different from the day and month of the elector's date of birth contained in the statewide voter registration database.

This division does not apply to an elector's provisional ballot if either of the following is true:

(I) The elector's date of birth contained in the statewide voter registration database is January 1, 1800.

(II) The board of elections has found, by a vote of at least three of its members, that the elector has met all of the requirements of division (B)(3) of this section, other than the requirements of division (B)(3)(e) of this section.

(x) The elector's current address is different from the elector's address contained in the statewide voter registration database, unless the elector indicated that the elector is casting a provisional ballot because the elector has moved and has not submitted a notice of change of address, as described in division (A)(6) of section 3505.181 of the Revised Code.

(b) If, in examining a provisional ballot affirmation and additional information under divisions (B)(1) and (2) of this section and comparing the information required under division (B)(1) of this section with the elector's information in the statewide voter registration database, the board is unable to determine either of the following, the provisional ballot envelope shall not be opened, and the ballot shall not be counted:

(i) Whether the individual named on the affirmation is qualified or properly registered to vote;

(ii) Whether the individual named on the affirmation is eligible to cast a ballot in the precinct or for the election in which the individual cast the provisional ballot.

(C) For each provisional ballot rejected under division (B)(4) of this section, the board shall record the name of the provisional voter who cast the ballot, the identification number of the provisional ballot envelope, the names of the election officials who determined the validity of that ballot, the date and time that the determination was made, and the reason that the ballot was not counted, unless the board has already recorded that information in another database.

(D)(1) If an individual cast a provisional ballot in a precinct in which the individual is not registered and eligible to vote, but in the correct polling location for the precinct in which the individual is registered and eligible to vote, and the election official failed to direct the individual to the correct precinct, the individual's ballot shall be remade under division (D)(2) of this section. The election official shall be deemed to have directed the individual to the correct precinct if the election official correctly completed the form described in division (C)(2) of section 3505.181 of the Revised Code.

(2) A board of elections that remakes a provisional ballot under division (D)(1) of this section shall remake the provisional ballot on a ballot for the appropriate precinct to reflect the offices, questions, and issues for which the individual was eligible to cast a ballot and for which the individual attempted to cast a provisional ballot. The remade ballot shall be counted for

each office, question, and issue for which the individual was eligible to vote.

(3) If an individual cast a provisional ballot in a precinct in which the individual is not registered and eligible to vote and in the incorrect polling location for the precinct in which the individual is registered and eligible to vote, the provisional ballot envelope shall not be opened, and the ballot shall not be counted.

(E) Provisional ballots that are rejected under division (B)(4) of this section shall not be counted but shall be preserved in their provisional ballot envelopes unopened until the time provided by section 3505.31 of the Revised Code for the destruction of all other ballots used at the election for which ballots were provided, at which time they shall be destroyed.

(F) Provisional ballots that the board determines are eligible to be counted under division (B)(3) or (D) of this section shall be counted in the same manner as provided for other ballots under section 3505.27 of the Revised Code. No provisional ballots shall be counted in a particular county until the board determines the eligibility to be counted of all provisional ballots cast in that county under division (B) of this section for that election. Observers, as provided in section 3505.21 of the Revised Code, may be present at all times that the board is determining the eligibility of provisional ballots to be counted and counting those provisional ballots determined to be eligible. No person shall recklessly disclose the count or any portion of the count of provisional ballots in such a manner as to jeopardize the secrecy of any individual ballot.

(G)(1) Except as otherwise provided in division (G)(2) of this section, nothing in this section shall prevent a board of elections from examining provisional ballot affirmations and additional information under divisions (B)(1) and (2) of this section to determine the eligibility of provisional ballots to be counted during the ten days after the day of an election.

(2) A board of elections shall not examine the provisional ballot affirmation and additional information under divisions (B)(1) and (2) of this section of any provisional ballot cast by an individual who must provide additional information to the board of elections under division (B)(7) of section 3505.181 of the Revised Code for the board to determine the individual's eligibility until the individual provides that information, until any hearing required to be conducted under section 3503.24 of the Revised Code with regard to the provisional voter is held, or until the eleventh day after the day of the election, whichever is earlier.

Sec. 3509.03. (A) Except as provided in division (B) of section 3509.08 of the Revised Code, any qualified elector desiring to vote absent voter's ballots at an election shall make written application for those ballots to the director of elections of the county in which the elector's voting residence

is located.

(B) Except as otherwise provided in division (C) of this section, the application need not be in any particular form but shall contain all of the following:

- (1) The elector's name;
- (2) The elector's signature;
- (3) The address at which the elector is registered to vote;
- (4) The elector's date of birth;
- (5) One of the following:

- (a) The elector's driver's license number;
- (b) The last four digits of the elector's social security number;

(c) A copy of the elector's current and valid photo identification, a copy of a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, that shows the name and address of the elector.

(6) A statement identifying the election for which absent voter's ballots are requested;

(7) A statement that the person requesting the ballots is a qualified elector;

(8) If the request is for primary election ballots, the elector's party affiliation;

(9) If the elector desires ballots to be mailed to the elector, the address to which those ballots shall be mailed.

(C) If the elector has a confidential voter registration record, as described in section 111.44 of the Revised Code, the elector may provide the elector's program participant identification number instead of the address at which the elector is registered to vote.

(D) Each application for absent voter's ballots shall be delivered to the director not earlier than the first day of January of the year of the elections for which the absent voter's ballots are requested or not earlier than ninety days before the day of the election at which the ballots are to be voted, whichever is earlier, and not later than twelve noon of the third day before the day of the election at which the ballots are to be voted, or not later than six p.m. on the last Friday before the day of the election at which the ballots are to be voted if the application is delivered in person to the office of the board.

(E) A board of elections that mails an absent voter's ballot application to an elector under this section shall not prepay the return postage for that application.

(F) Except as otherwise provided in this section and in sections 3505.24 and 3509.08 of the Revised Code, an election official shall not fill out any portion of an application for absent voter's ballots on behalf of an applicant. The secretary of state or a board of elections may preprint only an applicant's name and address on an application for absent voter's ballots before mailing that application to the applicant, except that if the applicant has a confidential voter registration record, the secretary of state or a board of elections shall not preprint the applicant's address on the application.

Sec. 3509.05. (A) When an elector receives an absent voter's ballot pursuant to the elector's application or request, the elector shall, before placing any marks on the ballot, note whether there are any voting marks on it. If there are any voting marks, the ballot shall be returned immediately to the board of elections; otherwise, the elector shall cause the ballot to be marked, folded in a manner that the stub on it and the indorsements and facsimile signatures of the members of the board of elections on the back of it are visible, and placed and sealed within the identification envelope received from the director of elections for that purpose. Then, the elector shall cause the statement of voter on the outside of the identification envelope to be completed and signed, under penalty of election falsification.

If the elector does not provide the elector's driver's license number or the last four digits of the elector's social security number on the statement of voter on the identification envelope, the elector also shall include in the return envelope with the identification envelope a copy of the elector's current valid photo identification, a copy of a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, that shows the name and address of the elector.

The elector shall mail the identification envelope to the director from whom it was received in the return envelope, postage prepaid, or the elector may personally deliver it to the director, or the spouse of the elector, the father, mother, father-in-law, mother-in-law, grandfather, grandmother, brother, or sister of the whole or half blood, or the son, daughter, adopting parent, adopted child, stepparent, stepchild, uncle, aunt, nephew, or niece of the elector may deliver it to the director. The return envelope shall be transmitted to the director in no other manner, except as provided in section 3509.08 of the Revised Code.

When absent voter's ballots are delivered to an elector at the office of the board, the elector may retire to a voting compartment provided by the board and there mark the ballots. Thereupon, the elector shall fold them, place them in the identification envelope provided, seal the envelope, fill in and sign the statement on the envelope under penalty of election falsification, and deliver the envelope to the director of the board.

Except as otherwise provided in division (B) of this section, all other envelopes containing marked absent voter's ballots shall be delivered to the director not later than the close of the polls on the day of an election. Absent voter's ballots delivered to the director later than the times specified shall not be counted, but shall be kept by the board in the sealed identification envelopes in which they are delivered to the director, until the time provided by section 3505.31 of the Revised Code for the destruction of all other ballots used at the election for which ballots were provided, at which time they shall be destroyed.

(B)(1) Except as otherwise provided in division (B)(2) of this section, any return envelope that is postmarked prior to the day of the election shall be delivered to the director prior to the eleventh day after the election. Ballots delivered in envelopes postmarked prior to the day of the election that are received after the close of the polls on election day through the tenth day thereafter shall be counted on the eleventh day at the board of elections in the manner provided in divisions (C) and (D) of section 3509.06 of the Revised Code or in the manner provided in division (E) of that section, as applicable. Any such ballots that are received by the director later than the tenth day following the election shall not be counted, but shall be kept by the board in the sealed identification envelopes as provided in division (A) of this section.

(2) Division (B)(1) of this section shall not apply to any mail that is postmarked using a postage evidencing system, including a postage meter, as defined in 39 C.F.R. 501.1.

Sec. 3511.02. (A) Notwithstanding any section of the Revised Code to the contrary, whenever any person applies for registration as a voter on a form adopted in accordance with federal regulations relating to the "Uniformed and Overseas Citizens Absentee Voting Act," 100 Stat. 924, 42 U.S.C.A. 1973ff (1986), this application shall be sufficient for voter registration and as a request for an absent voter's ballot. Uniformed services or overseas absent voter's ballots may be obtained by any person meeting the requirements of section 3511.011 of the Revised Code by applying electronically to the secretary of state or to the board of elections of the county in which the person's voting residence is located in accordance with section 3511.021 of the Revised Code or by applying to the director of the board of elections of the county in which the person's voting residence is located, in one of the following ways:

(1) That person may make written application for those ballots. The person may personally deliver the application to the director or may mail it, send it by facsimile machine, send it by electronic mail, send it through internet delivery if such delivery is offered by the board of elections or the secretary of state, or otherwise send it to the director. Except as otherwise provided in division (B) of this section, the application need not be in any particular form but shall contain all of the following information:

- (a) The elector's name;
 - (b) The elector's signature;
 - (c) The address at which the elector is registered to vote;
 - (d) The elector's date of birth;
 - (e) One of the following:
 - (i) The elector's driver's license number;
 - (ii) The last four digits of the elector's social security number;
 - (iii) A copy of the elector's current and valid photo identification, a copy of a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, that shows the name and address of the elector.
 - (f) A statement identifying the election for which absent voter's ballots are requested;
 - (g) A statement that the person requesting the ballots is a qualified elector;
 - (h) A statement that the elector is an absent uniformed services voter or overseas voter as defined in 42 U.S.C. 1973ff-6;
 - (i) A statement of the elector's length of residence in the state immediately preceding the commencement of service, immediately preceding the date of leaving to be with or near the service member, or immediately preceding leaving the United States, or a statement that the elector's parent or legal guardian resided in this state long enough to establish residency for voting purposes immediately preceding leaving the United States, whichever is applicable;
 - (j) If the request is for primary election ballots, the elector's party affiliation;
 - (k) If the elector desires ballots to be mailed to the elector, the address to which those ballots shall be mailed;
 - (l) If the elector desires ballots to be sent to the elector by facsimile machine, the telephone number to which they shall be so sent;
 - (m) If the elector desires ballots to be sent to the elector by electronic mail or, if offered by the board of elections or the secretary of state, through internet delivery, the elector's electronic mail address or other internet contact information.
- (2) A voter or any relative of a voter listed in division (A)(3) of this section may use a single federal post card application to apply for uniformed services or overseas absent voter's ballots for use at the primary and general elections in a given year and any special election to be held on the day in that

year specified by division (E) of section 3501.01 of the Revised Code for the holding of a primary election, designated by the general assembly for the purpose of submitting constitutional amendments proposed by the general assembly to the voters of the state. A single federal postcard application shall be processed by the board of elections pursuant to section 3511.04 of the Revised Code the same as if the voter had applied separately for uniformed services or overseas absent voter's ballots for each election.

(3) Application to have uniformed services or overseas absent voter's ballots mailed or sent by facsimile machine to such a person may be made by the spouse, father, mother, father-in-law, mother-in-law, grandfather, grandmother, brother or sister of the whole blood or half blood, son, daughter, adopting parent, adopted child, stepparent, stepchild, daughter-in-law, son-in-law, uncle, aunt, nephew, or niece of such a person. The application shall be in writing upon a blank form furnished only by the director or on a single federal post card as provided in division (A)(2) of this section. The form of the application shall be prescribed by the secretary of state. The director shall furnish that blank form to any of the relatives specified in this division desiring to make the application, only upon the request of such a relative made in person at the office of the board or upon the written request of such a relative mailed to the office of the board. Except as otherwise provided in division (B) of this section, the application, subscribed and sworn to by the applicant, shall contain all of the following:

- (a) The full name of the elector for whom ballots are requested;
- (b) A statement that the elector is an absent uniformed services voter or overseas voter as defined in 42 U.S.C. 1973ff-6;
- (c) The address at which the elector is registered to vote;
- (d) A statement identifying the elector's length of residence in the state immediately preceding the commencement of service, immediately preceding the date of leaving to be with or near a service member, or immediately preceding leaving the United States, or a statement that the elector's parent or legal guardian resided in this state long enough to establish residency for voting purposes immediately preceding leaving the United States, as the case may be;
- (e) The elector's date of birth;
- (f) One of the following:
 - (i) The elector's driver's license number;
 - (ii) The last four digits of the elector's social security number;
 - (iii) A copy of the elector's current and valid photo identification, a copy of a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section~~

~~3503.19 of the Revised Code~~, that shows the name and address of the elector.

(g) A statement identifying the election for which absent voter's ballots are requested;

(h) A statement that the person requesting the ballots is a qualified elector;

(i) If the request is for primary election ballots, the elector's party affiliation;

(j) A statement that the applicant bears a relationship to the elector as specified in division (A)(3) of this section;

(k) The address to which ballots shall be mailed, the telephone number to which ballots shall be sent by facsimile machine, the electronic mail address to which ballots shall be sent by electronic mail, or, if internet delivery is offered by the board of elections or the secretary of state, the internet contact information to which ballots shall be sent through internet delivery;

(l) The signature and address of the person making the application.

(B) If the elector has a confidential voter registration record, as described in section 111.44 of the Revised Code, the application may include the elector's program participant identification number instead of the address at which the elector is registered to vote.

(C) Each application for uniformed services or overseas absent voter's ballots shall be delivered to the director not earlier than the first day of January of the year of the elections for which the uniformed services or overseas absent voter's ballots are requested or not earlier than ninety days before the day of the election at which the ballots are to be voted, whichever is earlier, and not later than twelve noon of the third day preceding the day of the election, or not later than six p.m. on the last Friday before the day of the election at which those ballots are to be voted if the application is delivered in person to the office of the board.

(D) If the voter for whom the application is made is entitled to vote for presidential and vice-presidential electors only, the applicant shall submit to the director in addition to the requirements of division (A) of this section, a statement to the effect that the voter is qualified to vote for presidential and vice-presidential electors and for no other offices.

(E) A board of elections that mails a federal post card application or other absent voter's ballot application to an elector under this section shall not prepay the return postage for that application.

(F) Except as otherwise provided in this section and in sections 3505.24 and 3509.08 of the Revised Code, an election official shall not fill out any portion of a federal post card application or other application for absent voter's ballots on behalf of an applicant. The secretary of state or a

board of elections may preprint only an applicant's name and address on a federal post card application or other application for absent voter's ballots before mailing that application to the applicant, except that if the applicant has a confidential voter registration record, the secretary of state or the board of elections shall not preprint the applicant's address on the application.

Sec. 3511.09. Upon receiving uniformed services or overseas absent voter's ballots, the elector shall cause the questions on the face of the identification envelope to be answered, and, by writing the elector's usual signature in the proper place on the identification envelope, the elector shall declare under penalty of election falsification that the answers to those questions are true and correct to the best of the elector's knowledge and belief. Then, the elector shall note whether there are any voting marks on the ballot. If there are any voting marks, the ballot shall be returned immediately to the board of elections; otherwise, the elector shall cause the ballot to be marked, folded separately so as to conceal the markings on it, deposited in the identification envelope, and securely sealed in the identification envelope. The elector then shall cause the identification envelope to be placed within the return envelope, sealed in the return envelope, and mailed to the director of the board of elections to whom it is addressed. The ballot shall be submitted for mailing not later than 12:01 a.m. at the place where the voter completes the ballot, on the date of the election. If the elector does not provide the elector's driver's license number or the last four digits of the elector's social security number on the statement of voter on the identification envelope, the elector also shall include in the return envelope with the identification envelope a copy of the elector's current valid photo identification, a copy of a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of voter registration mailed by a board of elections ~~under section 3503.19 of the Revised Code~~, that shows the name and address of the elector. Each elector who will be outside the United States on the day of the election shall check the box on the return envelope indicating this fact and shall mail the return envelope to the director prior to the close of the polls on election day.

Every uniformed services or overseas absent voter's ballot identification envelope shall be accompanied by the following statement in boldface capital letters: WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY OF THE FIFTH DEGREE.

Sec. 3599.11. (A) No person shall knowingly register or make application or attempt to register in a precinct in which the person is not a qualified voter; or knowingly aid or abet any person to so register; or attempt to register or knowingly induce or attempt to induce any person to so register; or knowingly impersonate another or write or assume the name of another, real or fictitious, in registering or attempting to register; or by false statement

or other unlawful means procure, aid, or attempt to procure the erasure or striking out on the register or duplicate list of the name of a qualified elector therein; or knowingly induce or attempt to induce a registrar or other election authority to refuse registration in a precinct to an elector thereof; or knowingly swear or affirm falsely upon a lawful examination by or before any registering officer; or make, print, or issue any false or counterfeit certificate of registration or knowingly alter any certificate of registration.

No person shall knowingly register under more than one name or knowingly induce any person to so register.

No person shall knowingly make any false statement on any form for registration or change of registration or upon any application or return envelope for an absent voter's ballot.

Whoever violates this division is guilty of a felony of the fifth degree.

(B)(1) No person who helps another person register outside an official voter registration place shall knowingly destroy, or knowingly help another person to destroy, any completed registration form.

Whoever violates this division is guilty of election falsification, a felony of the fifth degree.

(2)(a) No person who helps another person register outside an official voter registration place shall knowingly fail to ~~return~~ cause any registration form entrusted to that person to be returned to any board of elections or the office of the secretary of state within ten days after that ~~registration~~ registration form is completed, or on or before the thirtieth day before the election, whichever day is earlier, unless the registration form is received by the person within twenty-four hours of the thirtieth day before the election, in which case the person shall return cause the registration form to be returned to any board of elections or the office of the secretary of state within ten days of its receipt.

Whoever violates this division is guilty of election falsification, a felony of the fifth degree, unless the person has not previously been convicted of a violation of this division ~~(B)(2)(a), (B)(2)(b), (C)(1), or (C)(2) of this section~~, the violation of this division does not cause any person to miss any voter registration deadline with regard to any election, and the number of voter registration forms that the violator has failed to properly return does not exceed forty-nine, in which case the violator is guilty of a misdemeanor of the first degree.

~~(b) Subject to division (C)(2) of this section, no person who helps another person register outside an official registration place shall knowingly return any registration form entrusted to that person to any location other than any board of elections or the office of the secretary of state.~~

~~Whoever violates this division is guilty of election falsification, a~~

~~felony of the fifth degree, unless the person has not previously been convicted of a violation of division (B)(2)(a), (B)(2)(b), (C)(1), or (C)(2) of this section, the violation of this division does not cause any person to miss any voter registration deadline with regard to any election, and the number of voter registration forms that the violator has failed to properly return does not exceed forty-nine, in which case the violator is guilty of a misdemeanor of the first degree.~~

~~(C)(1) No person who receives compensation for registering a voter shall knowingly fail to return any registration form entrusted to that person to any board of elections or the office of the secretary of state within ten days after that voter registration form is completed, or on or before the thirtieth day before the election, whichever is earlier, unless the registration form is received by the person within twenty-four hours of the thirtieth day before the election, in which case the person shall return the registration form to any board of elections or the office of the secretary of state within ten days of its receipt.~~

~~Whoever violates this division is guilty of election falsification, a felony of the fifth degree, unless the person has not previously been convicted of a violation of division (B)(2)(a), (B)(2)(b), (C)(1), or (C)(2) of this section, the violation of this division does not cause any person to miss any voter registration deadline with regard to any election, and the number of voter registration forms that the violator has failed to properly return does not exceed forty-nine, in which case the violator is guilty of a misdemeanor of the first degree.~~

~~(2) No person who receives compensation for registering a voter shall knowingly return any registration form entrusted to that person to any location other than any board of elections or the office of the secretary of state.~~

~~Whoever violates this division is guilty of election falsification, a felony of the fifth degree, unless the person has not previously been convicted of a violation of division (B)(2)(a), (B)(2)(b), (C)(1), or (C)(2) of this section, the violation of this division does not cause any person to miss any voter registration deadline with regard to any election, and the number of voter registration forms that the violator has failed to properly return does not exceed forty-nine, in which case the violator is guilty of a misdemeanor of the first degree.~~

~~(D) As used in division (C) of this section, "registering a voter" includes any effort, for compensation, to provide voter registration forms or to assist persons in completing or returning those forms.~~

Sec. 3599.18. (A) No election official, person assisting in the registration of electors, or police officer shall knowingly do any of the following:

(1) Refuse, neglect, or unnecessarily delay, hinder, or prevent the registration of a qualified elector, who in a lawful manner applies for registration or who should be registered under section 3503.11 of the Revised Code;

(2) Enter or consent to the entry of a fictitious name on a voter registration list;

(3) Alter the name on or remove or destroy the registration card or form of any qualified elector;

(4) Neglect, unlawfully execute, or fail to execute any duty enjoined upon that person as an election official, person assisting in the registration of electors, or police officer.

(B) Whoever violates division (A) of this section is guilty of a misdemeanor of the first degree."

In line 5679, after "3381.03," insert "3501.05,"; after "3501.22," insert "3503.09, 3503.10, 3503.12, 3503.13, 3503.14, 3503.15, 3503.16, 3503.19, 3503.20, 3503.21, 3503.28, 3503.30, 3503.33, 3505.18, 3505.181, 3505.183, 3509.03, 3509.05, 3511.02, 3511.09, 3599.11, 3599.18,"

In line 5684, after "5748.09" insert "and sections 3503.11, 3503.29, and 3505.22"

After line 5699, insert:

"Section 3501.05 of the Revised Code as amended by both Am. Sub. S.B. 109 and Sub. S.B. 205 of the 130th General Assembly."

After line 5701, insert:

"Section 3503.21 of the Revised Code as amended by both Sub. H.B. 359 and Sub. S.B. 63 of the 132nd General Assembly.

Section 3505.18 of the Revised Code as amended by Sub. S.B.-47, Am. Sub. S.B. 109, and Sub. S.B. 216, all of the 130th General-Assembly."

The question being, "Shall Rule 71(b) be suspended?"

The yeas and nays were taken and resulted – yeas 83, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Barnes
Becker	Blessing	Bocchieri	Boggs
Brenner	Brown	Butler	Carfagna
Celebrezze	Cera	Craig	Cupp
Dever	Edwards	Faber	Fedor
Galonski	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Holmes	Hood	Hoops
Howse	Huffman	Hughes	Ingram
Johnson	Kelly	Kent	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Leland	Lipps	Manning

McClain	Merrin	Miller	O'Brien
Patterson	Patton	Pelanda	Perales
Ramos	Reece	Reineke	Retherford
Riedel	Roegner	Rogers	Romanchuk
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, K.	Smith, T.
Sprague	Stein	Strahorn	Sweeney, B.
Sykes	Thompson	West	Wiggam
Wilkin	Zeltwanger		Smith, R.-83

Representatives Antani and Brinkman voted in the negative-2.

The motion was agreed to.

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

Representative Seitz moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 55, nays 30, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Arndt	Becker	Blessing
Brenner	Butler	Carfagna	Cupp
Dever	Edwards	Faber	Gavarone
Ginter	Gonzales	Green	Greenspan
Hagan	Hambley	Henne	Hood
Hoops	Huffman	Hughes	Johnson
Kick	Koehler	Landis	Lanese
Lang	LaTourette	Lipps	Manning
McClain	Merrin	Patton	Pelanda
Perales	Reineke	Retherford	Riedel
Roegner	Romanchuk	Ryan	Schaffer
Scherer	Schuring	Seitz	Smith, T.
Sprague	Stein	Thompson	Wiggam
Wilkin	Zeltwanger		Smith, R.-55

Those who voted in the negative were: Representatives

Antani	Antonio	Barnes	Boccieri
Boggs	Brinkman	Brown	Celebrezze
Cera	Craig	Fedor	Galonski
Holmes	Howse	Ingram	Kelly
Kent	Leland	Miller	O'Brien
Patterson	Ramos	Reece	Rogers
Sheehy	Smith, K.	Strahorn	Sweeney, B.
Sykes			West-30

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 57, nays 28, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Becker
Blessing	Brenner	Brinkman	Butler
Carfagna	Cupp	Dever	Faber
Gavarone	Ginter	Gonzales	Green

Greenspan	Hagan	Hambley	Henne
Hood	Hoops	Huffman	Hughes
Johnson	Kick	Koehler	Landis
Lanese	Lang	LaTourette	Lipps
Manning	McClain	Merrin	Patton
Pelanda	Perales	Reineke	Retherford
Riedel	Roegner	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Smith, T.	Sprague	Stein	Thompson
West	Wiggam	Wilkin	Zeltwanger
			Smith, R.-57

Those who voted in the negative were: Representatives

Antani	Barnes	Boccieri	Boggs
Brown	Celebrezze	Cera	Craig
Edwards	Fedor	Galonski	Holmes
Howse	Ingram	Kelly	Kent
Leland	Miller	O'Brien	Patterson
Ramos	Reece	Rogers	Sheehy
Smith, K.	Strahorn	Sweeney, B.	Sykes-28

The bill passed.

Representative Blessing moved to amend the title as follows:

Add the names: "Representatives Blessing, Ginter, Green, Merrin, Perales, Riedel, Roegner, Schuring, Seitz, Sprague, Thompson, Wiggam."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Representative Schuring moved that House Rule 66, pertaining to bills being placed on the calendar, be suspended and that **Am. S. B. No. 214**-Senators Terhar, Lehner, et al., be taken up for immediate consideration the third time.

The motion was agreed to without objection.

Am. S. B. No. 214-Senators Terhar, Lehner.

Cosponsors: Senators O'Brien, Bacon, Coley, Dolan, Eklund, Hackett, Hoagland, Huffman, Kunze, LaRose, Manning, McColley, Obhof, Oelslager, Peterson, Schiavoni, Sykes, Tavares, Thomas, Uecker, Williams, Wilson, Yuko Representatives Manning, Lanese, Celebrezze, Butler, Galonski, Rogers.

To enact section 2903.32 of the Revised Code to prohibit female genital mutilation, and to declare an emergency, was taken up for consideration the third time.

The question being, "Shall the emergency clause stand as part of the bill?"

Representative Retherford moved to suspend Rule 71(b) and amend, amendment 3759, as follows:

In line 1 of the title, after "To" insert "amend sections 149.43 and 149.45 and to"; after "to" insert "exclude from the definition of public record under the Public Records Law any depiction by photograph, film, videotape, or digital, visual, or printed material of victims of crime under specified circumstances dealing with the victims' bodily privacy, to exclude from that definition specified residential and familial information regarding county or multicounty corrections officers,"

In line 4, after "That" insert "sections 149.43 and 149.45 be amended and"

After line 5, insert:

"Sec. 149.43. (A) As used in this section:

(1) "Public record" means records kept by any public office, including, but not limited to, state, county, city, village, township, and school district units, and records pertaining to the delivery of educational services by an alternative school in this state kept by the nonprofit or for-profit entity operating the alternative school pursuant to section 3313.533 of the Revised Code. "Public record" does not mean any of the following:

(a) Medical records;

(b) Records pertaining to probation and parole proceedings or to proceedings related to the imposition of community control sanctions and post-release control sanctions;

(c) Records pertaining to actions under section 2151.85 and division (C) of section 2919.121 of the Revised Code and to appeals of actions arising under those sections;

(d) Records pertaining to adoption proceedings, including the contents of an adoption file maintained by the department of health under sections 3705.12 to 3705.124 of the Revised Code;

(e) Information in a record contained in the putative father registry established by section 3107.062 of the Revised Code, regardless of whether the information is held by the department of job and family services or, pursuant to section 3111.69 of the Revised Code, the office of child support in the department or a child support enforcement agency;

(f) Records specified in division (A) of section 3107.52 of the Revised Code;

(g) Trial preparation records;

(h) Confidential law enforcement investigatory records;

(i) Records containing information that is confidential under section 2710.03 or 4112.05 of the Revised Code;

(j) DNA records stored in the DNA database pursuant to section 109.573 of the Revised Code;

(k) Inmate records released by the department of rehabilitation and correction to the department of youth services or a court of record pursuant to division (E) of section 5120.21 of the Revised Code;

(l) Records maintained by the department of youth services pertaining to children in its custody released by the department of youth services to the department of rehabilitation and correction pursuant to section 5139.05 of the Revised Code;

(m) Intellectual property records;

(n) Donor profile records;

(o) Records maintained by the department of job and family services pursuant to section 3121.894 of the Revised Code;

(p) Peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer residential and familial information;

(q) In the case of a county hospital operated pursuant to Chapter 339. of the Revised Code or a municipal hospital operated pursuant to Chapter 749. of the Revised Code, information that constitutes a trade secret, as defined in section 1333.61 of the Revised Code;

(r) Information pertaining to the recreational activities of a person under the age of eighteen;

(s) In the case of a child fatality review board acting under sections 307.621 to 307.629 of the Revised Code or a review conducted pursuant to guidelines established by the director of health under section 3701.70 of the Revised Code, records provided to the board or director, statements made by board members during meetings of the board or by persons participating in the director's review, and all work products of the board or director, and in the case of a child fatality review board, child fatality review data submitted by the board to the department of health or a national child death review database, other than the report prepared pursuant to division (A) of section 307.626 of the Revised Code;

(t) Records provided to and statements made by the executive director of a public children services agency or a prosecuting attorney acting pursuant to section 5153.171 of the Revised Code other than the information released under that section;

(u) Test materials, examinations, or evaluation tools used in an examination for licensure as a nursing home administrator that the board of executives of long-term services and supports administers under section 4751.04 of the Revised Code or contracts under that section with a private or

government entity to administer;

(v) Records the release of which is prohibited by state or federal law;

(w) Proprietary information of or relating to any person that is submitted to or compiled by the Ohio venture capital authority created under section 150.01 of the Revised Code;

(x) Financial statements and data any person submits for any purpose to the Ohio housing finance agency or the controlling board in connection with applying for, receiving, or accounting for financial assistance from the agency, and information that identifies any individual who benefits directly or indirectly from financial assistance from the agency;

(y) Records listed in section 5101.29 of the Revised Code;

(z) Discharges recorded with a county recorder under section 317.24 of the Revised Code, as specified in division (B)(2) of that section;

(aa) Usage information including names and addresses of specific residential and commercial customers of a municipally owned or operated public utility;

(bb) Records described in division (C) of section 187.04 of the Revised Code that are not designated to be made available to the public as provided in that division;

(cc) Information and records that are made confidential, privileged, and not subject to disclosure under divisions (B) and (C) of section 2949.221 of the Revised Code;

(dd) Personal information, as defined in section 149.45 of the Revised Code;

(ee) The confidential name, address, and other personally identifiable information of a program participant in the address confidentiality program established under sections 111.41 to 111.47 of the Revised Code, including the contents of any application for absent voter's ballots, absent voter's ballot identification envelope statement of voter, or provisional ballot affirmation completed by a program participant who has a confidential voter registration record, and records or portions of records pertaining to that program that identify the number of program participants that reside within a precinct, ward, township, municipal corporation, county, or any other geographic area smaller than the state. As used in this division, "confidential address" and "program participant" have the meaning defined in section 111.41 of the Revised Code.

(ff) Orders for active military service of an individual serving or with previous service in the armed forces of the United States, including a reserve component, or the Ohio organized militia, except that, such order becomes a public record on the day that is fifteen years after the published date or effective date of the call to order;

(gg) The name, address, contact information, or other personal information of an individual who is less than eighteen years of age that is included in any record related to a traffic accident involving a school vehicle in which the individual was an occupant at the time of the accident;

(hh) Protected health information, as defined in 45 C.F.R. 160.103, that is in a claim for payment for a health care product, service, or procedure, as well as any other health claims data in another document that reveals the identity of an individual who is the subject of the data or could be used to reveal that individual's identity;

(ii) Any depiction by photograph, film, videotape, or printed or digital image under either of the following circumstances:

(i) The depiction is that of a victim of an offense the release of which would be, to a reasonable person of ordinary sensibilities, an offensive and objectionable intrusion into the victim's expectation of bodily privacy and integrity.

(ii) The depiction captures or depicts the victim of a sexually oriented offense, as defined in section 2950.01 of the Revised Code, at the actual occurrence of that offense.

(2) "Confidential law enforcement investigatory record" means any record that pertains to a law enforcement matter of a criminal, quasi-criminal, civil, or administrative nature, but only to the extent that the release of the record would create a high probability of disclosure of any of the following:

(a) The identity of a suspect who has not been charged with the offense to which the record pertains, or of an information source or witness to whom confidentiality has been reasonably promised;

(b) Information provided by an information source or witness to whom confidentiality has been reasonably promised, which information would reasonably tend to disclose the source's or witness's identity;

(c) Specific confidential investigatory techniques or procedures or specific investigatory work product;

(d) Information that would endanger the life or physical safety of law enforcement personnel, a crime victim, a witness, or a confidential information source.

(3) "Medical record" means any document or combination of documents, except births, deaths, and the fact of admission to or discharge from a hospital, that pertains to the medical history, diagnosis, prognosis, or medical condition of a patient and that is generated and maintained in the process of medical treatment.

(4) "Trial preparation record" means any record that contains information that is specifically compiled in reasonable anticipation of, or in defense of, a civil or criminal action or proceeding, including the

independent thought processes and personal trial preparation of an attorney.

(5) "Intellectual property record" means a record, other than a financial or administrative record, that is produced or collected by or for faculty or staff of a state institution of higher learning in the conduct of or as a result of study or research on an educational, commercial, scientific, artistic, technical, or scholarly issue, regardless of whether the study or research was sponsored by the institution alone or in conjunction with a governmental body or private concern, and that has not been publicly released, published, or patented.

(6) "Donor profile record" means all records about donors or potential donors to a public institution of higher education except the names and reported addresses of the actual donors and the date, amount, and conditions of the actual donation.

(7) "Peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer residential and familial information" means any information that discloses any of the following about a peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer:

(a) The address of the actual personal residence of a peace officer, parole officer, probation officer, bailiff, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, an investigator of the bureau of criminal identification and investigation, or federal law enforcement officer, except for the state or political subdivision in which the peace officer, parole officer, probation officer, bailiff, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer resides;

(b) Information compiled from referral to or participation in an employee assistance program;

(c) The social security number, the residential telephone number, any bank account, debit card, charge card, or credit card number, or the emergency telephone number of, or any medical information pertaining to, a

peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer;

(d) The name of any beneficiary of employment benefits, including, but not limited to, life insurance benefits, provided to a peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer by the peace officer's, parole officer's, probation officer's, bailiff's, prosecuting attorney's, assistant prosecuting attorney's, correctional employee's, county or multicounty corrections officer's, community-based correctional facility employee's, youth services employee's, firefighter's, EMT's, investigator of the bureau of criminal identification and investigation's, or federal law enforcement officer's employer;

(e) The identity and amount of any charitable or employment benefit deduction made by the peace officer's, parole officer's, probation officer's, bailiff's, prosecuting attorney's, assistant prosecuting attorney's, correctional employee's, county or multicounty corrections officer's, community-based correctional facility employee's, youth services employee's, firefighter's, EMT's, investigator of the bureau of criminal identification and investigation's, or federal law enforcement officer's employer from the peace officer's, parole officer's, probation officer's, bailiff's, prosecuting attorney's, assistant prosecuting attorney's, correctional employee's, county or multicounty corrections officer's, community-based correctional facility employee's, youth services employee's, firefighter's, EMT's, investigator of the bureau of criminal identification and investigation's, or federal law enforcement officer's compensation unless the amount of the deduction is required by state or federal law;

(f) The name, the residential address, the name of the employer, the address of the employer, the social security number, the residential telephone number, any bank account, debit card, charge card, or credit card number, or the emergency telephone number of the spouse, a former spouse, or any child of a peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer;

(g) A photograph of a peace officer who holds a position or has an

assignment that may include undercover or plain clothes positions or assignments as determined by the peace officer's appointing authority.

As used in divisions (A)(7) and (B)(9) of this section, "peace officer" has the same meaning as in section 109.71 of the Revised Code and also includes the superintendent and troopers of the state highway patrol; it does not include the sheriff of a county or a supervisory employee who, in the absence of the sheriff, is authorized to stand in for, exercise the authority of, and perform the duties of the sheriff.

As used in divisions (A)(7) and (B)(9) of this section, "correctional employee" means any employee of the department of rehabilitation and correction who in the course of performing the employee's job duties has or has had contact with inmates and persons under supervision.

As used in divisions (A)(7) and (B)(9) of this section, "county or multicounty corrections officer" means any corrections officer employed by any county or multicounty correctional facility.

As used in divisions (A)(7) and (B)(9) of this section, "youth services employee" means any employee of the department of youth services who in the course of performing the employee's job duties has or has had contact with children committed to the custody of the department of youth services.

As used in divisions (A)(7) and (B)(9) of this section, "firefighter" means any regular, paid or volunteer, member of a lawfully constituted fire department of a municipal corporation, township, fire district, or village.

As used in divisions (A)(7) and (B)(9) of this section, "EMT" means EMTs-basic, EMTs-I, and paramedics that provide emergency medical services for a public emergency medical service organization. "Emergency medical service organization," "EMT-basic," "EMT-I," and "paramedic" have the same meanings as in section 4765.01 of the Revised Code.

As used in divisions (A)(7) and (B)(9) of this section, "investigator of the bureau of criminal identification and investigation" has the meaning defined in section 2903.11 of the Revised Code.

As used in divisions (A)(7) and (B)(9) of this section, "federal law enforcement officer" has the meaning defined in section 9.88 of the Revised Code.

(8) "Information pertaining to the recreational activities of a person under the age of eighteen" means information that is kept in the ordinary course of business by a public office, that pertains to the recreational activities of a person under the age of eighteen years, and that discloses any of the following:

(a) The address or telephone number of a person under the age of eighteen or the address or telephone number of that person's parent, guardian, custodian, or emergency contact person;

(b) The social security number, birth date, or photographic image of a person under the age of eighteen;

(c) Any medical record, history, or information pertaining to a person under the age of eighteen;

(d) Any additional information sought or required about a person under the age of eighteen for the purpose of allowing that person to participate in any recreational activity conducted or sponsored by a public office or to use or obtain admission privileges to any recreational facility owned or operated by a public office.

(9) "Community control sanction" has the same meaning as in section 2929.01 of the Revised Code.

(10) "Post-release control sanction" has the same meaning as in section 2967.01 of the Revised Code.

(11) "Redaction" means obscuring or deleting any information that is exempt from the duty to permit public inspection or copying from an item that otherwise meets the definition of a "record" in section 149.011 of the Revised Code.

(12) "Designee," "elected official," and "future official" have the same meanings as in section 109.43 of the Revised Code.

(B)(1) Upon request and subject to division (B)(8) of this section, all public records responsive to the request shall be promptly prepared and made available for inspection to any person at all reasonable times during regular business hours. Subject to division (B)(8) of this section, upon request, a public office or person responsible for public records shall make copies of the requested public record available at cost and within a reasonable period of time. If a public record contains information that is exempt from the duty to permit public inspection or to copy the public record, the public office or the person responsible for the public record shall make available all of the information within the public record that is not exempt. When making that public record available for public inspection or copying that public record, the public office or the person responsible for the public record shall notify the requester of any redaction or make the redaction plainly visible. A redaction shall be deemed a denial of a request to inspect or copy the redacted information, except if federal or state law authorizes or requires a public office to make the redaction.

(2) To facilitate broader access to public records, a public office or the person responsible for public records shall organize and maintain public records in a manner that they can be made available for inspection or copying in accordance with division (B) of this section. A public office also shall have available a copy of its current records retention schedule at a location readily available to the public. If a requester makes an ambiguous or overly

broad request or has difficulty in making a request for copies or inspection of public records under this section such that the public office or the person responsible for the requested public record cannot reasonably identify what public records are being requested, the public office or the person responsible for the requested public record may deny the request but shall provide the requester with an opportunity to revise the request by informing the requester of the manner in which records are maintained by the public office and accessed in the ordinary course of the public office's or person's duties.

(3) If a request is ultimately denied, in part or in whole, the public office or the person responsible for the requested public record shall provide the requester with an explanation, including legal authority, setting forth why the request was denied. If the initial request was provided in writing, the explanation also shall be provided to the requester in writing. The explanation shall not preclude the public office or the person responsible for the requested public record from relying upon additional reasons or legal authority in defending an action commenced under division (C) of this section.

(4) Unless specifically required or authorized by state or federal law or in accordance with division (B) of this section, no public office or person responsible for public records may limit or condition the availability of public records by requiring disclosure of the requester's identity or the intended use of the requested public record. Any requirement that the requester disclose the requester's identity or the intended use of the requested public record constitutes a denial of the request.

(5) A public office or person responsible for public records may ask a requester to make the request in writing, may ask for the requester's identity, and may inquire about the intended use of the information requested, but may do so only after disclosing to the requester that a written request is not mandatory and that the requester may decline to reveal the requester's identity or the intended use and when a written request or disclosure of the identity or intended use would benefit the requester by enhancing the ability of the public office or person responsible for public records to identify, locate, or deliver the public records sought by the requester.

(6) If any person chooses to obtain a copy of a public record in accordance with division (B) of this section, the public office or person responsible for the public record may require that person to pay in advance the cost involved in providing the copy of the public record in accordance with the choice made by the person seeking the copy under this division. The public office or the person responsible for the public record shall permit that person to choose to have the public record duplicated upon paper, upon the same medium upon which the public office or person responsible for the public record keeps it, or upon any other medium upon which the public office or person responsible for the public record determines that it

reasonably can be duplicated as an integral part of the normal operations of the public office or person responsible for the public record. When the person seeking the copy makes a choice under this division, the public office or person responsible for the public record shall provide a copy of it in accordance with the choice made by the person seeking the copy. Nothing in this section requires a public office or person responsible for the public record to allow the person seeking a copy of the public record to make the copies of the public record.

(7)(a) Upon a request made in accordance with division (B) of this section and subject to division (B)(6) of this section, a public office or person responsible for public records shall transmit a copy of a public record to any person by United States mail or by any other means of delivery or transmission within a reasonable period of time after receiving the request for the copy. The public office or person responsible for the public record may require the person making the request to pay in advance the cost of postage if the copy is transmitted by United States mail or the cost of delivery if the copy is transmitted other than by United States mail, and to pay in advance the costs incurred for other supplies used in the mailing, delivery, or transmission.

(b) Any public office may adopt a policy and procedures that it will follow in transmitting, within a reasonable period of time after receiving a request, copies of public records by United States mail or by any other means of delivery or transmission pursuant to division (B)(7) of this section. A public office that adopts a policy and procedures under division (B)(7) of this section shall comply with them in performing its duties under that division.

(c) In any policy and procedures adopted under division (B)(7) of this section:

(i) A public office may limit the number of records requested by a person that the office will physically deliver by United States mail or by another delivery service to ten per month, unless the person certifies to the office in writing that the person does not intend to use or forward the requested records, or the information contained in them, for commercial purposes;

(ii) A public office that chooses to provide some or all of its public records on a web site that is fully accessible to and searchable by members of the public at all times, other than during acts of God outside the public office's control or maintenance, and that charges no fee to search, access, download, or otherwise receive records provided on the web site, may limit to ten per month the number of records requested by a person that the office will deliver in a digital format, unless the requested records are not provided on the web site and unless the person certifies to the office in writing that the person does not intend to use or forward the requested records, or the

information contained in them, for commercial purposes.

(iii) For purposes of division (B)(7) of this section, "commercial" shall be narrowly construed and does not include reporting or gathering news, reporting or gathering information to assist citizen oversight or understanding of the operation or activities of government, or nonprofit educational research.

(8) A public office or person responsible for public records is not required to permit a person who is incarcerated pursuant to a criminal conviction or a juvenile adjudication to inspect or to obtain a copy of any public record concerning a criminal investigation or prosecution or concerning what would be a criminal investigation or prosecution if the subject of the investigation or prosecution were an adult, unless the request to inspect or to obtain a copy of the record is for the purpose of acquiring information that is subject to release as a public record under this section and the judge who imposed the sentence or made the adjudication with respect to the person, or the judge's successor in office, finds that the information sought in the public record is necessary to support what appears to be a justiciable claim of the person.

(9)(a) Upon written request made and signed by a journalist on or after December 16, 1999, a public office, or person responsible for public records, having custody of the records of the agency employing a specified peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer shall disclose to the journalist the address of the actual personal residence of the peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer and, if the peace officer's, parole officer's, probation officer's, bailiff's, prosecuting attorney's, assistant prosecuting attorney's, correctional employee's, county or multicounty corrections officer's, community-based correctional facility employee's, youth services employee's, firefighter's, EMT's, investigator of the bureau of criminal identification and investigation's, or federal law enforcement officer's spouse, former spouse, or child is employed by a public office, the name and address of the employer of the peace officer's, parole officer's, probation officer's, bailiff's, prosecuting attorney's, assistant prosecuting attorney's, correctional employee's, county or multicounty corrections officer's, community-based correctional facility employee's, youth services employee's, firefighter's, EMT's, investigator of the bureau of

criminal identification and investigation's, or federal law enforcement officer's spouse, former spouse, or child. The request shall include the journalist's name and title and the name and address of the journalist's employer and shall state that disclosure of the information sought would be in the public interest.

(b) Division (B)(9)(a) of this section also applies to journalist requests for:

(i) Customer information maintained by a municipally owned or operated public utility, other than social security numbers and any private financial information such as credit reports, payment methods, credit card numbers, and bank account information;

(ii) Information about minors involved in a school vehicle accident as provided in division (A)(1)(gg) of this section, other than personal information as defined in section 149.45 of the Revised Code.

(c) As used in division (B)(9) of this section, "journalist" means a person engaged in, connected with, or employed by any news medium, including a newspaper, magazine, press association, news agency, or wire service, a radio or television station, or a similar medium, for the purpose of gathering, processing, transmitting, compiling, editing, or disseminating information for the general public.

(10) Upon a request made by a victim, victim's attorney, or victim's representative, as that term is used in section 2930.02 of the Revised Code, a public office or person responsible for public records shall transmit a copy of a depiction of the victim as described in division (A)(1)(gg) of this section to the victim, victim's attorney, or victim's representative.

(C)(1) If a person allegedly is aggrieved by the failure of a public office or the person responsible for public records to promptly prepare a public record and to make it available to the person for inspection in accordance with division (B) of this section or by any other failure of a public office or the person responsible for public records to comply with an obligation in accordance with division (B) of this section, the person allegedly aggrieved may do only one of the following, and not both:

(a) File a complaint with the clerk of the court of claims or the clerk of the court of common pleas under section 2743.75 of the Revised Code;

(b) Commence a mandamus action to obtain a judgment that orders the public office or the person responsible for the public record to comply with division (B) of this section, that awards court costs and reasonable attorney's fees to the person that instituted the mandamus action, and, if applicable, that includes an order fixing statutory damages under division (C) (2) of this section. The mandamus action may be commenced in the court of common pleas of the county in which division (B) of this section allegedly

was not complied with, in the supreme court pursuant to its original jurisdiction under Section 2 of Article IV, Ohio Constitution, or in the court of appeals for the appellate district in which division (B) of this section allegedly was not complied with pursuant to its original jurisdiction under Section 3 of Article IV, Ohio Constitution.

(2) If a requester transmits a written request by hand delivery, electronic submission, or certified mail to inspect or receive copies of any public record in a manner that fairly describes the public record or class of public records to the public office or person responsible for the requested public records, except as otherwise provided in this section, the requester shall be entitled to recover the amount of statutory damages set forth in this division if a court determines that the public office or the person responsible for public records failed to comply with an obligation in accordance with division (B) of this section.

The amount of statutory damages shall be fixed at one hundred dollars for each business day during which the public office or person responsible for the requested public records failed to comply with an obligation in accordance with division (B) of this section, beginning with the day on which the requester files a mandamus action to recover statutory damages, up to a maximum of one thousand dollars. The award of statutory damages shall not be construed as a penalty, but as compensation for injury arising from lost use of the requested information. The existence of this injury shall be conclusively presumed. The award of statutory damages shall be in addition to all other remedies authorized by this section.

The court may reduce an award of statutory damages or not award statutory damages if the court determines both of the following:

(a) That, based on the ordinary application of statutory law and case law as it existed at the time of the conduct or threatened conduct of the public office or person responsible for the requested public records that allegedly constitutes a failure to comply with an obligation in accordance with division (B) of this section and that was the basis of the mandamus action, a well-informed public office or person responsible for the requested public records reasonably would believe that the conduct or threatened conduct of the public office or person responsible for the requested public records did not constitute a failure to comply with an obligation in accordance with division (B) of this section;

(b) That a well-informed public office or person responsible for the requested public records reasonably would believe that the conduct or threatened conduct of the public office or person responsible for the requested public records would serve the public policy that underlies the authority that is asserted as permitting that conduct or threatened conduct.

(3) In a mandamus action filed under division (C)(1) of this section,

the following apply:

(a)(i) If the court orders the public office or the person responsible for the public record to comply with division (B) of this section, the court shall determine and award to the relator all court costs, which shall be construed as remedial and not punitive.

(ii) If the court makes a determination described in division (C)(3)(b) (iii) of this section, the court shall determine and award to the relator all court costs, which shall be construed as remedial and not punitive.

(b) If the court renders a judgment that orders the public office or the person responsible for the public record to comply with division (B) of this section or if the court determines any of the following, the court may award reasonable attorney's fees to the relator, subject to the provisions of division (C)(4) of this section:

(i) The public office or the person responsible for the public records failed to respond affirmatively or negatively to the public records request in accordance with the time allowed under division (B) of this section.

(ii) The public office or the person responsible for the public records promised to permit the relator to inspect or receive copies of the public records requested within a specified period of time but failed to fulfill that promise within that specified period of time.

(iii) The public office or the person responsible for the public records acted in bad faith when the office or person voluntarily made the public records available to the relator for the first time after the relator commenced the mandamus action, but before the court issued any order concluding whether or not the public office or person was required to comply with division (B) of this section. No discovery may be conducted on the issue of the alleged bad faith of the public office or person responsible for the public records. This division shall not be construed as creating a presumption that the public office or the person responsible for the public records acted in bad faith when the office or person voluntarily made the public records available to the relator for the first time after the relator commenced the mandamus action, but before the court issued any order described in this division.

(c) The court shall not award attorney's fees to the relator if the court determines both of the following:

(i) That, based on the ordinary application of statutory law and case law as it existed at the time of the conduct or threatened conduct of the public office or person responsible for the requested public records that allegedly constitutes a failure to comply with an obligation in accordance with division (B) of this section and that was the basis of the mandamus action, a well-informed public office or person responsible for the requested public records reasonably would believe that the conduct or threatened conduct of the public

office or person responsible for the requested public records did not constitute a failure to comply with an obligation in accordance with division (B) of this section;

(ii) That a well-informed public office or person responsible for the requested public records reasonably would believe that the conduct or threatened conduct of the public office or person responsible for the requested public records would serve the public policy that underlies the authority that is asserted as permitting that conduct or threatened conduct.

(4) All of the following apply to any award of reasonable attorney's fees awarded under division (C)(3)(b) of this section:

(a) The fees shall be construed as remedial and not punitive.

(b) The fees awarded shall not exceed the total of the reasonable attorney's fees incurred before the public record was made available to the relator and the fees described in division (C)(4)(c) of this section.

(c) Reasonable attorney's fees shall include reasonable fees incurred to produce proof of the reasonableness and amount of the fees and to otherwise litigate entitlement to the fees.

(d) The court may reduce the amount of fees awarded if the court determines that, given the factual circumstances involved with the specific public records request, an alternative means should have been pursued to more effectively and efficiently resolve the dispute that was subject to the mandamus action filed under division (C)(1) of this section.

(5) If the court does not issue a writ of mandamus under division (C) of this section and the court determines at that time that the bringing of the mandamus action was frivolous conduct as defined in division (A) of section 2323.51 of the Revised Code, the court may award to the public office all court costs, expenses, and reasonable attorney's fees, as determined by the court.

(D) Chapter 1347. of the Revised Code does not limit the provisions of this section.

(E)(1) To ensure that all employees of public offices are appropriately educated about a public office's obligations under division (B) of this section, all elected officials or their appropriate designees shall attend training approved by the attorney general as provided in section 109.43 of the Revised Code. A future official may satisfy the requirements of this division by attending the training before taking office, provided that the future official may not send a designee in the future official's place.

(2) All public offices shall adopt a public records policy in compliance with this section for responding to public records requests. In adopting a public records policy under this division, a public office may obtain guidance from the model public records policy developed and

provided to the public office by the attorney general under section 109.43 of the Revised Code. Except as otherwise provided in this section, the policy may not limit the number of public records that the public office will make available to a single person, may not limit the number of public records that it will make available during a fixed period of time, and may not establish a fixed period of time before it will respond to a request for inspection or copying of public records, unless that period is less than eight hours.

The public office shall distribute the public records policy adopted by the public office under this division to the employee of the public office who is the records custodian or records manager or otherwise has custody of the records of that office. The public office shall require that employee to acknowledge receipt of the copy of the public records policy. The public office shall create a poster that describes its public records policy and shall post the poster in a conspicuous place in the public office and in all locations where the public office has branch offices. The public office may post its public records policy on the internet web site of the public office if the public office maintains an internet web site. A public office that has established a manual or handbook of its general policies and procedures for all employees of the public office shall include the public records policy of the public office in the manual or handbook.

(F)(1) The bureau of motor vehicles may adopt rules pursuant to Chapter 119. of the Revised Code to reasonably limit the number of bulk commercial special extraction requests made by a person for the same records or for updated records during a calendar year. The rules may include provisions for charges to be made for bulk commercial special extraction requests for the actual cost of the bureau, plus special extraction costs, plus ten per cent. The bureau may charge for expenses for redacting information, the release of which is prohibited by law.

(2) As used in division (F)(1) of this section:

(a) "Actual cost" means the cost of depleted supplies, records storage media costs, actual mailing and alternative delivery costs, or other transmitting costs, and any direct equipment operating and maintenance costs, including actual costs paid to private contractors for copying services.

(b) "Bulk commercial special extraction request" means a request for copies of a record for information in a format other than the format already available, or information that cannot be extracted without examination of all items in a records series, class of records, or database by a person who intends to use or forward the copies for surveys, marketing, solicitation, or resale for commercial purposes. "Bulk commercial special extraction request" does not include a request by a person who gives assurance to the bureau that the person making the request does not intend to use or forward the requested copies for surveys, marketing, solicitation, or resale for

commercial purposes.

(c) "Commercial" means profit-seeking production, buying, or selling of any good, service, or other product.

(d) "Special extraction costs" means the cost of the time spent by the lowest paid employee competent to perform the task, the actual amount paid to outside private contractors employed by the bureau, or the actual cost incurred to create computer programs to make the special extraction. "Special extraction costs" include any charges paid to a public agency for computer or records services.

(3) For purposes of divisions (F)(1) and (2) of this section, "surveys, marketing, solicitation, or resale for commercial purposes" shall be narrowly construed and does not include reporting or gathering news, reporting or gathering information to assist citizen oversight or understanding of the operation or activities of government, or nonprofit educational research.

(G) A request by a defendant, counsel of a defendant, or any agent of a defendant in a criminal action that public records related to that action be made available under this section shall be considered a demand for discovery pursuant to the Criminal Rules, except to the extent that the Criminal Rules plainly indicate a contrary intent. The defendant, counsel of the defendant, or agent of the defendant making a request under this division shall serve a copy of the request on the prosecuting attorney, director of law, or other chief legal officer responsible for prosecuting the action.

Sec. 149.45. (A) As used in this section:

(1) "Personal information" means any of the following:

(a) An individual's social security number;

(b) An individual's state or federal tax identification number;

(c) An individual's driver's license number or state identification number;

(d) An individual's checking account number, savings account number, credit card number, or debit card number;

(e) An individual's demand deposit account number, money market account number, mutual fund account number, or any other financial or medical account number.

(2) "Public record" and "peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer residential and familial information" have the same meanings as in section 149.43 of the Revised

Code.

(3) "Truncate" means to redact all but the last four digits of an individual's social security number.

(B)(1) No public office or person responsible for a public office's public records shall make available to the general public on the internet any document that contains an individual's social security number without otherwise redacting, encrypting, or truncating the social security number.

(2) A public office or person responsible for a public office's public records that prior to October 17, 2011, made available to the general public on the internet any document that contains an individual's social security number shall redact, encrypt, or truncate the social security number from that document.

(3) Divisions (B)(1) and (2) of this section do not apply to documents that are only accessible through the internet with a password.

(C)(1) An individual may request that a public office or a person responsible for a public office's public records redact personal information of that individual from any record made available to the general public on the internet. An individual who makes a request for redaction pursuant to this division shall make the request in writing on a form developed by the attorney general and shall specify the personal information to be redacted and provide any information that identifies the location of that personal information within a document that contains that personal information.

(2) Upon receiving a request for a redaction pursuant to division (C)(1) of this section, a public office or a person responsible for a public office's public records shall act within five business days in accordance with the request to redact the personal information of the individual from any record made available to the general public on the internet, if practicable. If a redaction is not practicable, the public office or person responsible for the public office's public records shall verbally or in writing within five business days after receiving the written request explain to the individual why the redaction is impracticable.

(3) The attorney general shall develop a form to be used by an individual to request a redaction pursuant to division (C)(1) of this section. The form shall include a place to provide any information that identifies the location of the personal information to be redacted.

(D)(1) A peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer may request that a public office other than a county

auditor or a person responsible for the public records of a public office other than a county auditor redact the address of the person making the request from any record made available to the general public on the internet that includes peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer residential and familial information of the person making the request. A person who makes a request for a redaction pursuant to this division shall make the request in writing and on a form developed by the attorney general.

(2) Upon receiving a written request for a redaction pursuant to division (D)(1) of this section, a public office other than a county auditor or a person responsible for the public records of a public office other than a county auditor shall act within five business days in accordance with the request to redact the address of the peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer making the request from any record made available to the general public on the internet that includes peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer residential and familial information of the person making the request, if practicable. If a redaction is not practicable, the public office or person responsible for the public office's public records shall verbally or in writing within five business days after receiving the written request explain to the peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer why the redaction is impracticable.

(3) Except as provided in this section and section 319.28 of the Revised Code, a public office other than an employer of a peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth

services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer or a person responsible for the public records of the employer is not required to redact the residential and familial information of the peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer from other records maintained by the public office.

(4) The attorney general shall develop a form to be used by a peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer to request a redaction pursuant to division (D)(1) of this section. The form shall include a place to provide any information that identifies the location of the address of a peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer to be redacted.

(E)(1) If a public office or a person responsible for a public office's public records becomes aware that an electronic record of that public office that is made available to the general public on the internet contains an individual's social security number that was mistakenly not redacted, encrypted, or truncated as required by division (B)(1) or (2) of this section, the public office or person responsible for the public office's public records shall redact, encrypt, or truncate the individual's social security number within a reasonable period of time.

(2) A public office or a person responsible for a public office's public records is not liable in damages in a civil action for any harm an individual allegedly sustains as a result of the inclusion of that individual's personal information on any record made available to the general public on the internet or any harm a peace officer, parole officer, probation officer, bailiff, prosecuting attorney, assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer sustains as a result of the inclusion of the address of the peace officer, parole officer, probation officer, bailiff, prosecuting attorney,

assistant prosecuting attorney, correctional employee, county or multicounty corrections officer, community-based correctional facility employee, youth services employee, firefighter, EMT, investigator of the bureau of criminal identification and investigation, or federal law enforcement officer on any record made available to the general public on the internet in violation of this section unless the public office or person responsible for the public office's public records acted with malicious purpose, in bad faith, or in a wanton or reckless manner or division (A)(6)(a) or (c) of section 2744.03 of the Revised Code applies."

Delete lines 37 through 42 and insert:

"Section 2. That existing sections 149.43 and 149.45 of the Revised Code are hereby repealed.

Section 3. The amendments to sections 149.43 and 149.45 of the Revised Code made by this act shall be known as the "Victims Privacy and Protection Act."

Section 4. This act is hereby declared to be an emergency measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is to immediately ensure that the Public Records Law cannot be used to violate a victim's bodily privacy and integrity and to combat the devastating and irreversible effects of female genital mutilation upon persons under eighteen years of age. Therefore, this act shall go into immediate effect.

Section 5. Section 149.43 of the Revised Code is presented in this act as a composite of the section as amended by Am. Sub. H.B. 8, Sub. H.B. 34, and Sub. H.B. 312, all of the 132nd General Assembly. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the composite is the resulting version of the section in effect prior to the effective date of the section as presented in this act.

Section 149.45 of the Revised Code is presented in this act as a composite of the section as amended by both Sub. H.B. 317 and Sub. H.B. 359 of the 131st General Assembly. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the composite is the resulting version of the section in effect prior to the effective date of the section as presented in this act."

The question being, "Shall Rule 71(b) be suspended?"

The yeas and nays were taken and resulted – yeas 59, nays 27, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Bocieri	Brenner	Butler

Carfagna	Celebrezze	Cupp	Dean
Dever	Edwards	Faber	Gavarone
Ginter	Gonzales	Green	Greenspan
Hagan	Hambley	Henne	Hood
Hoops	Huffman	Hughes	Johnson
Kick	Koehler	Landis	Lanese
Lang	LaTourette	Lipps	Manning
McClain	Merrin	Patton	Pelanda
Perales	Reineke	Retherford	Riedel
Roegner	Romanchuk	Ryan	Schaffer
Scherer	Schuring	Seitz	Smith, T.
Sprague	Stein	Thompson	Wiggam
Wilkin	Zeltwanger		Smith, R.-59

Those who voted in the negative were: Representatives

Antonio	Barnes	Boggs	Brinkman
Brown	Cera	Craig	Fedor
Galonski	Holmes	Howse	Ingram
Kelly	Kent	Leland	Miller
O'Brien	Patterson	Ramos	Reece
Rogers	Sheehy	Smith, K.	Strahorn
Sweeney, B.	Sykes		West-27

The motion was agreed to.

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

The yeas and nays were taken and resulted – yeas 62, nays 24, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Bocieri	Brenner	Brinkman
Butler	Carfagna	Celebrezze	Cera
Cupp	Dean	Dever	Edwards
Faber	Gavarone	Ginter	Gonzales
Green	Greenspan	Hagan	Hambley
Henne	Hood	Hoops	Huffman
Hughes	Johnson	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Lipps	Manning	McClain	Merrin
Patton	Pelanda	Perales	Reineke
Retherford	Riedel	Roegner	Rogers
Romanchuk	Ryan	Schaffer	Scherer
Schuring	Seitz	Smith, T.	Sprague
Stein	Thompson	Wiggam	Wilkin
Zeltwanger			Smith, R.-62

Those who voted in the negative were: Representatives

Antonio	Barnes	Boggs	Brown
Craig	Fedor	Galonski	Holmes
Howse	Ingram	Kelly	Kent
Leland	Miller	O'Brien	Patterson
Ramos	Reece	Sheehy	Smith, K.
Strahorn	Sweeney, B.	Sykes	West-24

The motion was agreed to and the bill so amended.

The question being, "Shall the emergency clause stand as part of the bill as amended?"

The yeas and nays were taken and resulted – yeas 2, nays 84, as follows:

Representatives Howse and Ramos voted in the affirmative-2.

Those who voted in the negative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Bocchieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Edwards	Faber	Fedor	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Holmes	Hood	Hoops	Huffman
Hughes	Ingram	Johnson	Kelly
Kent	Kick	Koehler	Landis
Lanese	Lang	LaTourette	Leland
Lipps	Manning	McClain	Merrin
Miller	O'Brien	Patterson	Patton
Pelanda	Perales	Reece	Reineke
Retherford	Riedel	Roegner	Rogers
Romanchuk	Ryan	Schaffer	Scherer
Schuring	Seitz	Sheehy	Smith, K.
Smith, T.	Sprague	Stein	Strahorn
Sweeney, B.	Sykes	Thompson	West
Wiggam	Wilkin	Zeltwanger	Smith, R.-84

Not having received a constitutional majority, the emergency clause failed of passage.

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

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Bocchieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Edwards	Faber	Fedor	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Holmes	Hood	Hoops	Howse
Huffman	Hughes	Ingram	Johnson
Kelly	Kent	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Leland	Lipps	Manning	McClain
Merrin	Miller	O'Brien	Patterson
Patton	Pelanda	Perales	Ramos
Reece	Reineke	Retherford	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz

Sheehy	Smith, K.	Smith, T.	Sprague
Stein	Strahorn	Sweeney, B.	Sykes
Thompson	West	Wiggam	Wilkin
Zeltwanger			Smith, R.-86

The bill passed.

Representative Manning moved to amend the title as follows:

Add the names: "Anielski, Antani, Antonio, Barnes, Blessing, Brenner, Brown, Carfagna, Craig, Dean, Dever, Edwards, Gavarone, Ginter, Greenspan, Holmes, Hoops, Hughes, Kent, Kick, Koehler, Lang, LaTourette, Leland, McClain, Miller, Patton, Perales, Ramos, Retherford, Riedel, Romanchuk, Ryan, Seitz, Sheehy, Sprague, Stein, Strahorn, Thompson, West, Wiggam, Zeltwanger, Speaker Smith."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Representative Sykes moved that House Rule 66, pertaining to bills being placed on the calendar, be suspended and that **Am. H. B. No. 461**-Representatives Fedor, Galonski et al., be taken up for immediate consideration the third time.

The motion was agreed to without objection.

Am. H. B. No. 461-Representatives Fedor, Galonski.

Cosponsors: Representatives Romanchuk, Antonio, Howse, Riedel, Smith, K., Hambley, Cera, Kent, Lepore-Hagan, Miller, Clyde, West, O'Brien, Kelly, Sheehy, Boggs, Carfagna, Scherer, Patterson, Boyd, Celebrezze, Strahorn, Sykes, Ingram, Boccieri, Leland, Sweeney, Rogers, Manning.

To amend sections 2152.021, 2905.32, and 2929.01 of the Revised Code to require a juvenile court to hold a delinquency complaint in abeyance if the court has reason to believe that the act charged might be prostitution related or that the child might be a victim of human trafficking and to provide that the same elements for the offense of trafficking in persons that apply to a victim under the age of sixteen also apply to a victim who is age sixteen or seventeen, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 83, nays 3, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Blessing	Boccieri	Boggs

Brenner	Brown	Butler	Carfagna
Celebrezze	Cera	Craig	Cupp
Dean	Dever	Edwards	Faber
Fedor	Galonski	Gavarone	Ginter
Gonzales	Green	Greenspan	Hagan
Hambley	Henne	Holmes	Hood
Hoops	Howse	Huffman	Hughes
Ingram	Johnson	Kelly	Kent
Kick	Koehler	Landis	Lanese
Lang	LaTourette	Leland	Lipps
Manning	McClain	Merrin	Miller
O'Brien	Patterson	Patton	Pelanda
Perales	Ramos	Reece	Reineke
Retherford	Riedel	Roegner	Rogers
Romanchuk	Ryan	Schaffer	Scherer
Schuring	Sheehy	Smith, K.	Smith, T.
Sprague	Stein	Strahorn	Sweeney, B.
Sykes	Thompson	West	Wiggam
Wilkin	Zeltwanger		Smith, R.-83

Representatives Becker, Brinkman, and Seitz voted in the negative-3.

The bill passed.

Representative Fedor moved to amend the title as follows:

Add the names: "Anielski, Barnes, Butler, Craig, Cupp, Greenspan, Holmes, Hoops, Hughes, Patton, Ramos, Sprague, Sweeney, B."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 265-Senator Dolan.

Cosponsors: Senators Beagle, Brown, Coley, Eklund, Gardner, Hackett, Hoagland, Hottinger, Huffman, Kunze, Lehner, Manning, Obhof, O'Brien, Schiavoni, Thomas, Uecker, Wilson, Yuko.

To amend sections 173.12, 341.192, 1739.05, 1751.01, 3702.30, 3712.06, 3712.061, 3963.01, and 5167.12 and to enact sections 1751.91, 3901.83, 3901.831, 3901.832, 3901.833, 3923.89, 5164.14, 5164.7512, 5164.7514, and 5167.121 of the Revised Code to permit certain health insurers to provide payment or reimbursement for services lawfully provided by a pharmacist, to adopt requirements related to step therapy protocols, and to recognize pharmacist services in certain other laws, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Bocchieri
Boggs	Brenner	Brinkman	Brown

Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Edwards	Faber	Fedor	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Holmes	Hood	Hoops	Howse
Huffman	Hughes	Ingram	Johnson
Kelly	Kent	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Leland	Lipps	Manning	McClain
Merrin	Miller	O'Brien	Patterson
Patton	Pelanda	Perales	Ramos
Reece	Reineke	Retherford	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Sheehy	Smith, K.	Smith, T.	Sprague
Stein	Strahorn	Sweeney, B.	Sykes
Thompson	West	Wiggam	Wilkin
Zeltwanger			Smith, R.-86

The bill passed.

Representative Blessing moved to amend the title as follows:

Add the names: "Representatives Anielski, Blessing, Brown, Carfagna, Craig, Cupp, Fedor, Galonski, Ginter, Green, Holmes, Ingram, Johnson, Kent, Koehler, LaTourette, Leland, Lipps, Miller, O'Brien, Patterson, Patton, Perales, Reineke, Retherford, Riedel, Roegner, Rogers, Ryan, Schaffer, Scherer, Sheehy, Smith, K., Smith, T., Sprague, Strahorn, Sykes, West, Wiggam, Speaker Smith."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 268-Senator Wilson.

Cosponsors: Senators Bacon, Coley, Beagle, Brown, Burke, Eklund, Hackett, Hoagland, Huffman, Kunze, LaRose, Manning, McColley, Obhof, O'Brien, Oelslager, Peterson, Schiavoni, Sykes, Tavares, Terhar, Thomas, Uecker, Yuko.

To amend sections 3.111, 145.114, 742.114, 1707.01, 1707.03, 1707.04, 1707.042, 1707.10, 1707.13, 1707.161, 1707.17, 1707.19, 1707.20, 1707.21, 1707.23, 1707.24, 1707.25, 1707.26, 1707.261, 1707.27, 1707.28, 1707.29, 1707.30, 1707.31, 1707.32, 1707.34, 1707.35, 1707.38, 1707.39, 1707.391, 1707.40, 1707.431, 1707.44, 1707.99, 1724.02, 2151.34, 2903.213, 2903.214, 2919.26, 2921.41, 2929.01, 2929.18, 2929.28, 3113.31, 3307.152, 3309.157, 4582.06, 4582.31, and 5505.068 and to enact sections 1707.05, 1707.051, 1707.052, 1707.053, 1707.054, 1707.055, 1707.056, 1707.057, 1707.058, and 1707.50 of the Revised Code to expand the increased penalties for theft in

office based on the amount of property or services stolen, to include as restitution certain audit costs of the entity that suffered the loss involved in the offense, for any other offense, to allow restitution for the cost of accounting or auditing done to determine the extent of economic loss, to require certain convention and visitors' bureaus to make available for inspection by the public all meeting minutes, vendor payment information, and financial information, to permit intrastate equity crowdfunding under certain circumstances, to provide for a hardship exemption from the requirement that financial statements filed under the Securities Law be audited, to replace expungement with sealing of ex parte protection orders and records under certain circumstances, and to clarify the appellate process for the court's refusal to grant certain protection orders, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Arndt moved to suspend Rule 71(b) and amend, amendment 3763, as follows:

In line 1 of the title, delete "3.111,"

In line 22 of the title, delete everything after the comma

Delete lines 23 through 25

In line 26, delete "information,"

In line 36, delete "3.111,"

Delete lines 47 through 74

In line 7329, delete "3.111,"

The question being, "Shall Rule 71(b) be suspended?"

The yeas and nays were taken and resulted – yeas 73, nays 13, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Barnes
Becker	Blessing	Bocchieri	Boggs
Brenner	Brown	Butler	Carfagna
Celebrezze	Cera	Cupp	Dean
Dever	Edwards	Faber	Fedor
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Holmes	Hood	Huffman	Hughes
Johnson	Kelly	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Leland	Lipps	Manning	McClain
Miller	O'Brien	Patterson	Patton
Pelanda	Perales	Reineke	Retherford
Riedel	Roegner	Rogers	Romanchuk
Ryan	Schaffer	Scherer	Schuring
Seitz	Sheehy	Smith, K.	Smith, T.
Sprague	Stein	Strahorn	Sweeney, B.

Thompson	Wiggam	Wilkin	Zeltwanger Smith, R.-73
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Those who voted in the negative were: Representatives

Antani	Brinkman	Craig	Galonski
Hoops	Howse	Ingram	Kent
Merrin	Ramos	Reece	Sykes West-13

The motion was agreed to.

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

The yeas and nays were taken and resulted – yeas 64, nays 22, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Blessing
Brenner	Brown	Carfagna	Celebrezze
Cera	Craig	Cupp	Dean
Edwards	Faber	Galonski	Gavarone
Ginter	Gonzales	Green	Greenspan
Hagan	Hambley	Holmes	Hood
Hoops	Huffman	Hughes	Johnson
Kelly	Kent	Kick	Koehler
Landis	LANESE	Lipps	Manning
Miller	O'Brien	Patterson	Patton
Pelanda	Perales	Reineke	Riedel
Rogers	Romanchuk	Ryan	Schaffer
Scherer	Schuring	Seitz	Sheehy
Smith, T.	Sprague	Stein	Strahorn
Sweeney, B.	Sykes	Thompson	West
Wiggam	Wilkin	Zeltwanger	Smith, R.-64

Those who voted in the negative were: Representatives

Antani	Barnes	Becker	Bocchieri
Boggs	Brinkman	Butler	Dever
Fedor	Henne	Howse	Ingram
Lang	LaTourette	Leland	McClain
Merrin	Ramos	Reece	Retherford
Roegner			Smith, K.-22

The motion was agreed to and the bill so amended.

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

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Bocchieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Edwards	Faber	Fedor	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne

Holmes	Hood	Hoops	Howse
Huffman	Hughes	Ingram	Johnson
Kelly	Kent	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Leland	Lipps	Manning	McClain
Merrin	Miller	O'Brien	Patterson
Patton	Pelanda	Perales	Ramos
Reece	Reineke	Retherford	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Sheehy	Smith, K.	Smith, T.	Sprague
Stein	Strahorn	Sweeney, B.	Sykes
Thompson	West	Wiggam	Wilkin
Zeltwanger			Smith, R.-86

The bill passed.

Representative Blessing moved to amend the title as follows:

Add the names: "Representatives Anielski, Arndt, Blessing, Craig, Dever, Ginter, Hambley, Holmes, Kick, Lang, Manning, McClain, Merrin, Miller, Patton, Riedel, Schaffer, Scherer, Seitz, Thompson, Speaker Smith."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 255-Senator McColley.

Cosponsors: Senators Wilson, Jordan, Huffman, Terhar, LaRose, Coley, Hoagland, Lehner, Eklund, Beagle, Balderson, Hackett, Obhof, O'Brien, Peterson, Uecker Representatives Roegner, Becker, Merrin, Retherford, Young, Zeltwanger.

To amend sections 109.572, 121.08, 125.22, 145.012, 355.02, 355.03, 355.04, 2925.01, 3301.61, 3333.74, 4104.33, 4141.131, 4141.25, 4141.292, 4713.01, 4713.69, 4723.02, 4723.493, 4725.48, 4725.49, 4725.52, 4735.181, 4735.99, 4747.04, 4747.05, 4747.06, 4747.07, 4747.08, 4747.09, 4747.10, 4747.11, 4747.12, 4747.13, 4751.03, 4753.05, 4757.22, 4757.23, 4758.10, 4758.11, 4765.02, 4776.10, and 4776.20, to enact sections 9.78, 101.62, 101.63, 101.64, 101.65, 103.26, 103.27, 4735.22, 4764.01 to 4764.21, 4764.99, 4798.01, 4798.02, and 4798.03, and to repeal sections 1521.031, 3333.731, 4141.08, 5101.91, and 5101.92 of the Revised Code to establish a statewide policy on occupational regulation, to allow an individual who has been convicted of a criminal offense to request a licensing authority to determine whether the individual is disqualified from receiving or holding a professional license based on conviction, to require standing committees of the General Assembly to periodically review occupational licensing boards regarding their sunset, to require the Legislative Service Commission to issue reports of occupational licensing bills and state regulation of occupations, to

require the licensure of home inspectors, to create the Ohio Home Inspector Board to regulate the licensure and performance of home inspectors, to require realtors who recommend home inspectors to provide a list of home inspectors, to make changes in various laws regarding state boards, commissions, councils, and agencies and their regulation of certain professions or activities, and to regulate the practice of makeup artistry, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved to suspend Rule 71(b) and amend, amendment 3766, as follows:

In line 1 of the title, delete "125.22, 145.012,"

In line 2 of the title, delete "355.02, 355.03, 355.04,"; delete "3301.61,"

Delete line 3 of the title

In line 4 of the title, delete "4723.02, 4723.493, 4725.48,"

In line 5 of the title, delete "4725.49, 4725.52,"; delete "4747.04,"

Delete lines 6 through 8 of the title

In line 9 of the title, delete "4765.02,"

In line 12 of the title, delete ", and to repeal"

Delete line 13 of the title

In line 14 of the title, delete "and 5101.92"

In line 31 of the title, delete "to make"

Delete lines 32 through 34 of the title

In line 36, delete "125.22, 145.012,"

In line 37, delete "355.02, 355.03, 355.04,"; delete "3301.61, 3333.74, 4104.33,"

In line 38, delete "4141.131, 4141.25, 4141.292,"; delete "4723.02,"

In line 39, delete "4723.493, 4725.48, 4725.49, 4725.52,"; delete "4747.04,"

Delete lines 40 and 41

In line 42, delete "4758.11, 4765.02,"

Delete lines 1199 through 1466

Delete lines 1911 through 2485

Delete lines 2717 through 3074

Delete lines 3140 through 4101

Delete lines 5165 through 5338

In line 5577, delete "125.22,"

In line 5578, delete "145.012, 355.02, 355.03, 355.04,"; delete "3301.61, 3333.74"

In line 5579, delete "4104.33, 4141.131, 4141.25, 4141.292,"; delete "4723.02,"

In line 5580, delete "4723.493, 4725.48, 4725.49, 4725.52,"; delete "4747.04,"

Delete lines 5581 through 5582

In line 5583, delete "4758.11, 4765.02,"; delete ", and sections 1521.031,"

In line 5384, delete "3333.731, 4141.08, 5101.91, and 5101.92"

Delete lines 5686 through 5741

In line 5742, delete "13." and insert "9."

The question being, "Shall Rule 71(b) be suspended?"

The yeas and nays were taken and resulted – yeas 73, nays 11, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Barnes
Becker	Blessing	Boccieri	Brenner
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Edwards	Faber	Fedor	Gavarone
Ginter	Green	Greenspan	Hagan
Hambley	Henne	Holmes	Hood
Hoops	Huffman	Hughes	Ingram
Johnson	Kelly	Kent	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Lipps	Manning	McClain
Merrin	Miller	O'Brien	Patterson
Patton	Pelanda	Perales	Ramos
Reineke	Retherford	Riedel	Roegner
Rogers	Romanchuk	Ryan	Scherer
Schuring	Seitz	Smith, K.	Smith, T.
Sprague	Stein	Strahorn	Thompson
West	Wiggam	Wilkin	Zeltwanger
			Smith, R.-73

Those who voted in the negative were: Representatives

Antani	Boggs	Brinkman	Brown
Galonski	Howse	Leland	Reece
Sheehy	Sweeney, B.		Sykes-11

The motion was agreed to.

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

The yeas and nays were taken and resulted – yeas 83, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antonio	Arndt	Barnes
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Becker	Blessing	Bocchieri	Boggs
Brenner	Brinkman	Brown	Butler
Carfagna	Celebrezze	Cera	Craig
Cupp	Dean	Dever	Edwards
Faber	Fedor	Galonski	Gavarone
Ginter	Green	Greenspan	Hagan
Hambley	Henne	Holmes	Hood
Hoops	Howse	Huffman	Hughes
Ingram	Johnson	Kelly	Kent
Kick	Koehler	Landis	Lanese
Lang	LaTourette	Leland	Lipps
Manning	McClain	Merrin	Miller
O'Brien	Patterson	Patton	Pelanda
Perales	Ramos	Reece	Reineke
Retherford	Riedel	Roegner	Rogers
Romanchuk	Ryan	Scherer	Schuring
Seitz	Sheehy	Smith, K.	Smith, T.
Sprague	Stein	Strahorn	Sweeney, B.
Sykes	Thompson	West	Wiggam
Wilkin	Zeltwanger		Smith, R.-83

Representative Antani voted in the negative-1.

The motion was agreed to and the bill so amended.

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

December 13, 2018

The Honorable Ryan Smith, Speaker
The Ohio House of Representatives
Columbus, Ohio
Speaker Smith,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Am. Sub. S. B. No. 255**-Senator McColley, et al., because it might be construed that I have an interest in the legislation.

Sincerely,

/s/ TIM SCHAFFER
Tim Schaffer
State Representative
77th House District

The request was granted.

The yeas and nays were taken and resulted – yeas 56, nays 28, as follows:

Those who voted in the affirmative were: Representatives

Antani	Arndt	Becker	Blessing
Bocchieri	Brenner	Brinkman	Butler
Carfagna	Cera	Dever	Dever
Faber	Gavarone	Green	Greenspan

Hagan	Henne	Holmes	Hood
Hoops	Huffman	Hughes	Johnson
Koehler	Landis	Lanese	Lang
LaTourette	Lipps	Manning	McClain
Merrin	O'Brien	Patton	Pelanda
Perales	Reineke	Retherford	Riedel
Roegner	Romanchuk	Ryan	Scherer
Schuring	Seitz	Smith, T.	Sprague
Stein	Strahorn	Thompson	West
Wiggam	Wilkin	Zeltwanger	Smith, R.-56

Those who voted in the negative were: Representatives

Anielski	Antonio	Barnes	Boggs
Brown	Celebrezze	Craig	Cupp
Edwards	Fedor	Galonski	Ginter
Hambley	Howse	Ingram	Kelly
Kent	Kick	Leland	Miller
Patterson	Ramos	Reece	Rogers
Sheehy	Smith, K.	Sweeney, B.	Sykes-28

The bill passed.

Representative Hood moved to amend the title as follows:

Add the names: "Brenner, Dean, Faber, Green, Henne, Hood, Reineke, Riedel, Seitz, Thompson, Speaker Smith."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 402 - Representative Hill

Cosponsors: Representatives Smith, R., Lang, Seitz, Becker, Celebrezze, Scherer, Rezabek, Riedel, Koehler, Manning, Kick, Reineke, Blessing, Romanchuk Senators Beagle, Burke, Coley, Eklund, Hackett, Hoagland, Hottinger, Huffman, Lehner, Terhar

To amend sections 128.01, 128.32, 4905.402, 4905.61, 4927.02, 4927.101, 4927.12, 4927.17, and 4927.19 and to enact sections 4927.121, 4927.122, 4927.123, 4927.124, and 4927.125 of the Revised Code to revise state regulation of telephone companies.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 402**-Representative Hill, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 402**-Representative Hill, et al., were taken up for consideration.

Sub. H. B. No. 402-Representative Hill.

Cosponsors: Representatives Smith, R., Lang, Seitz, Becker, Celebrezze, Scherer, Rezabek, Riedel, Koehler, Manning, Kick, Reineke, Blessing, Romanchuk Senators Beagle, Burke, Coley, Eklund, Hackett, Hoagland, Hottinger, Huffman, Lehner, Terhar.

To amend sections 128.01, 128.32, 4905.402, 4905.61, 4927.02, 4927.101, 4927.12, 4927.17, and 4927.19 and to enact sections 4927.121, 4927.122, 4927.123, 4927.124, and 4927.125 of the Revised Code to revise state regulation of telephone companies.

The question being, “Shall the Senate amendments be concurred in?”

The yeas and nays were taken and resulted – yeas 65, nays 21, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Barnes
Becker	Blessing	Brenner	Butler
Carfagna	Celebrezze	Cera	Cupp
Dean	Dever	Faber	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Holmes	Hood	Hoops	Huffman
Hughes	Johnson	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Lipps	Manning	McClain	Merrin
Miller	O'Brien	Patton	Pelanda
Perales	Reineke	Retherford	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Sheehy	Smith, T.	Sprague	Stein
Thompson	Wiggam	Wilkin	Zeltwanger
			Smith, R.-65

Those who voted in the negative were: Representatives

Antonio	Bocchieri	Boggs	Brinkman
Brown	Craig	Edwards	Fedor
Howse	Ingram	Kelly	Kent
Leland	Patterson	Ramos	Reece
Smith, K.	Strahorn	Sweeney, B.	Sykes
			West-21

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Am. Sub. H. B. No. 480 - Representative Hill

Cosponsors: Representatives Scherer, Seitz, Anielski, Dever, Green, Hambley, Koehler, Miller, Perales, Rezabek, Riedel, Rogers, Schaffer, Wiggam, Wilkin, Speaker Smith Senators Hackett, Beagle, Eklund, Gardner, Lehner, Peterson, Terhar, Wilson

To amend sections 2329.152, 2329.17, 2329.211, 2329.28, 2329.52, 4707.01, 4707.023, 4707.15, 4707.20, and 4707.22 of the Revised Code to establish requirements governing multi-parcel auctions and to amend Ohio's foreclosure procedures.

As a substitute bill with the following additional amendments, in which the concurrence of the House is requested.

In line 122, reinsert "appraisal,"

In line 179, delete everything after the period

Delete lines 180 and 181

In line 239, reinsert "The" and delete the balance of the line

In line 240, delete "of this section, the"

Delete lines 247 through 249

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Am. Sub. H. B. No. 480**-Representative Hill, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 480**-Representative Hill, et al., were taken up for consideration.

Am. Sub. H. B. No. 480-Representative Hill.

Cosponsors: Representatives Scherer, Seitz, Anielski, Dever, Green, Hambley,

Koehler, Miller, Perales, Rezabek, Riedel, Rogers, Schaffer, Wiggam, Wilkin, Speaker Smith Senators Hackett, Beagle, Eklund, Gardner, Lehner, Peterson, Terhar, Wilson.

To amend sections 2329.152, 2329.17, 2329.211, 2329.28, 2329.52, 4707.01, 4707.023, 4707.15, 4707.20, and 4707.22 of the Revised Code to establish requirements governing multi-parcel auctions and to amend Ohio's foreclosure procedures.

The question being, "Shall the Senate amendments be concurred in?"

The yeas and nays were taken and resulted – yeas 86, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Antonio	Arndt
Barnes	Becker	Blessing	Boccieri
Boggs	Brenner	Brinkman	Brown
Butler	Carfagna	Celebrezze	Cera
Craig	Cupp	Dean	Dever
Edwards	Faber	Fedor	Galonski
Gavarone	Ginter	Gonzales	Green
Greenspan	Hagan	Hambley	Henne
Holmes	Hood	Hoops	Howse
Huffman	Hughes	Ingram	Johnson
Kelly	Kent	Kick	Koehler
Landis	Lanese	Lang	LaTourette
Leland	Lipps	Manning	McClain
Merrin	Miller	O'Brien	Patterson
Patton	Pelanda	Perales	Ramos
Reece	Reineke	Retherford	Riedel
Roegner	Rogers	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Sheehy	Smith, K.	Smith, T.	Sprague
Stein	Strahorn	Sweeney, B.	Sykes
Thompson	West	Wiggam	Wilkin
Zeltwanger			Smith, R.-86

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 500 - Representative Carfagna

Cosponsors: Representatives Arndt, Hambley, Hill, Lang, LaTourette, Patton, Schaffer, Seitz, Stein, Ginter, Anielski, Barnes, Blessing, Brenner, Brown, Craig, Dever, Duffey, Faber, Gavarone, Green, Henne, Holmes, Hoops, Hughes, Johnson, Keller, Landis, Leland, Lepore-Hagan, Manning, McClain, Miller, O'Brien, Patterson, Pelanda, Perales, Reineke, Riedel, Rogers, Ryan,

Sheehy, West, Young, Speaker Smith Senators Uecker, Eklund, Gardner, Hackett, Hoagland, Hottinger, Lehner, Manning, O'Brien, Oelslager, Peterson, Terhar, Wilson

To amend sections 349.03, 505.01, 505.04, 505.482, 507.11, 513.07, 513.071, 517.30, 519.04, 519.07, 519.12, 519.13, 519.15, 1509.07, 3375.121, 3501.021, 3709.03, 5541.04, 5553.04, 5705.121, 5705.19, 5709.73, and 5709.75 and to repeal sections 711.25, 711.26, and 711.27 of the Revised Code, to amend Sections 221.20 and 361.10 of Am. Sub. H.B. 49 of the 132nd General Assembly and Section 221.10 of Am. Sub. H.B. 49 of the 132nd General Assembly, as subsequently amended, to make various changes to township law, to make an appropriation for Pike County capital case litigation, and to make an appropriation for Death Benefit Fund beneficiaries.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 500**-Representative Carfagna, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 500**-Representative Carfagna, et al., were taken up for consideration.

Sub. H. B. No. 500-Representative Carfagna.

Cosponsors: Representatives Arndt, Hambley, Hill, Lang, LaTourette, Patton, Schaffer, Seitz, Stein, Ginter, Anielski, Barnes, Blessing, Brenner, Brown, Craig, Dever, Duffey, Faber, Gavarone, Green, Henne, Holmes, Hoops, Hughes, Johnson, Keller, Landis, Leland, Lepore-Hagan, Manning, McClain, Miller, O'Brien, Patterson, Pelanda, Perales, Reineke, Riedel, Rogers, Ryan, Sheehy, West, Young, Speaker Smith Senators Uecker, Eklund, Gardner, Hackett, Hoagland, Hottinger, Lehner, Manning, O'Brien, Oelslager, Peterson, Terhar, Wilson.

To amend sections 349.03, 505.01, 505.04, 505.482, 507.11, 513.07, 513.071, 517.30, 519.04, 519.07, 519.12, 519.13, 519.15, 1509.07, 3375.121, 3501.021, 3709.03, 5541.04, 5553.04, 5705.121, 5705.19, 5709.73, and 5709.75 and to repeal sections 711.25, 711.26, and 711.27 of the Revised Code, to amend Sections 221.20 and 361.10 of Am. Sub. H.B. 49 of the 132nd General Assembly and Section 221.10 of Am. Sub. H.B. 49 of the 132nd General Assembly, as subsequently amended, to make various changes to township law, to make an appropriation for Pike County capital case litigation, and to make an appropriation for Death Benefit Fund beneficiaries.

The question being, "Shall the Senate amendments be concurred in?"

December 13, 2018

The Honorable Ryan Smith, Speaker
The Ohio House of Representatives
Columbus, Ohio
Speaker Smith,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on the Senate amendment to **Sub. H. B. No. 500**-Representative Carfagna, et al., because it conflicts with my religious beliefs.

Sincerely,

/s/ NICKIE J. ANTONIO
Nickie J. Antonio
State Representative
13th House District

The request was granted.

The yeas and nays were taken and resulted – yeas 84, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Barnes
Becker	Blessing	Bocciari	Boggs
Brenner	Brinkman	Brown	Butler
Carfagna	Celebrezze	Cera	Craig
Cupp	Dean	Dever	Edwards
Faber	Fedor	Galonski	Gavarone
Ginter	Gonzales	Green	Greenspan
Hagan	Hambley	Henne	Holmes
Hood	Hoops	Howse	Huffman
Hughes	Ingram	Johnson	Kelly
Kent	Kick	Koehler	Landis
Lanese	Lang	LaTourette	Leland
Lipps	Manning	McClain	Merrin
Miller	O'Brien	Patterson	Patton
Pelanda	Perales	Reece	Reineke
Retherford	Riedel	Roegner	Rogers
Romanchuk	Ryan	Schaffer	Scherer
Schuring	Seitz	Sheehy	Smith, K.
Smith, T.	Sprague	Stein	Strahorn
Sweeney, B.	Sykes	Thompson	West
Wiggam	Wilkin	Zeltwanger	Smith, R.-84

Representative Ramos voted in the negative-1.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the passage of the following bill:

Sub. H. B. No. 258 - Representatives Hagan, Hood

Cosponsors: Representatives Wiggam, Romanchuk, Ginter, Patton, Patmon, Lanese, Brinkman, Blessing, DeVitis, Roegner, Slaby, Henne, Butler, Antani, Merrin, Schuring, Retherford, Conditt, Keller, Zeltwanger, Stein, Young, Becker, Green, Brenner, Hambley, Kick, Householder, Perales, Dean, LaTourette, Schaffer, Koehler, Huffman, McColley, Riedel, Sprague, Vitale, Pelanda, Goodman, Johnson, Speaker Rosenberger, Representatives Smith, R., Thompson, Landis, Faber, Hill, Lipps, Hoops, Lang, McClain, Smith, T., Wilkin Senators Hottinger, Coley, Hoagland, Huffman, Jordan, Lehner, Terhar, Uecker, Wilson

To amend sections 2317.56, 2919.171, 2919.19, 2919.191, 2919.192, 2919.193, and 4731.22; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 2919.191 (2919.192), 2919.192 (2919.194), and 2919.193 (2919.198); and to enact new sections 2919.191 and 2919.193 and sections 2919.195, 2919.196, 2919.197, 2919.199, 2919.1910, and 2919.1911 of the Revised Code to generally prohibit an abortion of an unborn human individual with a detectable heartbeat and to create the Joint Legislative Committee on Adoption Promotion and Support.

As a substitute bill, in which the concurrence of the House is requested.

Attest:

Vincent L. Keeran,
Clerk.

Representative Schuring moved that the Senate amendments to **Sub. H. B. No. 258**-Representatives Hagan, Hood, et. al., be taken up for immediate consideration.

The question being, “Shall the motion be agreed to?”

The yeas and nays were taken and resulted – yeas 56, nays 28, as follows:

Those who voted in the affirmative were: Representatives

Anielski	Antani	Arndt	Becker
Blessing	Brenner	Butler	Carfagna
Cupp	Dean	Dever	Edwards
Faber	Gavarone	Ginter	Green
Greenspan	Hagan	Hambley	Henne

Hood	Hoops	Huffman	Hughes
Johnson	Kick	Koehler	Landis
Lanese	Lang	LaTourette	Lipps
Manning	McClain	Merrin	Patton
Pelanda	Perales	Reineke	Retherford
Riedel	Roegner	Romanchuk	Ryan
Schaffer	Scherer	Schuring	Seitz
Smith, T.	Sprague	Stein	Thompson
Wiggam	Wilkin	Zeltwanger	Smith, R.-56

Those who voted in the negative were: Representatives

Antonio	Barnes	Bocchieri	Boggs
Brinkman	Brown	Celebrezze	Cera
Craig	Fedor	Galonski	Holmes
Howse	Ingram	Kelly	Kent
Leland	Miller	O'Brien	Patterson
Ramos	Reece	Rogers	Sheehy
Smith, K.	Strahorn	Sweeney, B.	Sykes-28

The motion was agreed to.

The Senate amendments to **Sub. H. B. No. 258**-Representatives Hagan, Hood, et. al., were taken up for consideration.

Sub. H. B. No. 258-Representatives Hagan, Hood.

Cosponsors: Representatives Wiggam, Romanchuk, Ginter, Patton, Patmon, Lanese, Brinkman, Blessing, DeVitis, Roegner, Slaby, Henne, Butler, Antani, Merrin, Schuring, Retherford, Conditt, Keller, Zeltwanger, Stein, Young, Becker, Green, Brenner, Hambley, Kick, Householder, Perales, Dean, LaTourette, Schaffer, Koehler, Huffman, McColley, Riedel, Sprague, Vitale, Pelanda, Goodman, Johnson, Speaker Rosenberger, Representatives Smith, R., Thompson, Landis, Faber, Hill, Lipps, Hoops, Lang, McClain, Smith, T., Wilkin Senators Hottinger, Coley, Hoagland, Huffman, Jordan, Lehner, Terhar, Uecker, Wilson.

To amend sections 2317.56, 2919.171, 2919.19, 2919.191, 2919.192, 2919.193, and 4731.22; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 2919.191 (2919.192), 2919.192 (2919.194), and 2919.193 (2919.198); and to enact new sections 2919.191 and 2919.193 and sections 2919.195, 2919.196, 2919.197, 2919.199, 2919.1910, and 2919.1911 of the Revised Code to generally prohibit an abortion of an unborn human individual with a detectable heartbeat and to create the Joint Legislative Committee on Adoption Promotion and Support.

The question being, “Shall the Senate amendments be concurred in?”

The yeas and nays were taken and resulted – yeas 53, nays 32, as follows:

Those who voted in the affirmative were: Representatives

Antani	Becker	Blessing	Brenner
Brinkman	Butler	Cupp	Dean
Dever	Edwards	Faber	Gavarone
Ginter	Green	Greenspan	Hagan

Hambley	Henne	Hood	Hoops
Huffman	Hughes	Johnson	Kick
Koehler	Landis	Lanese	Lang
LaTourette	Lipps	McClain	Merrin
Patton	Pelanda	Perales	Reineke
Retherford	Riedel	Roegner	Romanchuk
Ryan	Schaffer	Scherer	Schuring
Seitz	Smith, T.	Sprague	Stein
Thompson	Wiggam	Wilkin	Zeltwanger
			Smith, R.-53

Those who voted in the negative were: Representatives

Anielski	Antonio	Arndt	Barnes
Bocieri	Boggs	Brown	Carfagna
Celebrezze	Cera	Craig	Fedor
Galonski	Holmes	Howse	Ingram
Kelly	Kent	Leland	Manning
Miller	O'Brien	Patterson	Ramos
Reece	Rogers	Sheehy	Smith, K.
Strahorn	Sweeney, B.	Sykes	West-32

The Senate amendments were concurred in.

On motion of Representative Schuring, the House adjourned until Monday, December 17, 2018 at 9:00 o'clock a.m.

Attest:

BRADLEY J. YOUNG,
Clerk.