The House met pursuant to adjournment.

Prayer was offered by Pastor Mike Parks of Church 180 in Seaman, Ohio, followed by the Pledge of Allegiance to the Flag.

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

Former State Representative Martin J. Sweeney, father of Representative Sweeney-14th district and a guest of Representative Leland-22nd district.

Members of the Start High School boys basketball team, guests of Representative Sobecki-45th district.

Members of the Ohio Real Estate Investors Association, guests of Representative Merrin-47th district.

Jeff Duling, a guest of Representative Hoops-81st district.

Lori Rombach and members of the Calvert girls volleyball team, guests of Representative Reineke-88th district.

Constituents from Adams County, guests of Representative Baldridge-90th district.

Braden Watkins and Eric Zheng, guests of Representative Hillyer-98th district.

The journal of yesterday was read and approved.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Sykes submitted the following report:

The standing committee on Rules and Reference to which was referred Sub. H. B. No. 6—Representatives Callender, Wilkin, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: CREATES OHIO CLEAN AIR PROGRAM

LARRY HOUSEHOLDER       JIM BUTLER
EMILIA STRONG SYKES      KRISTIN BOGGS
JAMIE CALLENDER          ANTHONY DEVITIS
JAY EDWARDS              PAULA HICKS-HUDSON
BILL SEITZ               KENT SMITH
The report was agreed to.
The bill was ordered to be engrossed and placed on the calendar.

**MOTIONS AND RESOLUTIONS**

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

The motion was agreed to.

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

**H. R. No. 150-Speaker Householder**

Relative to the election of Diane V. Grendell to fill the vacancy in the membership of the House of Representatives created by the resignation of Sarah LaTourette of the 76th House District.

WHEREAS, Section 11 of Article II of the Ohio Constitution provides for the filling of a vacancy in the membership of the House of Representatives by election by the members of the House of Representatives who are affiliated with the same political party as the person last elected to the seat which has become vacant; and

WHEREAS, Sarah LaTourette of the 76th House District, has resigned as a member of the House of Representatives of the 133rd General Assembly effective May 5, 2019, thus creating a vacancy in the House of Representatives; therefore be it

RESOLVED, By the members of the House of Representatives who are affiliated with the Republican party that Diane V. Grendell, Republican, having the qualifications set forth in the Ohio Constitution and the laws of Ohio to be a member of the House of Representatives from the 76th House District, is hereby elected, effective May 29, 2019, pursuant to Section 11 of Article II of the Ohio Constitution, as a member of the House of Representatives from the 76th House District, to fill the vacancy created by the unexpired portion of the term of said Sarah LaTourette, ending on December 31, 2020; and be it further

RESOLVED, That a copy of this resolution be spread upon the pages of the Journal of the House of Representatives together with the yeas and nays of the members of the House of Representatives affiliated with the Republican party voting on the resolution, and that the Clerk of the House of Representatives shall certify the resolution and vote on its adoption to the Secretary of State.
The question being, “Shall the resolution be adopted?”

The yeas and nays were taken and resulted – yeas 58, nays 0, as follows:

Those who voted in the affirmative were: Representatives

- Antani
- Arndt
- Baldridge
- Becker
- Blessing
- Butler
- Callender
- Carfagna
- Carruthers
- Cross
- Cupp
- Dean
- DeVitis
- Edwards
- Ghanbari
- Ginter
- Green
- Greenspan
- Hambley
- Hillyer
- Holmes, A.
- Hood
- Hoops
- Jones
- Jordan
- Keller
- Kick
- Koehler
- Lanese
- Lang
- LaRe
- Lipps
- Manchester
- Manning, D.
- Manning, G.
- McClain
- Merrin
- Oelslager
- Patton
- Perales
- Plummer
- Powell
- Reineke
- Riedel
- Roemer
- Romanchuk
- Ryan
- Scherer
- Seitz
- Smith, R.
- Smith, T.
- Stein
- Stoltzfus
- Vitale
- Wiggam
- Wilkin
- Zeltwanger
- Householder-58

The resolution was adopted.

Ms. Grendell was escorted to the bar of the House by Representatives Callender, Wiggam, Lanese, Edwards, Roemer, Patterson, Rogers, Brent, and Robinson, took the oath of office administered by Speaker Householder, and entered upon the discharge of her duties.

State of Ohio
County of Franklin

I, Diane V. Grendell, do solemnly swear to support the Constitution of the United States and the Constitution of the State of Ohio, and faithfully to discharge and perform all duties incumbent upon me as a member of the Ohio House of Representatives, according to the best of my ability and understanding; and this I do as I shall answer unto God.

/s/ DIANE V. GRENDELL
Diane V. Grendell

Sworn to and subscribed before me this 29th day of May, 2019.

/s/ LARRY HOUSEHOLDER
Larry Householder
Speaker
House District 72
HOUSE JOURNAL, WEDNESDAY, MAY 29, 2019

BILLS FOR THIRD CONSIDERATION

Sub. H. B. No. 6—Representatives Callender, Wilkin.

To amend sections 303.213, 519.213, 713.081, 1710.06, 3706.02, 3706.03, 4906.10, 4906.13, 4906.20, 4906.201, 4928.01, 4928.02, 4928.142, 4928.143, 4928.20, 4928.61, 4928.62, 4928.641, 4928.645, 4928.66, 4928.6610, 5501.311, 5727.47, and 5727.75; to amend, for the purpose of adopting a new section number as indicated in parentheses, section 519.214 (519.215); and to enact new section 519.214 and sections 3706.40, 3706.42, 3706.44, 3706.46, 3706.47, 3706.48, 3706.481, 3706.482, 3706.483, 3706.485, 3706.486, 3706.49, 3706.50, 4905.311, 4906.101, 4906.203, 4928.147, 4928.148, 4928.46, 4928.47, 4928.471, 4928.647, 4928.661, 4928.75, and 4928.80; to repeal section 4928.6616; and to repeal, effective January 1, 2020, sections 1710.061, 4928.64, 4928.643, 4928.644, and 4928.65 of the Revised Code to create the Ohio Clean Air Program, to facilitate and encourage electricity production and use from clean air resources, and to proactively engage the buying power of consumers in this state for the purpose of improving air quality in this state, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Butler moved that Sub. H. B. No. 6—Representatives Callender, Wilkin, be informally passed and retain its place on the calendar.

The motion was agreed to without objection.

H. B. No. 137—Representatives Kelly, Vitale.

To enact section 4113.14 of the Revised Code to require an employer to provide earnings and deductions statements to each of the employer's employees, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted—yeas 94, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Arndt  Baldrige  Becker  Blessing
Boggs  Boyd  Brent  Brinkman
Brown  Butler  Callender  Carfagna
Carruthers  Cera  Clites  Crawley
Cross  Crossman  Cupp  Dean
Denson  DeVitis  Edwards  Galonski
Ghanbari  Ginter  Green  Greenspan
Grendell  Hambley  Hicks-Hudson  Hillyer
Holmes, A.  Hood  Hoops  Howse
Ingram  Jones  Jordan  Keller

475
Representatives Antani and Powell voted in the negative-2.

The bill passed.

Representative Vitale moved to amend the title as follows:
Add the names: "Blessing, Boyd, Clites, Crawley, DeVitis, Green, Grendell, Hambley, Howse, Jones, Keller, Leland, Liston, Miller, A., Miller, J., Oelslager, Patton, Russo, Scherer, Skindell, Sobecki, Stein, Sweeney, Sykes, Wiggam."

The motion was agreed to and the title so amended.

The bill passed.

H. R. No. 77-Representatives Weinstein, Perales.

To urge that Ohio military construction projects receiving funding from the United States Department of Defense begin as originally scheduled to maintain national security and military readiness, was taken up for consideration the third time.

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

Representative Perales moved to amend the title as follows:
Add the names: "Arndt, Blessing, Callender, Carruthers, DeVitis, Edwards, Ginter, Greenspan, Grendell, Hambley, Ingram, Jones, Leland, Liston, Manning, D., Manning, G., Patterson, Patton, Reineke, Roemer, Ryan, Scherer, Seitz, Smith, R., Stein, Stoltzfus, Strahorn, Sykes, West, Wiggam, Wilkin."

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 92, nays 3, as follows:

Those who voted in the affirmative were: Representatives

<table>
<thead>
<tr>
<th>Representative</th>
<th>Representative</th>
<th>Representative</th>
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<tbody>
<tr>
<td>Arndt</td>
<td>Baldridge</td>
<td>Becker</td>
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<tr>
<td>Boggs</td>
<td>Boyd</td>
<td>Brent</td>
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<td>Cupp</td>
<td>Dean</td>
<td>Denson</td>
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<td>Edwards</td>
<td>Galonski</td>
<td>Ghanbari</td>
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<td>Green</td>
<td>Greenspan</td>
<td>Grendell</td>
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<td>Hicks-Hudson</td>
<td>Hillyer</td>
<td>Holmes, A.</td>
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<td>Hoops</td>
<td>Howse</td>
<td>Ingram</td>
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<td>Jordan</td>
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<td>Koehler</td>
<td>Lanese</td>
<td>LaRe</td>
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<td>Lepore-Hagan</td>
<td>Lightbody</td>
<td>Lipps</td>
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<tr>
<td>Manchester</td>
<td>Manning, D.</td>
<td>Manning, G.</td>
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<tr>
<td>Merrin</td>
<td>Miller, A.</td>
<td>Miller, J.</td>
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<tr>
<td>O'Brien</td>
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<td>Patterson</td>
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<td>Romanchuk</td>
<td>Russo</td>
<td>Ryan</td>
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<tr>
<td>Seitz</td>
<td>Sheehy</td>
<td>Skindell</td>
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<td>Smith, R.</td>
<td>Smith, T.</td>
<td>Sobecki</td>
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<td>Stoltzfus</td>
<td>Strahorn</td>
<td>Sweeney</td>
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<tr>
<td>Upchurch</td>
<td>Vitale</td>
<td>Weinstein</td>
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<tr>
<td>Wiggam</td>
<td>Wilkin</td>
<td>Zeltwanger</td>
</tr>
</tbody>
</table>

Representatives Antani, Brinkman, and Lang voted in the negative-3.

The resolution was adopted.

**Sub. H. B. No. 6**—Representatives Callender, Wilkin.

To amend sections 303.213, 519.213, 713.081, 1710.06, 3706.02, 3706.03, 4906.10, 4906.13, 4906.20, 4906.201, 4928.01, 4928.02, 4928.142, 4928.143, 4928.20, 4928.61, 4928.62, 4928.641, 4928.645, 4928.646, 4928.66, 4928.6610, 5501.311, 5727.47, and 5727.75; to amend, for the purpose of adopting a new section number as indicated in parentheses, section 519.214 (519.215); and to enact new section 519.214 and sections 3706.40, 3706.42, 3706.44, 3706.46, 3706.47, 3706.48, 3706.481, 3706.482, 3706.483, 3706.485, 3706.486, 3706.49, 3706.50, 4905.311, 4906.101, 4906.203, 4928.147, 4928.148, 4928.46, 4928.47, 4928.471, 4928.647, 4928.661, 4928.75, and 4928.80; to repeal section 4928.6616; and to repeal, effective January 1, 2020, sections 1710.061, 4928.64, 4928.643, 4928.644, and 4928.65 of the Revised Code to create the Ohio Clean Air Program, to facilitate and encourage electricity production and use from clean air resources, and to proactively engage the buying power of consumers in this state for the purpose of improving air quality in this state, was taken up for consideration the third time.
The question being, "Shall the bill pass?"
Representative Denson moved to amend, amendment 0589, as follows:

After line 1360, insert:

"(C) An electric distribution utility shall not divert funds recovered through the nonbypassable rate mechanism established under section 4928.148 of the Revised Code to a national security generation resource located outside this state."

The question being, “Shall the motion to amend be agreed to?”
Representative Butler 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 51, nays 45, as follows:

Those who voted in the affirmative were: Representatives

<table>
<thead>
<tr>
<th>Antani</th>
<th>Arndt</th>
<th>Baldridge</th>
<th>Becker</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blessing</td>
<td>Butler</td>
<td>Callender</td>
<td>Carfagna</td>
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<td>Carruthers</td>
<td>Cross</td>
<td>Cupp</td>
<td>Dean</td>
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<tr>
<td>DeVitis</td>
<td>Edwards</td>
<td>Ghanbari</td>
<td>Green</td>
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<tr>
<td>Grendell</td>
<td>Hambly</td>
<td>Hillyer</td>
<td>Holmes, A.</td>
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<td>Hoops</td>
<td>Jones</td>
<td>Jordan</td>
<td>Kick</td>
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<td>Koehler</td>
<td>Lanese</td>
<td>Lang</td>
<td>LaRe</td>
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<td>Lipps</td>
<td>Manchester</td>
<td>Manning, D.</td>
<td>McClain</td>
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<tr>
<td>Merrin</td>
<td>Oelslager</td>
<td>Patton</td>
<td>Perales</td>
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<tr>
<td>Plummer</td>
<td>Powell</td>
<td>Reineke</td>
<td>Roemer</td>
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<tr>
<td>Ryan</td>
<td>Scherer</td>
<td>Seitz</td>
<td>Smith, R.</td>
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<td>Smith, T.</td>
<td>Stein</td>
<td>Vitale</td>
<td>Wiggam</td>
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<tr>
<td>Wilkin</td>
<td>Zeltwanger</td>
<td></td>
<td>Householder-51</td>
</tr>
</tbody>
</table>

Those who voted in the negative were: Representatives

<table>
<thead>
<tr>
<th>Boggs</th>
<th>Boyd</th>
<th>Brent</th>
<th>Brinkman</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brown</td>
<td>Cera</td>
<td>Clites</td>
<td>Crawley</td>
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<td>Crossman</td>
<td>Denson</td>
<td>Galonski</td>
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<td>Greenspan</td>
<td>Hicks-Hudson</td>
<td>Hood</td>
<td>Howse</td>
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<td>Keller</td>
<td>Kelly</td>
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<td>Liston</td>
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<td>Miller, A.</td>
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<td>West-45</td>
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</tbody>
</table>

The motion to amend was laid on the table.
The question recurring, "Shall the bill pass?"
Representative Boggs moved to amend, amendment 0584, as follows:

In line 11 of the title, after "3706.485," insert "3706.487, 3706.488,"
In line 12 of the title, after "3706.50," insert "3706.51, 3706.52,"
In line 30, after "3706.485," insert "3706.487, 3706.488,"
In line 31, after "3706.50," insert "3706.51, 3706.52,"
In line 330, delete "3706.50" and insert "3705.52"
Delete lines 474 through 518 and insert:

"Sec. 3706.47. (A) Beginning January 1, 2020, and until December 31, 2026, each retail electric customer of an electric distribution utility in this state shall pay a per-account monthly charge, which may vary by customer class and shall be billed and collected by each electric distribution utility and remitted to the state treasurer for deposit into the Ohio clean air program fund, created under section 3706.46 of the Revised Code.

(B) The monthly charges under division (A) of this section shall be established by the public utilities commission in accordance with the information provided by the Ohio air quality development authority from the financial disclosures submitted under section 3706.488 of the Revised Code. The commission shall periodically review the charges based on information provided by the authority from the most recent financial disclosures submitted, to determine the continued need for the charges and whether the charges are reasonable.

(C) The monthly charges established in division (B) of this section shall not exceed the following:

1. For customers classified by the utility as residential, one dollar.
2. For customers classified by the utility as commercial, fifteen dollars.
3. For customers classified by the utility as industrial, two hundred fifty dollars.

(D) (1) The charges required to be collected under divisions (A) and (B) of this section shall cease being collected any time that the total amount in the Ohio clean air program fund created under section 3706.46 of the Revised Code reaches one hundred sixty million dollars.

2. The charges under divisions (A) and (B) of this section shall resume being collected when the shortfall amount below one hundred sixty million dollars in the Ohio clean air program fund exceeds the amount of the charges that would be collected in the next monthly period."

Delete lines 535 and 544 and insert:

"(B) The price for each clean air credit shall be established by the authority in accordance with the information from the financial disclosures submitted under section 3706.488 of the Revised Code. The authority shall adjust the price as it determines necessary based on the most recent financial disclosures submitted."

After line 586, insert:

"Sec. 3706.487. The money remitted to an owner of a certified clean
air resource under section 3706.482 of the Revised Code shall be used only for the operation and maintenance of the resource and to cover any shortfalls regarding that operation or maintenance, including shortfalls for employee wages, salaries, and benefits. The remitted money shall not be applied to subsidize any profit, return on investment, or earned rate of return.

Sec. 3706.488. (A) Each owner of a certified clean air resource shall submit, beginning on July 1, 2021, and on the date that is every six months thereafter, a financial disclosure to the Ohio air quality development authority, providing financial information regarding the operation and maintenance of the resource, including employee wages, salaries, and benefits, demonstrating compliance with the requirements of section 3706.487 of the Revised Code, and providing any other financial information required under rules adopted by the authority.

(B) The authority shall provide information from the financial disclosures to the public utilities commission for the commission's purposes under section 3706.47 of the Revised Code.

(C) The authority, not later than ninety days after the effective date of this section, shall adopt rules under Chapter 119. of the Revised Code governing the financial disclosures required under this section.

After line 619, insert:

"Sec. 3706.51. Any owner of a clean air resource receiving clean air credits shall annually, beginning February 1, 2021, provide to the governor, the general assembly, and the Ohio air quality development authority a report of the following information for the prior calendar year:

(A) The amount of jobs created in this state by the resource, and the wage and salary ranges of the jobs;

(B) The amount of carbon dioxide emissions prevented due to the use of the resource;

(C) Annual tax disbursements to or from the state and any political subdivision of the state;

(D) The number of megawatts of electricity produced and sold by the resource and the price per megawatt hour received by the resource for the electricity produced.

Sec. 3706.52. (A) Notwithstanding section 4905.32 of the Revised Code, if a certified clean air resource or certified reduced emissions resource closes or is sold prior to the termination of the Ohio clean air program, the charges paid under section 3706.47 of the Revised Code shall be refunded to the customers that paid the charges.

(B) Not later than ninety days after the effective date of this section, the public utilities commission, in consultation with the consumers' counsel, shall adopt rules to determine the disbursement of refunds under division (A)
of this section."

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

Representative Butler 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 58, nays 38, as follows:

Those who voted in the affirmative were: Representatives

- Antani
- Blessing
- Carruthers
- Edwards
- Greenspan
- Holmes, A.
- Jordan
- Lanese
- Manchester
- Merrin
- Plummer
- Roemer
- Seitz
- Stoltzfus
- Zeltwanger

- Arndt
- Butler
- Cross
- Ghanbari
- Grendell
- Hood
- Keller
- Lang
- Manning, D.
- Oelslager
- Powell
- Romanchuk
- Smith, R.
- Vitale

- Baldridge
- Callender
- Cupp
- Ginter
- Hambley
- Hoops
- Kick
- LaRe
- Manning, G.
- Patton
- Reineke
- Ryan
- Smith, T.
- Wiggam

- Becker
- Carfagna
- DeVitis
- Green
- Hillyer
- Jones
- Kocher
- Lips
- McClain
- Perales
- Riedel
- Scherer
- Stein
- Wilkin

- Householder-58

Those who voted in the negative were: Representatives

- Boggs
- Brown
- Crossman
- Hicks-Hudson
- Leland
- Miller, A.
- Patterson
- Sheehy
- Strahorn
- Weinstein

- Boyd
- Cera
- Dean
- Howse
- Lepore-Hagan
- Miller, J.
- Robinson
- Skindell
- Sweeney
- S. O. Smith

- Brent
- Clites
- Denson
- Ingram
- Lightbody
- Miranda
- Rogers
- Smith, K.
- Sykes
- Upchurch

- Brinkman
- Crawley
- Galonski
- Kelly
- Liston
- O'Brien
- Russo
- Sobecki
- Upchurch

- West-38

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Weinstein moved to amend, amendment 0583, as follows:

- In line 5 of the title, delete "4928.6610,"
- In line 14 of the title, delete "4928.661,"
- In line 26, delete "4928.6610,"
- In line 33, delete "4928.661,"
- In line 1571, reinsert "Thereafter, the"; delete "The"
- In line 1572, delete "an additional"
- In line 1573, reinsert ", and two per cent each year"

Reinsert line 1574
In line 1575, reinsert "twenty-two per cent by the end of 2027"
Delete lines 1754 through 1802
In line 2403, delete "4928.6610,"

The question being, “Shall the motion to amend be agreed to?”
Representative Butler 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 58, nays 38, as follows:

Those who voted in the affirmative were: Representatives


Those who voted in the negative were: Representatives


The motion to amend was laid on the table.
The question recurring, "Shall the bill pass?"
Representative Weinstein moved to amend, amendment 0586, as follows:

In line 1 of the title, delete "303.213, 519.213, 713.081,"
In line 2 of the title, delete "1710.06,"; delete "4906.10, 4906.13,"
In line 3 of the title, delete "4828.142,"
Delete line 4 of the title
In line 5 of the title, delete "4928.645,"; delete "5501.311," and insert "and"; delete the fifth comma
In line 6 of the title, delete "and 5727.75"; delete "to amend, for the purpose of"
Delete line 7 of the title
In line 8 of the title, delete "parentheses, section 519.214 (519.215); and"
In line 9 of the title, delete "new section 519.214 and"
In line 12 of the title, delete "4906.101,"
In line 13 of the title, delete "4906.203,"
In line 15, after the first semicolon insert "and"; delete "; and to"
Delete lines 16 and 17 of the title
In line 18 of the title, delete "4928.65"
In line 24, delete "303.213, 519.213, 713.081,"
In line 25, delete "4906.10, 4906.13,"
In line 26, after "4928.6610," insert "and"; delete ",, and 5727.75";
delete ";,"
Delete lines 27 and 28
In line 29, delete "section 519.214"
In line 31, delete "4906.101, 4906.203,"
Delete lines 35 through 183
Delete lines 626 through 741
In line 742, reinsert "No"; delete "Subject to section 4906.203 of the"
In line 743, delete "Revised Code, no"
In line 761, strike through "," In line 762, strike through "4906.07, 4906.08, 4906.09, 4906.10, 4906.11, and" and insert "to"
In line 786, delete "the"; strike through "property line" and insert "the exterior"; after "nearest" insert "habitable residential structure, if any, located on"
In line 798, after "2014," insert "and before the effective date of the amendment of this section by H.B. 6 of the 133rd general assembly"
In line 800, strike through the first "that act" and insert "H.B. 483 of the 130th general assembly"; strike through the second "that act" and insert "H.B. 483 of the 130th general assembly"
After line 802, insert:
"(iii) Any amendment made to an existing certificate after the effective date of the amendment of this section by H.B. 6 of the 133rd general
assembly shall be subject to the setback provision of this section as amended by that act. The amendments to this section by that act shall not be construed to limit or abridge any rights or remedies in equity or under the common law."

In line 809, reinsert "An electric generating plant that"
Reinsert lines 810 through 812
In line 813, reinsert "megawatts or more"; delete "A large wind farm"
In line 827, after "2014," insert "and before the effective date of the amendment of this section by H.B. 6 of the 133rd general assembly"

In line 829, strike through the first "that act" and insert "H.B. 483 of the 130th general assembly"; strike through the second "that act" and insert "H.B. 483 of the 130th general assembly"

After line 831, insert:
"(3) Any amendment made to an existing certificate after the effective date of the amendment of this section by H.B. 6 of the 133rd general assembly shall be subject to the setback provision of this section as amended by that act. The amendments to this section by that act shall not be construed to limit or abridge any rights or remedies in equity or under the common law."

Delete lines 832 through 852
Reinsert lines 1099 through 1102
Reinsert lines 1159 through 1163
In line 1701, reinsert ", either"

In line 1704, reinsert ", or in an amount equal to the then existing market"

Reinsert line 1705
In line 1706, reinsert "undercompliance or noncompliance"
Delete lines 2036 through 2400
In line 2401, delete "303.213, 519.213,"
In line 2402, delete "519.214, 713.081,"; delete "4906.10, 4906.13,"
In line 2403, after "4928.6610," insert "and"; delete ", and"
In line 2404, delete "5727.75"
Delete lines 2407 through 3646
In line 3647, delete "9" and insert "4"
Delete lines 3661 through 3695
In line 3696, delete "11" and insert "5"
Delete lines 3702 through 3710

The question being, “Shall the motion to amend be agreed to?”
Representative Butler 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 59, nays 36, as follows:

Those who voted in the affirmative were: Representatives

Antani  Arndt  Baldridge  Becker
Blessing  Butler  Callender  Carfagna
Carruthers  Cross  Cupp  Dean
DeVitis  Edwards  Ghanbari  Ginter
Green  Greenspan  Grendell  Hambley
Hillyer  Holmes, A.  Hood  Hoops
Jones  Jordan  Keller  Kick
Koehler  Lanese  Lang  LaRe
Lipps  Manchester  Manning, D.  Manning, G.
McClain  Merrin  Oelslager  Patton
Perales  Plummer  Powell  Reineke
Riedel  Roemer  Romanchuk  Ryan
Scherer  Seitz  Smith, R.  Smith, T.
Stein  Stoltzfus  Vitale  Wiggam
Wilkin  Zeltwanger

Those who voted in the negative were: Representatives

Boyd  Brent  Brinkman  Brown
Cera  Clites  Crawley  Crossman
Denson  Galonski  Hicks-Hudson  Howse
Ingram  Kelly  Leland  Lepore-Hagan
Lightbody  Liston  Miller, A.  Miller, J.
Miranda  O'Brien  Patterson  Robinson
Rogers  Russo  Sheehy  Skindell
Smith, K.  Sobiecki  Strahorn  Sweeney
Sykes  Upchurch  Weinstein  West

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 53, nays 43, as follows:

Those who voted in the affirmative were: Representatives

Antani  Arndt  Baldridge  Becker
Blessing  Brinkman  Brown  Butler
Callender  Carruthers  Cera  Cross
Cupp  DeVitis  Edwards  Galonski
Ghanbari  Green  Grendell  Hambley
Hillyer  Holmes, A.  Hoops  Ingram
Jones  Jordan  Kick  Lang
LaRe  Lipps  Manning, D.  Merrin
Miller, J.  Oelslager  Patterson  Patton
Perales  Plummer  Reineke  Roemer
Rogers  Scherer  Seitz  Smith, T.
Sobiecki  Stein  Upchurch  Vitale
West  Wiggam  Wilkin  Zeltwanger

Householder-59

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Those who voted in the negative were: Representatives

Boggs  Boyd  Brent  Carfagna
Clites  Crawley  Crossman  Dean
Denson  Ginter  Greenspan  Hicks-Hudson
Hood  Howse  Keller  Kelly
Koehler  Lanese  Leland  Lepore-Hagan
Lightbody  Liston  Manchester  Manning, G.
McClain  Miller, A.  Miranda  O'Brien
Powell  Riedel  Robinson  Romanchuk
Russo  Ryan  Sheehy  Skindell
Smith, K.  Smith, R.  Stoltzfus  Strahorn
Sweeney  Sykes  

The bill passed.

Representative Callender moved to amend the title as follows:

Add the names: "Cross, DeVitis, Ghanbari, Hillyer, Jones, Reineke, Seitz, Stein, Vitale."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

On motion of Representative Butler, the House adjourned until Thursday, May 30, 2019 at 9:00 o'clock a.m.

Attest: BRADLEY J. YOUNG, Clerk.