OHIO House of Representatives

JOURNAL

ONE HUNDRED NINETY-SECOND DAY Hall of the House of Representatives, Columbus, Ohio Thursday, May 28, 2020, 9:00 o'clock a.m.

The House met pursuant to adjournment.

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

Representative Hoops was selected to preside under the Rule.

The journal of yesterday was read and approved.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Denson submitted the following report:

The standing committee on Energy and Natural Resources to which was referred **H. B. No. 104-**Representative Stein, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: ENACT ADVANCED NUCLEAR TECHNOLOGY HELPING ENERGIZE MANKIND ACT

A. NINO VITALE SEDRICK DENSON JON CROSS BRETT HUDSON HILLYER DICK STEIN SCOTT WIGGAM DARRELL KICK BRIAN BALDRIDGE HARAZ N. GHANBARI DAVID LELAND CASEY WEINSTEIN

The following members voted "NO"

GIL BLAIR

MICHAEL J. O'BRIEN

The report was agreed to.

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

Representative Cera submitted the following report:

The standing committee on Finance to which was referred **H. B. No. 194**-Representatives Greenspan, Kelly, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: LEGALIZE AND REGULATE SPORTS GAMING/TAX SPORTS GAMING BUSINESSES

Representative Oelslager moved to amend the title as follows:

Add the names: "Edwards, Rogers, West"

SCOTT OELSLAGER
GARY SCHERER
BRIAN BALDRIDGE
RICK CARFAGNA
ERICA C. CRAWLEY
ROBERT R. CUPP
HARAZ N. GHANBARI
STEPHEN D. HAMBLEY
BRIGID KELLY
MICHAEL J. O'BRIEN
RICK PERALES
TRACY M. RICHARDSON
JOHN M. ROGERS

JAMIE CALLENDER
JACK CERA
JIM BUTLER
SARA P. CARRUTHERS
JON CROSS
JAY EDWARDS
DAVE GREENSPAN
PAULA HICKS-HUDSON
P. SCOTT LIPPS
JOHN PATTERSON

P. SCOTT LIPPS JOHN PATTERSON PHIL PLUMMER BILL ROEMER MARK J. ROMANCHU

MARK J. ROMANCHUK BRIDE ROSE SWEENEY SHANE WILKIN

The following member voted "NO" JAMES M. HOOPS

The report was agreed to.

MICHAEL J. SKINDELL

THOMAS WEST

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

Representative Robinson submitted the following report:

The standing committee on Primary and Secondary Education to which was referred **H. B. No. 239-**Representatives Manning, G., Crawley, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REDUCE END-OF-COURSE ASSESSMENTS; REQUIRE TESTING WORK GROUPS

DON JONES
PHILLIP M. ROBINSON, JR.
ERICA C. CRAWLEY
CATHERINE D. INGRAM
GAYLE MANNING
JOHN PATTERSON
J. TODD SMITH
JASON STEPHENS

SUSAN MANCHESTER SARA P. CARRUTHERS ROBERT R. CUPP J. KYLE KOEHLER JOSEPH A. MILLER III BILL ROEMER LISA A. SOBECKI FRED STRAHORN

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 State and Local Government to which was

referred **H. B. No. 340**-Representative Cupp, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REVISES OHIO'S DRAINAGE LAWS

Representative Stephens moved to amend the title as follows:

Add the name: "Ginter"

SCOTT WIGGAM
BRIGID KELLY
JOHN BECKER
TIMOTHY E. GINTER
STEPHEN D. HAMBLEY
MICHAEL J. SKINDELL
LISA A. SOBECKI
SHANE WILKIN
JASON STEPHENS
JOHN BECKER
DAVE GREENSPAN
C. ALLISON RUSSO
J. TODD SMITH
D. J. SWEARINGEN

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 State and Local Government to which was referred **H. B. No. 450**-Representative Stephens, et al., having had the same under consideration, reports it back and recommends its passage.

RE: REGARDS TRANSITION OF DUTIES OF FISCAL OFFICERS AND TREASURERS

Representative Stephens moved to amend the title as follows:

Add the names: "Wiggam, Hambley"

SCOTT WIGGAM
BRIGID KELLY
JOHN BECKER
TIMOTHY E. GINTER
STEPHEN D. HAMBLEY
MICHAEL J. SKINDELL
LISA A. SOBECKI
JASON STEPHENS
JOHN BECKER
C. ALLISON RUSSO
J. TODD SMITH
D. J. SWEARINGEN

SHANE WILKIN

The report was agreed to.

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

Representative Brown submitted the following report:

The standing committee on Civil Justice to which was referred **H. B. No. 496**-Representatives Stein, Hoops, et al., having had the same under consideration, reports it back and recommends its passage.

RE: GRANT APIARY OWNERS IMMUNITY FOR BEE STINGS

STEPHEN D. HAMBLEY JAMIE CALLENDER BRETT HUDSON HILLYER BILL SEITZ JIM BUTLER ROBERT R. CUPP LAURA LANESE JASON STEPHENS

D. J. SWEARINGEN

The following members voted "NO"

RICHARD D. BROWN JEFFREY A. CROSSMAN PAULA HICKS-HUDSON

GIL BLAIR TAVIA GALONSKI MICHAEL J. SKINDELL

The report was agreed to.

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

Representative Brown submitted the following report:

The standing committee on Civil Justice to which was referred **H. B. No. 606**-Representative Grendell, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: GRANT IMMUNITY TO ESSENTIAL WORKERS WHO TRANSMIT COVID-19

STEPHEN D. HAMBLEY GIL BLAIR JAMIE CALLENDER TAVIA GALONSKI BRETT HUDSON HILLYER BILL SEITZ RICHARD D. BROWN

JIM BUTLER ROBERT R. CUPP

PAULA HICKS-HUDSON

LAURA LANESE JASON STEPHENS

The following members voted "NO"

JEFFREY A. CROSSMAN

MICHAEL J. SKINDELL

The report was agreed to.

D. J. SWEARINGEN

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

Representative Brown submitted the following report:

The standing committee on Civil Justice to which was referred **Sub. S. B. No. 31-**Senator Roegner, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: EXEMPT EMS TELECOMMUNICATOR INFO FROM PUBLIC RECORDS LAW

Representative Hambley moved to amend the title as follows:

Add the name: "Hambley"

STEPHEN D. HAMBLEY

JIM BUTLER

ROBERT R. CUPP

RICHARD D. BROWN

JAMIE CALLENDER

TAVIA GALONSKI

PAULA HICKS-HUDSON BRETT HUDSON HILLYER

LAURA LANESE BILL SEITZ

JASON STEPHENS D. J. SWEARINGEN

The following members voted "NO"

GIL BLAIR JEFFREY A. CROSSMAN

MICHAEL J. SKINDELL

The report was agreed to.

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

Representative Leland submitted the following report:

The standing committee on Criminal Justice to which was referred **H. B. No. 431**-Representatives Abrams, Carfagna, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: CREATE SEXUAL EXPLOITATION DATABASE

Representative Plummer moved to amend the title as follows:

Add the names: "Leland, Crossman, Cupp, Galonski, West"

GEORGE F. LANG
DAVID LELAND
JEFFREY A. CROSSMAN
TAVIA GALONSKI
JOHN M. ROGERS
PHIL PLUMMER
JIM BUTLER
ROBERT R. CUPP
DIANE V. GRENDELL
BILL SEITZ

JOHN M. ROGERS
J. TODD SMITH
BILL SEITZ
THOMAS WEST

The report was agreed to.

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

Representative Boggs submitted the following report:

The standing committee on Insurance to which was referred **H. B. No. 528**-Representative LaRe, et al., having had the same under consideration, reports it back and recommends its passage.

RE: AMENDS LAW RELATING TO INSURERS BEING CREDITED FOR REINSURANCE

THOMAS E BRINKMAN JR NIRAL J ANTANI

KRISTIN BOGGS RICHARD D. BROWN MARK FRAIZER JEFF LARE JESSICA E. MIRANDA TERRENCE UPCHURCH GIL BLAIR ANTHONY DEVITIS HARAZ N. GHANBARI GEORGE F. LANG BRIDE ROSE SWEENEY

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 concurred in the passage of the following bill:

H. B. No. 287 - Representatives Russo, Perales

Cosponsors: Representatives Liston, Smith, R., Miller, A., Butler, Patterson, Crossman, Smith, K., Crawley, Sobecki, O'Brien, Weinstein, Strahorn, Upchurch, Lightbody, West, Blair, Boggs, Brown, Carruthers, Cera, Clites, Cross, Cupp, Dean, Denson, Edwards, Galonski, Ghanbari, Ginter, Green, Greenspan, Grendell, Hambley, Hicks-Hudson, Holmes, A., Hoops, Ingram, Jones, Kick, Koehler, Lanese, Lang, LaRe, Leland, Lepore-Hagan, Lipps, Manning, D., Manning, G., Miller, J., Oelslager, Patton, Plummer, Richardson, Riedel, Robinson, Roemer, Rogers, Romanchuk, Sheehy, Skindell, Smith, T., Stein, Stoltzfus, Sykes Senators Hackett, Coley, Huffman, S., Antonio, Blessing, Brenner, Burke, Craig, Dolan, Eklund, Fedor, Gavarone, Hoagland, Johnson, Kunze, Maharath, Manning, McColley, O'Brien, Peterson, Roegner, Rulli, Schaffer, Sykes, Thomas

To enact section 5166.09 of the Revised Code regarding Medicaid home and community-based waiver services for relatives of active duty military.

Attest: Vincent L. Keeran,
Clerk.

MESSAGE FROM THE SPEAKER

Pursuant to House Rules 13, 28, and 30, the Speaker hereby makes the following changes to the House Rules and Reference committee:

Remove Representative Stephens; Appoint Representative DeVitis

MESSAGE FROM THE SPEAKER

Pursuant to House Rules 13, 28, and 30, the Speaker hereby makes the following changes to the House Civil Justice committee:

Remove Representatives Merrin and Patton; Appoint Representatives Stephens and Lanese

MESSAGE FROM THE SPEAKER

Pursuant to House Rules 13, 28, and 30, the Speaker hereby makes the following changes to the House Civil Justice committee:

Remove Representatives Stephens and Lanese; Appoint Representatives Merrin and Patton (Vice Chair).

MESSAGE FROM THE SPEAKER

Pursuant to Section 5540.02 (C)(2)(b), of the Ohio Revised Code, the Speaker hereby appoints Representative Carfagna to the Delaware County Transportation Improvement District.

MESSAGE FROM THE SPEAKER

Pursuant to Section 5540.02 (C)(2)(b), of the Ohio Revised Code, the Speaker hereby appoints Representative Jones to the Harrison County Transportation Improvement District.

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

The motion was agreed to.

On motion of Representative Lanese, the House recessed.

The House met pursuant to recess.

Prayer was offered by Representative J. Todd Smith – 43rd district, followed by the Pledge of Allegiance to the Flag.

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. 349-Speaker Householder

Relative to the election of Alessandro Cutrona to fill the vacancy in the membership of the House of Representatives created by the death of Don Manning of the 59th House District.

WHEREAS, Section 11 of Article II, 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, Don Manning of the 59th House District, elected as a member of the 133rd General Assembly, died March 20, 2020, thus creating a vacancy in the House Representatives; therefore be it

RESOLVED, By the members of the House of Representatives who are affiliated with the Republican party that Alessandro Cutrona, 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 59th House District, is hereby elected, effective May 28, 2020, pursuant to Section 11 of Article II, Ohio Constitution, as a member of the House of Representatives from the 59th House District to fill the vacancy created by the unexpired portion of the term of said Don Manning, 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

ose who voted	in the aminute	were. Representativ	CS
Abrams	Antani	Baldridge	Becker
Brinkman	Butler	Callender	Carfagna
Carruthers	Cross	Cupp	Dean
DeVitis	Edwards	Fraizer	Ghanbari
Ginter	Green	Greenspan	Grendell
Hambley	Hillyer	Holmes, A.	Hoops
Jones	Jordan	Keller	Kick
Koehler	Lanese	Lang	LaRe
Lipps	Manchester	Manning, G.	McClain
Merrin	Patton	Perales	Plummer
Powell	Reineke	Richardson	Riedel

Roemer Romanchuk Scherer Seitz
Smith, T. Stein Stephens Stoltzfus
Swearingen Vitale Wiggam Wilkin
Zeltwanger Householder-58

The resolution was adopted.

Mr. Cutrona was escorted to the bar of the House by Representatives Seitz, Edwards, and O'Brien, took the oath of office administered by Speaker Householder, and entered upon the discharge of his duties.

State of Ohio

County of Franklin

I, Alessandro Cutrona, 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/ <u>ALESSANDRO CUTRONA</u> Alessandro Cutrona

Sworn to and subscribed before me this 28th day of May, 2020.

/s/ LARRY HOUSEHOLDER
Larry Householder
Speaker
House District 72

Representative Edwards moved that majority party members asking leave to be absent or absent the week of Thursday, May 28, 2020, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Hicks-Hudson moved that minority party members asking leave to be absent or absent the week of Thursday, May 28, 2020, be excused, so long as a written request is on file in the minority leadership offices.

The motion 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. 285 - Representatives Greenspan, Brent

Cosponsors: Representatives Green, Sheehy, Howse, Abrams, Blair, Brown, Carfagna, Carruthers, Crawley, Crossman, Denson, Edwards, Galonski, Ginter, Hambley, Hicks-Hudson, Hillyer, Ingram, Jones, Kelly, Lanese, Lepore-Hagan, Lightbody, Liston, Manning, G., Miller, A., Miller, J., O'Brien, Patton, Perales, Robinson, Seitz, Smith, K., Sobecki, Swearingen, Sweeney, Upchurch, Weinstein, West Senators Manning, Maharath, Hackett, Antonio, Blessing, Burke, Craig, Dolan, Eklund, Fedor, Gavarone, Huffman, S., Kunze, Lehner, O'Brien, Peterson, Schuring, Sykes, Thomas, Williams, Wilson

To enact sections 4510.101, 4510.102, 4510.103, 4510.104, 4510.105, 4510.106, 4510.107, and 4510.108 of the Revised Code to establish a permanent Driver's License Reinstatement Fee Debt Reduction and Amnesty Program.

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

Attest: Vincent L. Keeran,
Clerk.

Representative Butler moved that the Senate amendments to **Sub. H. B. No. 285**-Representatives Greenspan, Brent, et. al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 285**-Representatives Greenspan, Brent, et. al., were taken up for consideration.

Sub. H. B. No. 285 - Representatives Greenspan, Brent.

Cosponsors: Representatives Green, Sheehy, Howse, Abrams, Blair, Brown, Carfagna, Carruthers, Crawley, Crossman, Denson, Edwards, Galonski, Ginter, Hambley, Hicks-Hudson, Hillyer, Ingram, Jones, Kelly, Lanese, Lepore-Hagan, Lightbody, Liston, Manning, G., Miller, A., Miller, J., O'Brien, Patton, Perales, Robinson, Seitz, Smith, K., Sobecki, Swearingen, Sweeney, Upchurch, Weinstein, West Senators Manning, Maharath, Hackett, Antonio, Blessing, Burke, Craig, Dolan, Eklund, Fedor, Gavarone, Huffman, S., Kunze, Lehner, O'Brien, Peterson, Schuring, Sykes, Thomas, Williams, Wilson.

To enact sections 4510.101, 4510.102, 4510.103, 4510.104, 4510.105, 4510.106, 4510.107, and 4510.108 of the Revised Code to establish a permanent Driver's License Reinstatement Fee Debt Reduction and Amnesty Program.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted – yeas 93, nays 0, as follows: Those who voted in the affirmative were: Representatives

Becker Abrams Antani Baldridge Blair Boggs Brent Brinkman Brown Butler Callender Carfagna Carruthers Cera Clites Crawley Crossman Cutrona Cross Cupp Dean Denson **DeVitis** Edwards Galonski Fraizer Ghanbari Ginter Green Greenspan Grendell Hambley Hicks-Hudson Hillyer Holmes, A. Hoops Howse Ingram Jones Jordan Keller Kelly Kick Koehler Lanese Lang LaRe Leland Lepore-Hagan Lightbody Lipps Liston Manchester Manning, G. McClain Merrin Miller, J. Miranda O'Brien Patterson Patton Perales Plummer Powel1 Reineke Richardson Riedel Robinson Roemer Rogers Romanchuk Russo Scherer Sheehy Seitz Skindell Smith, K. Smith, T. Sobecki Stein Strahorn Stephens Stoltzfus Swearingen Upchurch Vitale Weinstein Sweeney West Wiggam Wilkin Zeltwanger Householder-93

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. 81 - Representative Perales

Cosponsors: Representatives Miller, A., O'Brien, Riedel, Romanchuk, Scherer, Seitz, Weinstein, Abrams, Baldridge, Blair, Boggs, Brent, Brown, Callender, Carruthers, Cera, Clites, Crawley, Cross, Crossman, Dean, Edwards, Fraizer, Ghanbari, Ginter, Green, Grendell, Hambley, Hillyer, Hoops, Ingram, Jones, Keller, Kelly, Kick, Lanese, Lang, LaRe, Leland, Lepore-Hagan, Liston, Manning, D., Manning, G., McClain, Miller, J., Miranda, Oelslager, Patterson, Plummer, Roemer, Rogers, Russo, Smith, K., Smith, T., Sobecki, Stephens, Stoltzfus, Strahorn, Sweeney, West, Wiggam Senators Hackett, Antonio, Blessing, Burke, Craig, Dolan, Eklund, Fedor, Gavarone, Hoagland, Huffman, S., Johnson, Kunze, Lehner, Maharath, Manning, McColley, Obhof, O'Brien, Peterson, Rulli, Schaffer, Schuring, Thomas, Williams, Wilson

To amend sections 4113.21, 4123.026, 4123.52, 4123.56, 4123.58, 4123.65, and 4123.66 and to enact section 4121.471 of the Revised Code regarding employee medical examinations and changes to the Worker's

Compensation Law.

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

In line 73, after "(B)" insert "The administrator, a self-insuring public employer, or a detention facility that is a self-insuring employer shall pay the costs of conducting post exposure medical diagnostic services to investigate whether an employee described in division (A) of this section sustained an injury or occupational disease if both of the following apply:

- (1) In the course of employment the employee is exposed to a drug or other chemical substance.
- (2) The post-exposure medical diagnostic service is consistent with the standards of medical care existing at the time of exposure.

(C)"

In line 602, delete "and" and insert ","

In line 602, after "3." insert "The amendments made to section 4123.52 of the Revised Code by this act apply to claims arising on or after July 1, 2020."

In line 603, after "4123.58" insert ", and 4123.65"
In line 605, delete ", 4123.65,"
In line 605, delete "4123.52,"; delete the second ","

Attest:

Vincent L. Keeran, Clerk.

Representative Butler moved that the Senate amendments to **Am. Sub. H. B. No. 81-**Representative Perales, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 81**-Representative Perales, et. al., were taken up for consideration.

Am. Sub. H. B. No. 81 - Representative Perales.

Cosponsors: Representatives Miller, A., O'Brien, Riedel, Romanchuk, Scherer, Seitz, Weinstein, Abrams, Baldridge, Blair, Boggs, Brent, Brown, Callender, Carruthers, Cera, Clites, Crawley, Cross, Crossman, Dean, Edwards, Fraizer, Ghanbari, Ginter, Green, Grendell, Hambley, Hillyer, Hoops, Ingram, Jones, Keller, Kelly, Kick, Lanese, Lang, LaRe, Leland, Lepore-Hagan, Liston, Manning, D., Manning, G., McClain, Miller, J., Miranda, Oelslager, Patterson, Plummer, Roemer, Rogers, Russo, Smith, K., Smith, T., Sobecki, Stephens, Stoltzfus, Strahorn, Sweeney, West, Wiggam

Senators Hackett, Antonio, Blessing, Burke, Craig, Dolan, Eklund, Fedor, Gavarone, Hoagland, Huffman, S., Johnson, Kunze, Lehner, Maharath, Manning, McColley, Obhof, O'Brien, Peterson, Rulli, Schaffer, Schuring, Thomas, Williams, Wilson.

To amend sections 4113.21, 4123.026, 4123.52, 4123.56, 4123.58, 4123.65, and 4123.66 and to enact section 4121.471 of the Revised Code regarding employee medical examinations and changes to the Worker's Compensation Law.

The question being, "Shall the Senate amendments be concurred in?"
The yeas and nays were taken and resulted – yeas 93, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Antani	Baldridge	Becker
Blair	Boggs	Brent	Brinkman
Brown	Butler	Callender	Carfagna
Carruthers	Cera	Clites	Crawley
Cross	Crossman	Cupp	Cutrona
Dean	Denson	DeVitis	Edwards
Fraizer	Galonski	Ghanbari	Ginter
Green	Greenspan	Grendell	Hambley
Hicks-Hudson	Hillyer	Holmes, A.	Hoops
Howse	Ingram	Jones	Jordan
Keller	Kelly	Kick	Koehler
Lanese	Lang	LaRe	Leland
Lepore-Hagan	Lightbody	Lipps	Liston
Manchester	Manning, G.	McClain	Merrin
Miller, J.	Miranda	O'Brien	Patterson
Patton	Perales	Plummer	Powell
Reineke	Richardson	Riedel	Robinson
Roemer	Rogers	Romanchuk	Russo
Scherer	Seitz	Sheehy	Skindell
Smith, K.	Smith, T.	Sobecki	Stein
Stephens	Stoltzfus	Strahorn	Swearingen
Sweeney	Upchurch	Vitale	Weinstein
West	Wiggam	Wilkin	Zeltwanger
			Householder-93

The Senate amendments were concurred in.

BILLS FOR THIRD CONSIDERATION

Sub. H. B. No. 282-Representatives Holmes, A., LaRe. Cosponsors: Representatives Hambley, Roemer, Rogers, West.

To amend sections 109.32, 109.572, 2915.01, 2915.08, 2915.081, 2915.082, 2915.09, 2915.091, 2915.093, 2915.094, 2915.095, 2915.10, 2915.101, 2915.12, and 2915.13 and to enact sections 2915.14 and 2915.15 of the Revised Code to allow charitable organizations to conduct electronic instant bingo and to make other changes to the law governing bingo, was

taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 91, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Abrams Antani Baldridge Becker Blair Boggs Brent Brinkman Butler Callender Carfagna Brown Carruthers Cera Clites Crawlev Cross Crossman Cupp Cutrona Denson DeVitis Edwards Fraizer Galonski Ghanbari Ginter Green Grendell Hambley Hicks-Hudson Greenspan Holmes, A. Howse Hillyer Hoops Ingram Jones Jordan Kelly Kick Koehler Lanese Lang LaRe Leland Lepore-Hagan Lightbody Liston Manchester Lipps Manning, G. Merrin Miller, J. Miranda McClain O'Brien Patterson Patton Perales Plummer Powell Reineke Richardson Riedel Robinson Roemer Rogers Romanchuk Russo Scherer Seitz Skindell Smith, T. Sheehv Smith, K. Sobecki Stein Stephens Stoltzfus Swearingen Strahorn Sweeney Upchurch Vitale Weinstein West Wiggam Wilkin Householder-91 Zeltwanger

Representatives Dean and Keller voted in the negative-2.

The bill passed.

Representative Holmes, A. moved to amend the title as follows:

Add the names: "Carfagna, Carruthers, Cera, Crawley, Crossman, Edwards, Galonski, Greenspan, Hillyer, Jones, Koehler, Lanese, Leland, Lightbody, Miller, J., O'Brien, Perales, Plummer, Reineke, Richardson, Riedel, Seitz, Sobecki, Swearingen, Wiggam."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 194-Representatives Greenspan, Kelly.

Cosponsors: Representatives Edwards, Rogers, West.

To amend sections 109.572, 718.031, 3770.01, 3770.02, 3770.03, 3770.99, 3772.03, 5703.21, 5747.02, 5747.063, 5747.064, 5747.08, 5747.20, 5751.01, 5753.01, 5753.03, 5753.04, 5753.05, 5753.06, 5753.061, 5753.07, 5753.08, and 5753.10 and to enact sections 3770.30, 3770.31, 3770.32, 3770.33, 3770.331, 3770.34, 3770.35, 3770.36, 3770.37, 3770.38, 3770.39, 3770.40, 5753.021, and 5753.031 of the Revised Code to legalize and regulate sports

gaming in this state, to levy a tax on businesses that provide sports gaming, to create a Sports Gaming Advisory Board, and to require the State Lottery Commission to make certain lottery games available in Ohio, 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 10, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Antani	Baldridge	Becker
Blair	Boggs	Brent	Brinkman
Brown	Butler	Callender	Carfagna
Carruthers	Cera	Clites	Crawley
Cross	Crossman	Cupp	Cutrona
Denson	DeVitis	Edwards	Fraizer
Galonski	Ghanbari	Greenspan	Grendell
Hambley	Hicks-Hudson	Hillyer	Holmes, A.
Howse	Ingram	Jones	Jordan
Kelly	Kick	Koehler	Lanese
Lang	LaRe	Leland	Lepore-Hagan
Lightbody	Lipps	Liston	Manchester
Manning, G.	Miller, J.	Miranda	O'Brien
Patterson	Patton	Perales	Plummer
Reineke	Richardson	Riedel	Robinson
Roemer	Rogers	Romanchuk	Russo
Scherer	Seitz	Sheehy	Skindell
Smith, K.	Sobecki	Stein	Stephens
Strahorn	Swearingen	Sweeney	Upchurch
Vitale	Weinstein	West	Wiggam
Wilkin	Zeltwanger		Householder-83

Those who voted in the negative were: Representatives

Dean Ginter Green Hoops
Keller McClain Merrin Powell
Smith, T. Stoltzfus-10

The bill passed.

Representative Greenspan moved to amend the title as follows:

Add the names: "Carfagna, Carruthers, Cera, Crawley, Crossman, Galonski, Hillyer, Lang, Leland, Miller, J., Miranda, O'Brien, Perales, Roemer, Russo, Smith, K., Sobecki."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 431-Representatives Abrams, Carfagna.

Cosponsors: Representatives Lipps, Koehler, Riedel, Ginter, Manchester, Strahorn, Powell, Cross, Richardson, McClain, O'Brien, Wiggam, LaRe, Leland, Crossman, Cupp, Galonski, West.

To amend sections 2152.021, 2905.32, 2929.01, and 2950.01 and to enact

section 109.96 of the Revised Code to create the Sexual Exploitation Database, to require a juvenile court in specified circumstances to hold a delinquency complaint in abeyance in certain cases related to prostitution or human trafficking, and to provide that the elements for the offense of trafficking in persons that apply to a victim under age 16 also apply to a victim who is age 16 or 17, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 92, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Abrams Antani Baldridge Becker Blair Boggs Brent Brinkman Brown Butler Callender Carfagna Carruthers Cera Clites Crawley Cross Crossman Cutrona Cupp Dean Denson DeVitis Edwards Fraizer Galonski Ghanbari Ginter Green Greenspan Grendell Hamblev Hicks-Hudson Holmes, A. Hillyer Hoops Jones Jordan Keller Ingram Kelly Kick Koehler Lanese LaRe Leland Lepore-Hagan Lang Lightbody Lipps Liston Manchester McClain Manning, G. Merrin Miller J Patterson Miranda O'Brien Patton Perales Plummer Powell 1 Reineke Richardson Riedel Robinson Roemer Rogers Romanchuk Russo Scherer Seitz Sheehy Skindell Smith, K. Smith, T. Sobecki Stein Stephens Stoltzfus Strahorn Swearingen Sweeney Upchurch Vitale Weinstein West Wilkin Householder-92 Wiggam Zeltwanger

Representative Howse voted in the negative-1.

The bill passed.

Representative Abrams moved to amend the title as follows:

Add the names: "Baldridge, Boggs, Brent, Callender, Carruthers, Clites, Crawley, Edwards, Ghanbari, Greenspan, Hicks-Hudson, Lanese, Lightbody, Patterson, Patton, Perales, Robinson, Roemer, Rogers, Romanchuk, Russo, Stein, Sweeney, Weinstein, Wilkin."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 606-Representative Grendell.

Cosponsor: Representative Seitz.

To amend sections 9.87, 2743.02, and 2744.01 of the Revised Code to

make temporary changes related to qualified civil immunity for health care and emergency services provided during a government-declared disaster or emergency and for exposure to or transmission or contraction of certain coronaviruses, to expand the definition of "governmental function" regarding political subdivision tort liability in relation to emergency declarations, to expand state immunity to include actions undertaken under a duty during the COVID-19 pandemic, and to declare an emergency, was taken up for consideration the third time.

The yeas and nays were taken and resulted – yeas 85, nays 8, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Antani	Baldridge	Becker
Blair	Boggs	Brent	Brinkman
Brown	Butler	Callender	Carfagna
Carruthers	Cera	Clites	Crawley
Cross	Cupp	Cutrona	Denson
DeVitis	Edwards	Fraizer	Galonski
Ghanbari	Ginter	Green	Greenspan
Grendell	Hambley	Hicks-Hudson	Hillyer
Holmes, A.	Hoops	Jones	Jordan
Keller	Kelly	Kick	Koehler
Lanese	Lang	LaRe	Leland
Lepore-Hagan	Lightbody	Lipps	Liston
Manchester	Manning, G.	McClain	Merrin
Miller, J.	Miranda	O'Brien	Patterson
Patton	Perales	Plummer	Powell
Reineke	Richardson	Riedel	Robinson
Roemer	Rogers	Romanchuk	Russo
Scherer	Seitz	Sheehy	Smith, T.
Sobecki	Stein	Stephens	Stoltzfus
Swearingen	Sweeney	Upchurch	Vitale
Weinstein	Wiggam	Wilkin	Zeltwanger
			Householder-85

Representatives Crossman, Dean, Howse, Ingram, Skindell, Smith, K., Strahorn, and West voted in the negative-8.

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 Kelly moved to amend, amendment 2449, as follows:

In line 1 of the title, delete "and"; after "2744.01" insert ", and 4123 68"

In line 12 of the title, after "pandemic," insert "to make COVID-19 contracted by certain employees an occupational disease under the Workers' Compensation Law under specific circumstances,"

In line 14, delete "and"; after "2744.01" insert ", and 4123.68"

After line 620, insert:

"Sec. 4123.68. Every employee who is disabled because of the contraction of an occupational disease or the dependent of an employee whose death is caused by an occupational disease, is entitled to the compensation provided by sections 4123.55 to 4123.59 and 4123.66 of the Revised Code subject to the modifications relating to occupational diseases contained in this chapter. An order of the administrator issued under this section is appealable pursuant to sections 4123.511 and 4123.512 of the Revised Code.

The following diseases are occupational diseases and compensable as such when contracted by an employee in the course of the employment in which such employee was engaged and due to the nature of any process described in this section. A disease which meets the definition of an occupational disease is compensable pursuant to this chapter though it is not specifically listed in this section.

SCHEDULE

Description of disease or injury and description of process:

- (A) Anthrax: Handling of wool, hair, bristles, hides, and skins.
- (B) Glanders: Care of any equine animal suffering from glanders; handling carcass of such animal.
- (C) Lead poisoning: Any industrial process involving the use of lead or its preparations or compounds.
- (D) Mercury poisoning: Any industrial process involving the use of mercury or its preparations or compounds.
- (E) Phosphorous poisoning: Any industrial process involving the use of phosphorous or its preparations or compounds.
- (F) Arsenic poisoning: Any industrial process involving the use of arsenic or its preparations or compounds.
- (G) Poisoning by benzol or by nitro-derivatives and amidoderivatives of benzol (dinitro-benzol, anilin, and others): Any industrial process involving the use of benzol or nitro-derivatives or amido-derivatives of benzol or its preparations or compounds.
- (H) Poisoning by gasoline, benzine, naphtha, or other volatile petroleum products: Any industrial process involving the use of gasoline, benzine, naphtha, or other volatile petroleum products.
- (I) Poisoning by carbon bisulphide: Any industrial process involving the use of carbon bisulphide or its preparations or compounds.
- (J) Poisoning by wood alcohol: Any industrial process involving the use of wood alcohol or its preparations.

- (K) Infection or inflammation of the skin on contact surfaces due to oils, cutting compounds or lubricants, dust, liquids, fumes, gases, or vapors: Any industrial process involving the handling or use of oils, cutting compounds or lubricants, or involving contact with dust, liquids, fumes, gases, or vapors.
- (L) Epithelion cancer or ulceration of the skin or of the corneal surface of the eye due to carbon, pitch, tar, or tarry compounds: Handling or industrial use of carbon, pitch, or tarry compounds.
- (M) Compressed air illness: Any industrial process carried on in compressed air.
- (N) Carbon dioxide poisoning: Any process involving the evolution or resulting in the escape of carbon dioxide.
- (O) Brass or zinc poisoning: Any process involving the manufacture, founding, or refining of brass or the melting or smelting of zinc.
- (P) Manganese dioxide poisoning: Any process involving the grinding or milling of manganese dioxide or the escape of manganese dioxide dust.
- (Q) Radium poisoning: Any industrial process involving the use of radium and other radioactive substances in luminous paint.
- (R) Tenosynovitis and prepatellar bursitis: Primary tenosynovitis characterized by a passive effusion or crepitus into the tendon sheath of the flexor or extensor muscles of the hand, due to frequently repetitive motions or vibrations, or prepatellar bursitis due to continued pressure.
- (S) Chrome ulceration of the skin or nasal passages: Any industrial process involving the use of or direct contact with chromic acid or bichromates of ammonium, potassium, or sodium or their preparations.
- (T) Potassium cyanide poisoning: Any industrial process involving the use of or direct contact with potassium cyanide.
- (U) Sulphur dioxide poisoning: Any industrial process in which sulphur dioxide gas is evolved by the expansion of liquid sulphur dioxide.
- (V) Berylliosis: Berylliosis means a disease of the lungs caused by breathing beryllium in the form of dust or fumes, producing characteristic changes in the lungs and demonstrated by x-ray examination, by biopsy or by autopsy.

This chapter does not entitle an employee or the employee's dependents to compensation, medical treatment, or payment of funeral expenses for disability or death from berylliosis unless the employee has been subjected to injurious exposure to beryllium dust or fumes in the employee's employment in this state preceding the employee's disablement and only in the event of such disability or death resulting within eight years

after the last injurious exposure; provided that such eight-year limitation does not apply to disability or death from exposure occurring after January 1, 1976. In the event of death following continuous total disability commencing within eight years after the last injurious exposure, the requirement of death within eight years after the last injurious exposure does not apply.

Before awarding compensation for partial or total disability or death due to berylliosis, the administrator of workers' compensation shall refer the claim to a qualified medical specialist for examination and recommendation with regard to the diagnosis, the extent of the disability, the nature of the disability, whether permanent or temporary, the cause of death, and other medical questions connected with the claim. An employee shall submit to such examinations, including clinical and x-ray examinations, as the administrator requires. In the event that an employee refuses to submit to examinations, including clinical and x-ray examinations, after notice from the administrator, or in the event that a claimant for compensation for death due to berylliosis fails to produce necessary consents and permits, after notice from the administrator, so that such autopsy examination and tests may be performed, then all rights for compensation are forfeited. The reasonable compensation of such specialist and the expenses of examinations and tests shall be paid, if the claim is allowed, as part of the expenses of the claim, otherwise they shall be paid from the surplus fund.

(W) Cardiovascular, pulmonary, or respiratory diseases incurred by firefighters or police officers following exposure to heat, smoke, toxic gases, chemical fumes and other toxic substances: Any cardiovascular, pulmonary, or respiratory disease of a firefighter or police officer caused or induced by the cumulative effect of exposure to heat, the inhalation of smoke, toxic gases, chemical fumes and other toxic substances in the performance of the firefighter's or police officer's duty constitutes a presumption, which may be refuted by affirmative evidence, that such occurred in the course of and arising out of the firefighter's or police officer's employment. For the purpose of this section, "firefighter" means any regular member of a lawfully constituted fire department of a municipal corporation or township, whether paid or volunteer, and "police officer" means any regular member of a lawfully constituted police department of a municipal corporation, township or county, whether paid or volunteer.

This chapter does not entitle a firefighter, or police officer, or the firefighter's or police officer's dependents to compensation, medical treatment, or payment of funeral expenses for disability or death from a cardiovascular, pulmonary, or respiratory disease, unless the firefighter or police officer has been subject to injurious exposure to heat, smoke, toxic gases, chemical fumes, and other toxic substances in the firefighter's or police officer's employment in this state preceding the firefighter's or police officer's disablement, some portion of which has been after January 1, 1967,

except as provided in division (E) of section 4123.57 of the Revised Code.

Compensation on account of cardiovascular, pulmonary, or respiratory diseases of firefighters and police officers is payable only in the event of temporary total disability, permanent total disability, or death, in accordance with section 4123.56, 4123.58, or 4123.59 of the Revised Code. Medical, hospital, and nursing expenses are payable in accordance with this chapter. Compensation, medical, hospital, and nursing expenses are payable only in the event of such disability or death resulting within eight years after the last injurious exposure; provided that such eight-year limitation does not apply to disability or death from exposure occurring after January 1, 1976. In the event of death following continuous total disability commencing within eight years after the last injurious exposure, the requirement of death within eight years after the last injurious exposure does not apply.

This chapter does not entitle a firefighter or police officer, or the firefighter's or police officer's dependents, to compensation, medical, hospital, and nursing expenses, or payment of funeral expenses for disability or death due to a cardiovascular, pulmonary, or respiratory disease in the event of failure or omission on the part of the firefighter or police officer truthfully to state, when seeking employment, the place, duration, and nature of previous employment in answer to an inquiry made by the employer.

Before awarding compensation for disability or death under this division, the administrator shall refer the claim to a qualified medical specialist for examination and recommendation with regard to the diagnosis, the extent of disability, the cause of death, and other medical questions connected with the claim. A firefighter or police officer shall submit to such examinations, including clinical and x-ray examinations, as the administrator requires. In the event that a firefighter or police officer refuses to submit to examinations, including clinical and x-ray examinations, after notice from the administrator, or in the event that a claimant for compensation for death under this division fails to produce necessary consents and permits, after notice from the administrator, so that such autopsy examination and tests may be performed, then all rights for compensation are forfeited. The reasonable compensation of such specialists and the expenses of examination and tests shall be paid, if the claim is allowed, as part of the expenses of the claim, otherwise they shall be paid from the surplus fund.

- (X)(1) Cancer contracted by a firefighter: Cancer contracted by a firefighter who has been assigned to at least six years of hazardous duty as a firefighter constitutes a presumption that the cancer was contracted in the course of and arising out of the firefighter's employment if the firefighter was exposed to an agent classified by the international agency for research on cancer or its successor organization as a group 1 or 2A carcinogen.
 - (2) The presumption described in division (X)(1) of this section is

rebuttable in any of the following situations:

- (a) There is evidence that the firefighter's exposure, outside the scope of the firefighter's official duties, to cigarettes, tobacco products, or other conditions presenting an extremely high risk for the development of the cancer alleged, was probably a significant factor in the cause or progression of the cancer.
- (b) There is evidence that shows, by a preponderance of competent scientific evidence, that exposure to the type of carcinogen alleged did not or could not have caused the cancer being alleged.
- (c) There is evidence that the firefighter was not exposed to an agent classified by the international agency for research on cancer as a group 1 or 2A carcinogen.
- (d) There is evidence that the firefighter incurred the type of cancer alleged before becoming a member of the fire department.
 - (e) The firefighter is seventy years of age or older.
- (3) The presumption described in division (X)(1) of this section does not apply if it has been more than fifteen years since the firefighter was last assigned to hazardous duty as a firefighter.
- (4) Compensation for cancer contracted by a firefighter in the course of hazardous duty under division (X) of this section is payable only in the event of temporary total disability, working wage loss, permanent total disability, or death, in accordance with division (A) or (B)(1) of section 4123.56 and sections 4123.58 and 4123.59 of the Revised Code.
- (5) As used in division (X) of this section, "hazardous duty" has the same meaning as in 5 C.F.R. 550.902, as amended.
- (Y) Silicosis: Silicosis means a disease of the lungs caused by breathing silica dust (silicon dioxide) producing fibrous nodules distributed through the lungs and demonstrated by x-ray examination, by biopsy or by autopsy.
- (Z) Coal miners' pneumoconiosis: Coal miners' pneumoconiosis, commonly referred to as "black lung disease," resulting from working in the coal mine industry and due to exposure to the breathing of coal dust, and demonstrated by x-ray examination, biopsy, autopsy or other medical or clinical tests.

This chapter does not entitle an employee or the employee's dependents to compensation, medical treatment, or payment of funeral expenses for disability or death from silicosis, asbestosis, or coal miners' pneumoconiosis unless the employee has been subject to injurious exposure to silica dust (silicon dioxide), asbestos, or coal dust in the employee's employment in this state preceding the employee's disablement, some portion of which has been after October 12, 1945, except as provided in division (E)

of section 4123.57 of the Revised Code.

Compensation on account of silicosis, asbestosis, or coal miners' pneumoconiosis are payable only in the event of temporary total disability, permanent total disability, or death, in accordance with sections 4123.56, 4123.58, and 4123.59 of the Revised Code. Medical, hospital, and nursing expenses are payable in accordance with this chapter. Compensation, medical, hospital, and nursing expenses are payable only in the event of such disability or death resulting within eight years after the last injurious exposure; provided that such eight-year limitation does not apply to disability or death occurring after January 1, 1976, and further provided that such eight-year limitation does not apply to any asbestosis cases. In the event of death following continuous total disability commencing within eight years after the last injurious exposure, the requirement of death within eight years after the last injurious exposure does not apply.

This chapter does not entitle an employee or the employee's dependents to compensation, medical, hospital and nursing expenses, or payment of funeral expenses for disability or death due to silicosis, asbestosis, or coal miners' pneumoconiosis in the event of the failure or omission on the part of the employee truthfully to state, when seeking employment, the place, duration, and nature of previous employment in answer to an inquiry made by the employer.

Before awarding compensation for disability or death due to silicosis, asbestosis, or coal miners' pneumoconiosis, the administrator shall refer the claim to a qualified medical specialist for examination and recommendation with regard to the diagnosis, the extent of disability, the cause of death, and other medical questions connected with the claim. An employee shall submit to such examinations, including clinical and x-ray examinations, as the administrator requires. In the event that an employee refuses to submit to examinations, including clinical and x-ray examinations, after notice from the administrator, or in the event that a claimant for compensation for death due to silicosis, asbestosis, or coal miners' pneumoconiosis fails to produce necessary consents and permits, after notice from the commission, so that such autopsy examination and tests may be performed, then all rights for compensation are forfeited. The reasonable compensation of such specialist and the expenses of examinations and tests shall be paid, if the claim is allowed, as a part of the expenses of the claim, otherwise they shall be paid from the surplus fund.

(AA) Radiation illness: Any industrial process involving the use of radioactive materials.

Claims for compensation and benefits due to radiation illness are payable only in the event death or disability occurred within eight years after the last injurious exposure provided that such eight-year limitation does not apply to disability or death from exposure occurring after January 1, 1976. In the event of death following continuous disability which commenced within eight years of the last injurious exposure the requirement of death within eight years after the last injurious exposure does not apply.

- (BB) Asbestosis: Asbestosis means a disease caused by inhalation or ingestion of asbestos, demonstrated by x-ray examination, biopsy, autopsy, or other objective medical or clinical tests.
- (CC)(1) COVID-19: COVID-19 contracted by an employee described in division (CC)(2) of this section during the emergency declared by Executive Order 2020-01D, issued March 9, 2020, constitutes a presumption, which may be refuted by affirmative evidence, that COVID-19 was contracted in the course of and arising out of the employee's employment. This division applies only to claims arising during the period that begins with the issuance of Executive Order 2020-01D, issued on March 9, 2020 and ending December 31, 2020.
 - (2) Division (CC)(1) of this section applies to all of the following:
- (a) An employee of a retail food establishment as defined in section 3717.01 of the Revised Code;
- (b) An employee of a food processing establishment as defined in section 3715.021 of the Revised Code;
- (c) A peace officer, firefighter, or emergency medical worker as those terms are defined in section 4123.026 of the Revised Code;
- (d) A person employed as a corrections officer by any public or private place used for the confinement of a person charged with or convicted of any crime in this state or another state or under the laws of the United States or alleged or found to be a delinquent child or unruly child in this state or another state or under the laws of the United States.

All conditions, restrictions, limitations, and other provisions of this section, with reference to the payment of compensation or benefits on account of silicosis or coal miners' pneumoconiosis apply to the payment of compensation or benefits on account of any other occupational disease of the respiratory tract resulting from injurious exposures to dust.

The refusal to produce the necessary consents and permits for autopsy examination and testing shall not result in forfeiture of compensation provided the administrator finds that such refusal was the result of bona fide religious convictions or teachings to which the claimant for compensation adhered prior to the death of the decedent."

In line 621, delete "and"

In line 622, after "2744.01" insert ", and 4123.68"

In line 991, after "provide" insert "protections for essential workers

and"; after "immunity" insert "from law suits"

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

The motion was agreed to and the bill so amended.

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

The yeas and nays were taken and resulted – yeas 84, nays 9, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Antani	Baldridge	Becker
Blair	Boggs	Brinkman	Brown
Butler	Callender	Carfagna	Carruthers
Cera	Clites	Cross	Cupp
Cutrona	Dean	Denson	DeVitis
Edwards	Fraizer	Galonski	Ghanbari
Ginter	Green	Greenspan	Grendell
Hambley	Hicks-Hudson	Hillyer	Holmes, A.
Hoops	Ingram	Jones	Jordan
Keller	Kelly	Kick	Koehler
Lanese	Lang	LaRe	Leland
Lightbody	Lipps	Liston	Manchester
Manning, G.	McClain	Merrin	Miller, J.
Miranda	O'Brien	Patterson	Patton
Perales	Plummer	Powell	Reineke
Richardson	Riedel	Robinson	Roemer
Rogers	Romanchuk	Russo	Scherer
Seitz	Sheehy	Smith, T.	Sobecki
Stein	Stephens	Stoltzfus	Swearingen
Sweeney	Upchurch	Vitale	Weinstein
Wiggam	Wilkin	Zeltwanger	Householder-84

Those who voted in the negative were: Representatives

Brent Crawley Crossman Howse Lepore-Hagan Skindell Smith, K. Strahorn West-9

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

Representative Grendell moved to amend the title as follows:

Add the names: "Baldridge, Carfagna, Cross, DeVitis, Fraizer, Ginter, Green, Greenspan, Holmes, A., Hoops, Jones, Jordan, Keller, Kick, Koehler, Lanese, Lang, LaRe, McClain, Patton, Perales, Plummer, Reineke, Richardson, Riedel, Roemer, Scherer, Smith, T., Stein, Stephens, Wiggam, Wilkin."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 31-Senator Roegner.

Cosponsors: Senators Coley, Antonio, Craig, Eklund, Hoagland, Huffman,

M., Huffman, S., Kunze, Lehner, O'Brien, Rulli, Sykes, Terhar, Thomas, Uecker, Wilson Representative Hambley.

To amend sections 149.43, 4123.88, and 5913.01 and to enact sections 107.22 and 3701.25 of the Revised Code to present section 149.45 of the Revised Code to confirm its harmonization, to include emergency service telecommunicators, certain Ohio National Guard members, federal judges, regional physician advisory board members, and first responders as individuals whose residential and familial information is exempt from disclosure under the Public Records Law, to address matters related to contact tracing, and to require the Bureau of Workers' Compensation or Industrial Commission to disclose a claimant's name to a journalist upon written request, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 59, nays 34, as follows:

Those who voted in the affirmative were: Representatives

Abrams Antani Baldridge Becker Brinkman Callender Butler Carfagna Carruthers Cross Cupp Cutrona Dean **DeVitis** Edwards Fraizer Ghanbari Ginter Green Greenspan Grendell Hambley Hillyer Holmes, A. Hoops Jones Jordan Keller Kick Koehler Lanese Lang LaRe Lipps Manchester Manning, G. McClain Merrin Patton Perales Plummer Powell Reineke Richardson Riedel Roemer Romanchuk Scherer Seitz Smith, T. Stein Stephens Stoltzfus Swearingen Vitale Wiggam Householder-59 Wilkin Zeltwanger

Those who voted in the negative were: Representatives

Boggs Brent Blair Brown Clites Cera Crawley Crossman Hicks-Hudson Denson Galonski Howse Ingram Kelly Leland Lepore-Hagan Lightbody Liston Miller, J. Miranda O'Brien Patterson Robinson Rogers Russo Sheehy Skindell Smith, K. Sobecki Strahorn Sweeney Upchurch Weinstein West-34

The bill passed.

Representative Seitz moved to amend the title as follows:

Add the names: "Carruthers, Seitz, Stephens, Wiggam."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 239-Representatives Manning, G., Crawley. Cosponsors: Representatives Jones, Hillyer, Hambley, Riedel, Patterson, Boyd, Carruthers, Kent, Robinson, Crossman, Miranda, Leland, O'Brien, West, Kelly, Rogers, Sobecki, Edwards.

To amend sections 3301.0712, 3301.0729, 3313.61, 3313.612, and 3313.6114 of the Revised Code to remove the requirement that students take a nationally standardized assessment for graduation, to revise the law on end-of-course examinations, to prohibit student retention under the Third Grade Reading Guarantee for the 2020-2021 school year, and to require each school district to form a work group to evaluate the amount of time students spend on testing, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Edwards moved to amend, amendment 2459, as follows:

In line 41, delete "However, the" and insert "The"

In line 42, delete "<u>all</u>" and insert "<u>any</u>"; delete "<u>students</u>" and insert "student"

In line 43, delete "unless,"

In line 44, delete the second "the" and insert "whose"

In line 45, delete "of a student enrolled in the school submits notice" and insert "gives permission"

In line 47, delete "that the parent or guardian does not wish to"

In line 48, delete "have the student take" and insert "to administer"

In line 49, after "section" insert "to that student"; delete "If a parent or guardian submits an"

Delete lines 50 and 51

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

The yeas and nays were taken and resulted – yeas 80, nays 13, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Baldridge	Becker	Blair
Boggs	Brent	Brinkman	Brown
Butler	Callender	Carfagna	Carruthers
Cera	Clites	Crawley	Cross
Crossman	Cupp	Cutrona	Dean
Denson	DeVitis	Edwards	Fraizer
Galonski	Ghanbari	Ginter	Green
Greenspan	Hicks-Hudson	Hillyer	Holmes, A.
Hoops	Howse	Ingram	Jones
Jordan	Kelly	Koehler	Lanese
Lang	LaRe	Leland	Lepore-Hagan
Lightbody	Lipps	Manchester	Manning, G.
McClain	Miller, J.	Miranda	O'Brien

Patterson	Patton	Perales	Plummer
Reineke	Richardson	Riedel	Robinson
Roemer	Rogers	Russo	Scherer
Seitz	Sheehy	Skindell	Smith, K.
Smith, T.	Sobecki	Stein	Stephens
Swearingen	Sweeney	Upchurch	Vitale
Weinstein	West	Wilkin	Householder-80

Those who voted in the negative were: Representatives

Grendell Keller Antani Hambley Merrin Kick Liston Powell Romanchuk Stoltzfus Strahorn Wiggam Zeltwanger-13

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 78, nays 14, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Baldridge	Blair	Boggs
Brent	Brown	Butler	Callender
Carfagna	Carruthers	Cera	Clites
Crawley	Cross	Crossman	Cupp
Cutrona	Dean	Denson	DeVitis
Edwards	Fraizer	Galonski	Ghanbari
Ginter	Green	Greenspan	Hambley
Hicks-Hudson	Holmes, A.	Hoops	Howse
Ingram	Jones	Jordan	Kelly
Koehler	Lanese	LaRe	Leland
Lepore-Hagan	Lightbody	Lipps	Liston
Manchester	Manning, G.	McClain	Miller, J.
Miranda	O'Brien	Patterson	Patton
Perales	Plummer	Reineke	Richardson
Riedel	Robinson	Roemer	Rogers
Russo	Scherer	Seitz	Sheehy
Skindell	Smith, K.	Smith, T.	Sobecki
Stein	Stephens	Strahorn	Swearingen
Sweeney	Upchurch	Weinstein	West
W/:11-i	=		Hansahaldan 70

Wilkin Householder-78

Those who voted in the negative were: Representatives

Antani Becker Brinkman Grendell Keller Kick Lang Merrin Romanchuk Powell Stoltzfus Vitale Zeltwanger-14

Wiggam

The bill passed.

Representative Manning, G. moved to amend the title as follows:

Add the names: "Brent, Cera, Cross, Hicks-Hudson, Howse, Lepore-Hagan, Lightbody, Liston, Smith, K., Stephens, Sweeney."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

MESSAGE FROM THE SPEAKER

The Speaker of the House of Representatives, on May 28, 2020, signed the following:

H. B. No. 287-Representatives Russo, Perales - et al.

On motion of Representative Butler, the House adjourned until Monday, June 1, 2020 at 9:00 o'clock a.m.

Attest:	BRADLEY J. YOUNG,
	Clerk