The Senate met pursuant to adjournment.

Prayer was offered by Pastor Michael McGuire from Rushing Wind Biker Church in Zanesville, Ohio, followed by the Pledge of Allegiance to the Flag.

The journal of the last legislative day was read and approved.

The following guests were recognized by the Senate prior to the commencement of business:

Senator McColliey honored the McComb High School football team on winning the 2018 Division VII State Championship.

President Obhof honored the Medina High School boys soccer team on winning the 2018 Division I State Championship.

Senator Lehner recognized Andrew Geraghty from Xavier University.

Senator Rulli recognized Student Council members from Leetonia High School and Junior High School and their chaperones Marcia Duko and Debbie Bair.

Senator Antonio recognized Effie Morway from Ohio University’s College of Osteopathic Medicine.

Senator Antonio recognized Joe Mead and Cleveland State University’s Columbus Seminar Class on their educational visit and legislative sessions in Columbus.

REPORTS OF STANDING AND SELECT COMMITTEES

Senator Burke submitted the following report:

The standing committee on Health, Human Services and Medicaid, to which was referred S. R. No. 41-Senators Huffman, M., Obhof having had the same under consideration, reports it back and recommends its adoption.

Co-Sponsors: Hottinger, Lehner, Gavarone, Huffman, S., Roegner.

YES - 9: KIRK SCHURING, KRISTINA D. ROEGNER, JAY HOTTINGER, PEGGY LEHNER, STEPHANIE KUNZE, BOB D. HACKETT, DAVE BURKE, STEPHEN A. HUFFMAN, THERESA GAVARONE
NO - 3: NICKIE J. ANTONIO, TINA MAHARATH, CECIL THOMAS

Senator Burke submitted the following report:
The standing committee on Health, Human Services and Medicaid, to which was referred Sub. S. B. No. 23-Senator Roegner, et. al., having had the same under consideration, reports back a substitute bill and recommends its passage.

YES - 8: KIRK SCHURING, KRISTINA D. ROEGNER, JAY HOTTINGER, PEGGY LEHNER, BOB D. HACKETT, DAVE BURKE, STEPHEN A. HUFFMAN, THERESA GAVARONE

NO - 4: CECIL THOMAS, NICKIE J. ANTONIO, TINA MAHARATH, STEPHANIE KUNZE

Senator Dolan submitted the following report:
The standing committee on Finance, to which was referred S. B. No. 4-Senators Rulli, Kunze, et. al., having had the same under consideration, reports it back and recommends its passage.

Co-Sponsors: Hottinger.

YES - 11: JAY HOTTINGER, ROB MCCOLLEY, STEVE WILSON, PEGGY LEHNER, DAVE BURKE, MATT DOLAN, VERNON SYKES, STEPHANIE KUNZE, KIRK SCHURING, NICKIE J. ANTONIO, JOHN EKLUND

NO - 0.

The question being, "Shall the reports of the committee be accepted?"
The reports of the committee were accepted.

RESOLUTIONS REPORTED BY COMMITTEE

S. R. No. 41-Senators Huffman, M., Obhof.
Cosponsors: Senators Hottinger, Lehner, Gavarone, Huffman, S., Roegner.

To urge the Congress of the United States, as expeditiously as possible, to enact a Born-Alive Abortion Survivors Protection Act.

WHEREAS, If an abortion results in the live birth of an infant, the infant is a legal person and must be entitled to all the protections of United
States law available to a legal person; and

WHEREAS, Any infant born alive after an abortion or within a hospital, clinic, or other facility should have the same claim to the protections of the law that would arise for any newborn or any person who comes to a hospital, clinic, or other facility for screening and treatment or otherwise becomes a patient within its care; and

WHEREAS, Without special protection for infants born alive after an abortion provided in law, these infants are exposed to serious injury or harm and possible death; and

WHEREAS, A Born-Alive Abortion Survivors Protection Act would provide the protections needed so that an infant born alive after an abortion is treated as a legal person under, and is protected by, United States law; now therefore be it

RESOLVED, That we, the members of the Senate of the 133rd General Assembly of the State of Ohio, hereby urge the Congress of the United States to enact a Born-Alive Abortion Survivors Protection Act as expeditiously as possible; and be it further

RESOLVED, That the Clerk of the Senate transmit duly authenticated copies of this Resolution to the members of the Ohio Congressional delegation, to the Speaker and Clerk of the United States House of Representatives, to the President Pro Tempore and Secretary of the United States Senate, and to the news media of Ohio.

The question being, “Shall the resolution resolution, S. R. No. 41, be adopted?”

On the motion of Senator Peterson, the Senate recessed until 2:24 p.m. The Senate met pursuant to the recess.

RESOLUTIONS REPORTED BY COMMITTEE

The question being, “Shall the resolution, S. R. No. 41, be adopted?”

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

<table>
<thead>
<tr>
<th>Antonio</th>
<th>Brenner</th>
<th>Burke</th>
<th>Coley</th>
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<tr>
<td>Craig</td>
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<td>Gavarone</td>
<td>Hackett</td>
<td>Hill</td>
<td>Hoagland</td>
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<tr>
<td>Hottinger</td>
<td>Huffman, M.</td>
<td>Huffman, S.</td>
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<td>Lehner</td>
<td>Maharath</td>
<td>Manning</td>
<td>McColley</td>
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<td>O'Brien</td>
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<td>Schuring</td>
<td>Sykes</td>
<td>Thomas</td>
<td>Uecker</td>
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<tr>
<td>Williams</td>
<td>Wilson</td>
<td>Yuko</td>
<td>Obhof-32</td>
</tr>
</tbody>
</table>
So the resolution was adopted.
The question being, "Shall the title be agreed to?"
Senator Huffman, M. moved to amend the title as follows:
Add the names: "Senators Brenner, Burke, Coley, Dolan, Eklund, Hackett, Hill, Kunze, Manning, McColley, Peterson, Uecker, Wilson"
The question being, "Shall the motion be agreed to?"
The motion was agreed to and the title so amended.

BILLS FOR THIRD CONSIDERATION

Am. S. B. No. 10 - Senator Wilson
Cosponsors: Senators Peterson, Uecker, Coley, Hoagland, Gavarone
To amend section 2921.41 of the Revised Code to expand the penalties for theft in office based on the amount stolen and to include as restitution audit costs of the entity that suffered the loss, was considered the third time.
The question being, "Shall the bill, Am. S. B. No. 10, pass?"
The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:
Those who voted in the affirmative were: Senators

| Antonio | Brenner | Burke | Coley | Craig | Dolan | Eklund | Fedor | Gavarone | Hackett | Hill | Hoagland | Huffman, M. | Huffman, S. | Kunze | Lehner | Maharath | Manning | McColley | O'Brien | Peterson | Roegner | Rulli | Schuring | Sykes | Thomas | Uecker | Williams | Wilson | Yuko | Obhof-32 |
|---------|---------|-------|-------|-------|-------|--------|-------|----------|---------|------|----------|------------|-------------|-------|--------|---------|---------|---------|--------|---------|--------|-------|---------|------|--------|--------|---------|---------|

So the bill passed.
The question being, "Shall the title be agreed to?"
Senator Wilson moved to amend the title as follows:
Add the names: "Senators Antonio, Craig, Dolan, Eklund, Hackett, Hill, Hottinger, Huffman, M., Huffman, S., Kunze, Lehner, Maharath, McColley, Obhof, O'Brien, Roegner, Rulli, Sykes, Thomas, Williams"
The question being, "Shall the motion be agreed to?"
The motion was agreed to and the title so amended.

Am. S. B. No. 22 - Senator Uecker
Cosponsors: Senators Huffman, S., Coley, Hoagland, Gavarone
To amend section 3501.22 of the Revised Code to reduce the minimum number of precinct election officials in a multi-precinct polling location in which electronic pollbooks are used, was considered the third time.
The question being, "Shall the bill, Am. S. B. No. 22, pass?"
The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:
Those who voted in the affirmative were: Senators

Antonio  Brenner  Burke  Coley
Craig  Dolan  Eklund  Fedor
Gavarone  Hackett  Hill  Hoagland
Hottinger  Huffman, M.  Huffman, S.  Kunze
Lehner  Maharath  Manning  McColley
O'Brien  Peterson  Roegner  Rulli
Schuring  Sykes  Thomas  Uecker
Williams  Wilson  Yuko  Obhof-32

So the bill passed.

The question being, “Shall the title be agreed to?”

Senator Uecker moved to amend the title as follows:

Add the names: "Senators Burke, Craig, Eklund, Hackett, Hill, Hottinger, Huffman, M., Kunze, Lehner, Maharath, Manning, McColley, Obhof, O'Brien, Peterson, Roegner, Rulli, Wilson, Yuko"

The question being, “Shall the motion be agreed to?”

The motion was agreed to and the title so amended.

**Sub. S. B. No. 23**-Senator Roegner
Cosponsors: Senators Burke, Uecker, Hackett, Wilson, Hoagland, Huffman, S., Huffman, M., Hottinger, Lehner, Brenner, Schuring, Obhof, McColley, Peterson, Terhar, Coley, Hill, Gavarone

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, and 2919.1910 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, was considered the third time.

The question being, "Shall the bill, **Sub. S. B. No. 23**, pass?"

Senator Maharath moved to amend as follows:

In line 1 of the title, after "2317.56," insert "2907.29,"
In line 8 of the title, delete "and"; after "2919.1910" insert ", 3727.61, 3727.611, and 3727.612"
In line 11 of the title, after "heartbeat" insert ", to require hospitals to provide specified services to victims of sexual assault,"
In line 14, after "2317.56," insert "2907.29,"
In line 20, delete "and"; after "2919.1910" insert ", 3727.61, 3727.611, and 3727.612"

After line 224, insert:

"Sec. 2907.29. Every hospital of this state that offers organized emergency services shall provide that a physician, a physician assistant, a clinical nurse specialist, a certified nurse practitioner, or a certified nurse-midwife is available on call twenty-four hours each day for the examination of persons reported to any law enforcement agency to be victims of sexual offenses cognizable as violations of any provision of sections 2907.02 to 2907.06 of the Revised Code. The physician, physician assistant, clinical nurse specialist, certified nurse practitioner, or certified nurse-midwife, upon the request of any peace officer or prosecuting attorney and with the consent of the reported victim or upon the request of the reported victim, shall examine the person for the purposes of gathering physical evidence and shall complete any written documentation of the physical examination. The director of health shall establish procedures for gathering evidence under this section.

Each reported victim shall be informed of available venereal disease, the sexually transmitted infection, pregnancy, medical, and psychiatric services made available in accordance with section 3727.611 of the Revised Code.

Notwithstanding any other provision of law, a minor may consent to examination under this section. The consent is not subject to disaffirmance because of minority, and consent of the parent, parents, or guardian of the minor is not required for an examination under this section. However, the hospital shall give written notice to the parent, parents, or guardian of a minor that an examination under this section has taken place. The parent, parents, or guardian of a minor giving consent under this section are not liable for payment for any services provided under this section without their consent."

After line 726, insert:

"Sec. 3727.61. As used in this section and in sections 3727.611 and 3727.612 of the Revised Code:

(A) "Drug" has the same meaning as in the "Federal Food, Drug, and Cosmetic Act," 21 U.S.C. 321(g)(1), as amended.

(B) "Device" has the same meaning as in the "Federal Food, Drug, and Cosmetic Act," 21 U.S.C. 321(h), as amended.

(C) "Emergency contraception" means any drug, drug regimen, or device intended to prevent pregnancy after unprotected sexual intercourse or contraceptive failure.

(D) "Sexual assault" means a violation of sections 2907.02 to 2907.06
of the Revised Code.

**Sec. 3727.611.** (A) It shall be the standard of care in this state for hospitals that offer organized emergency services to provide the services specified in divisions (B) and (C) of this section to victims of sexual assault and individuals reported to be victims of sexual assault. The services shall be provided without regard to the ability of the victim or individual reported to be a victim to pay for the services.

(B) Except as provided in division (E) of this section, the services specified in divisions (B)(1) and (2) of this section shall be provided by a hospital to each victim of sexual assault or individual reported to be a victim of sexual assault who is female and, as determined by the hospital, is of child-bearing age.

(1) The hospital shall provide the victim or individual reported to be a victim with information about emergency contraception. The information shall be medically and factually accurate and unbiased. It shall be provided in clear and concise language in both written and oral formats. The information shall explain all of the following:

(a) That emergency contraception has been approved by the United States food and drug administration for use by women of all ages with or without a prescription as a safe and effective means to prevent pregnancy after unprotected sexual intercourse or contraceptive failure if used in a timely manner

(b) That emergency contraception is more effective the sooner it is used following unprotected sexual intercourse or contraceptive failure;

(c) That emergency contraception does not cause an abortion and studies have shown that it does not interrupt an established pregnancy.

(2) The hospital shall promptly offer emergency contraception to the victim or individual reported to be a victim and provide the emergency contraception if the victim or individual accepts the offer.

(C) The services specified in divisions (C)(1) to (4) of this section shall be provided by a hospital to each victim of sexual assault, regardless of the victim's or individual's age or sex.

(1) The hospital shall promptly provide the victim or individual reported to be a victim with an assessment of the victim's or individual's risk of contracting sexually transmitted infections, including gonorrhea, chlamydia, syphilis, and hepatitis. The assessment shall be conducted by a physician, physician assistant, clinical nurse specialist, certified nurse practitioner, certified nurse-midwife, or registered nurse. The assessment shall be based on the following:

(a) The available information regarding the sexual assault;
(b) The established standards of risk assessment, including consideration of any recommendations established by the United States centers for disease control and prevention, peer-reviewed clinical studies, and appropriate research using in vitro and nonhuman primate models of infection.

(2) After conducting the assessment, the hospital shall provide the victim or individual reported to be a victim with counseling concerning the significantly prevalent sexually transmitted infections for which effective postexposure treatment exists and for which deferral of treatment would either significantly reduce treatment efficacy or pose substantial risk to the victim's or individual's health, including the infections for which prophylactic treatment is recommended based on guidelines from the United States centers for disease control and prevention. The counseling shall be provided by a physician, physician assistant, clinical nurse specialist, certified nurse practitioner, certified nurse-midwife, or registered nurse. The counseling shall be provided in clear and concise language.

(3) After providing the counseling, the hospital shall offer treatment for sexually transmitted infections to the victim or individual reported to be a victim. The hospital shall provide the treatment if the victim or individual consents to the treatment.

(4) Before the victim or individual reported to be a victim leaves the hospital, the hospital shall provide the victim or individual with counseling on the physical and mental health benefits of receiving follow-up care from the victim's or individual's primary care physician or from another medical care provider capable of providing follow-up care to victims of sexual assault. The counseling shall include information on local organizations and relevant health providers capable of providing either follow-up medical care or other health services to victims of sexual assault. The counseling shall be provided by a physician, physician assistant, clinical nurse specialist, certified nurse practitioner, certified nurse-midwife, or registered nurse. The counseling shall be provided in clear and concise language.

(D) In the case of minors, the services specified in this section shall be provided at the discretion of the treating physician and in accordance with the guidelines of the United States centers for disease control and prevention. Notwithstanding any other provision of law, a minor may consent to the services specified in this section. The consent is not subject to disaffirmance because of minority, and consent of the parent, parents, or guardian of the minor is not required for the services to be provided.

(E) In either of the following cases, a hospital is not required to provide information about emergency contraception, to offer emergency contraception, or to provide emergency contraception to a victim of sexual assault or individual reported to be a victim of sexual assault who is female
and, as determined by the hospital, is of child-bearing age:

(1) The hospital is aware that the victim or individual is incapable of becoming pregnant.

(2) The hospital is aware that the victim or individual is pregnant.

If the hospital has a pregnancy test performed to confirm whether the victim or individual is pregnant, the hospital shall have the test performed in such a manner that the results of the test are made available to the victim or individual during the initial visit to the hospital regarding the sexual assault.

(F) Nothing in this section shall be construed as meaning any of the following:

(1) That a hospital is required to provide treatment to a victim of sexual assault or individual reported to be a victim of sexual assault if the treatment is contrary to recommendations established by the United States centers for disease control and prevention;

(2) That a victim of sexual assault or individual reported to be a victim of sexual assault is required to submit to any testing or treatment;

(3) That a hospital is prohibited from seeking reimbursement for the costs of services provided under this section from the victim's or individual's health insurance or from medicaid, if applicable, and to the extent permitted by section 2907.28 of the Revised Code.

Sec. 3727.612. In addition to other remedies under common law, an individual may file a complaint with the department of health if the individual believes that a hospital has failed to comply with the requirements of section 3727.611 of the Revised Code. The department shall investigate the complaint in a timely manner.

If the department determines that a hospital has failed to provide the services required by section 3727.611 of the Revised Code to a victim of sexual assault or individual reported to be a victim of sexual assault, the department shall impose a civil penalty of not less than ten thousand dollars for each violation. The department's actions shall be taken pursuant to adjudication under Chapter 119. of the Revised Code.

If the hospital has previously violated section 3727.611 of the Revised Code, the department may ask the attorney general to bring an action for injunctive relief in any court of competent jurisdiction. On the filing of an appropriate petition in the court, the court may conduct a hearing on the petition. If it is demonstrated in the proceedings that the hospital has failed to provide the services, the court shall grant a temporary or permanent injunction enjoining the hospital's operation."

In line 1496, after "2317.56," insert "2907.29,"

The question being, “Shall the amendment be agreed to?”
Senator Peterson moved that the amendment be laid on the table.
The question being, "Shall the motion be agreed to?"
A roll call was requested which was properly supported.
The yeas and nays were taken and resulted – yeas 19, nays 13, as follows:

Those who voted in the affirmative were: Senators
- Brenner
- Burke
- Coley
- Eklund
- Gavarone
- Hackett
- Hill
- Hoagland
- Hottinger
- Huffman, M.
- Huffman, S.
- McColley
- Peterson
- Roegner
- Rulli
- Schuring
- Uecker
- Wilson

Those who voted in the negative were: Senators
- Antonio
- Craig
- Dolan
- Fedor
- Kunze
- Lehner
- Maharath
- Manning
- O’Brien
- Sykes
- Thomas
- Williams
- Yuko-13

The amendment was laid on the table.

The question recurred, "Shall the bill, Sub. S. B. No. 23, pass?"

Senator Williams moved to amend as follows:

In line 8 of the title, delete "and"; after "2919.1910" insert ", 3902.40, and 3902.41"
In line 11 of the title, delete "and" and insert ","
In line 13 of the title, after "Support" insert ", and to require health plan issuers to cover maternity services"
In line 20, delete "and"; after "2919.1910" insert ", 3902.40, and 3902.41"

After line 726, insert:

"Sec. 3902.40. As used in sections 3902.40 and 3902.41 of the Revised Code:

(A) "Cost sharing" means the cost to an individual covered under a health benefit plan according to any coverage limit, copayment, coinsurance, deductible, or other out-of-pocket expense requirements imposed by a health benefit plan.

(B) "Health benefit plan" and "health plan issuer" have the same meanings as in section 3922.01 of the Revised Code.

(C) "Maternity services" includes all of the following:

(1) Care during pregnancy;

(2) Care during labor;
(3) Birthing;
(4) Prenatal care;
(5) Postpartum care.

Sec. 3902.41. Notwithstanding section 3901.71 of the Revised Code, a health benefit plan issued or renewed on or after the effective date of this section shall provide coverage for maternity services.

(B) Division (A) of this section shall not be construed as prohibiting a health plan issuer from imposing cost sharing requirements with regard to the coverage provided under division (A) of this section."

The question being, “Shall the amendment be agreed to?”
Senator Peterson moved that the amendment be laid on the table.

The question being, "Shall the motion be agreed to?"
A roll call was requested which was properly supported.

The yeas and nays were taken and resulted – yeas 21, nays 11, as follows:
Those who voted in the affirmative were: Senators
Brenner  Burke  Coley  Dolan
Eklund  Gavarone  Hackett  Hill
Hoagland  Hottinger  Huffman, M.  Huffman, S.
Manning  McColley  Peterson  Roegner
Rulli  Schuring  Uecker  Wilson
Obhof-21

Those who voted in the negative were: Senators
Antonio  Craig  Fedor  Kunze
Lehner  Maharath  O'Brien  Sykes
Thomas  Williams  Yuko-11

The amendment was laid on the table.

The question recurred, "Shall the bill, Sub. S. B. No. 23, pass?"
Senator Antonio moved to amend as follows:

In line 232, after "(B)" insert "(1)"
In line 305, strike through "has the same meaning as in section"
In line 306, strike through "2919.16 of the Revised Code" and insert "means a condition that in the physician's good faith medical judgment, based upon the facts known to the physician at that time, so complicates the woman's pregnancy as to necessitate the immediate performance or inducement of an abortion in order to prevent the death of the pregnant woman or to avoid a serious risk of the substantial and irreversible impairment of a major bodily function of the pregnant woman that delay in the performance or inducement of the abortion would create."
"Medical emergency" includes a condition related to the woman's mental health that results in her being a threat to herself or others, if determined in the physician's good faith medical judgment, based upon the facts known to the physician at that time.

In line 314, strike through "has the same meaning as"

In line 315, strike through "in section 2919.16 of the Revised Code" and insert "means any medically diagnosed condition that so complicates the pregnancy of the woman as to directly or indirectly cause the substantial and irreversible impairment of a major bodily function. A medically diagnosed condition that constitutes a "serious risk of the substantial and irreversible impairment of a major bodily function" includes pre-eclampsia, inevitable abortion, and premature rupture of the membranes, and may include, but is not limited to, diabetes and multiple sclerosis."

In line 411, strike through "A" and insert "Except as provided in division (C) or (D) of this section, a"

After line 489, insert:

(D) A person is not in violation of division (A) of this section if the pregnancy of the woman is the result of rape or incest."

In line 505, delete "if" and insert "in either of the following circumstances:

(1) If"

In line 506, delete ", as defined in section 2919.16"
In line 507, delete "of the Revised Code."
In line 508, after "division" insert ";

(2) If the pregnancy of the woman is the result of rape or incest"
In line 510, after "(B)" insert "(1)"
In line 558, after "division" insert "or, if the pregnancy of the woman is the result of rape or incest"
In line 585, delete "a" and insert "either of the following:

(1) A"

In line 590, after "woman" insert ", or to prevent the pregnant woman from being a threat to herself or others, if she is suffering from a condition related to her mental health"

After line 590, insert:

"(2) A physician who performs or induces an abortion on a pregnant woman if the pregnancy of the woman is the result of rape or incest."

In line 592, delete "this"; after "division" insert "(B)(1) of this section"
In line 597, after "woman" insert ", or to prevent the pregnant woman from being a threat to herself or others if she is suffering from a condition related to her mental health"

In line 623, delete "A" and insert "Except as provided in division (C) of this section, a"

After line 641, insert:
"(C) The provisions of this section do not apply if the pregnancy of the woman is the result of rape or incest."

In line 655, delete "A" and insert "Except if the pregnancy of the woman is the result of rape or incest."

The question being, “Shall the amendment be agreed to?”

Senator Peterson moved that the amendment be laid on the table.

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

A roll call was requested which was properly supported.

The yeas and nays were taken and resulted – yeas 19, nays 13, as follows:

Those who voted in the affirmative were: Senators
Brenner     Burke     Coley     Gavarone
Hackett     Hill      Hoagland  Hottinger
Huffman, M. Huffman, S. Lehner    McColley
Peterson    Roegner   Rulli     Schuring
Uecker      Wilson    Obhof-19

Those who voted in the negative were: Senators
Antonio     Craig     Dolan     Eklund
Fedor       Kunze     Maharath  Manning
O’Brien     Sykes     Thomas   Williams
                  Yuko-13

The amendment was laid on the table.

The question recurred, "Shall the bill, Sub. S. B. No. 23, pass?"

The yeas and nays were taken and resulted – yeas 19, nays 13, as follows:

Those who voted in the affirmative were: Senators
Brenner     Burke     Coley     Gavarone
Hackett     Hill      Hoagland  Hottinger
Huffman, M. Huffman, S. Lehner    McColley
Peterson    Roegner   Rulli     Schuring
Uecker      Wilson    Obhof-19

Those who voted in the negative were: Senators
Antonio     Craig     Dolan     Eklund
Fedor       Kunze     Maharath  Manning
O’Brien     Sykes     Thomas   Williams
                  Yuko-13

So the bill passed.
The question being, "Shall the title be agreed to?"
The title was agreed to.

MOTIONS

Senator Hottinger moved that Senators absent the week of Sunday, March 10, 2019, be excused, so long as a written explanation is on file with the Clerk pursuant to Senate Rule No. 17.

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

INTRODUCTION AND FIRST CONSIDERATION OF BILLS

The following bills were introduced and considered for the first time:

S. B. No. 104 - Senator Hill

To amend sections 3313.64, 3313.98, 3313.981, 3314.08, 3326.31, 3326.33, and 3326.39 and to enact sections 3313.984, 3314.088, and 3326.42 of the Revised Code regarding funding for students enrolled in community schools, STEM schools, and other districts through interdistrict open enrollment.

S. B. No. 105 - Senator Brenner
Cosponsors: Senators Fedor, Kunze, Lehner, Williams

To amend sections 503.40, 503.41, 503.42, 503.43, 503.44, 503.47, 503.48, 503.49, 503.50, 715.61, 2927.17, 4731.04, 4731.15, and 4731.41, to enact section 503.411, and to repeal sections 503.45 and 503.46 of the Revised Code to make changes to the massage therapy licensing law.

S. B. No. 106 - Senators Coley, Wilson

To enact section 5534.014 of the Revised Code to designate a portion of State Route 122 in Butler and Warren Counties as the "SFC Charles E. Carpenter Memorial Highway."

S. B. No. 107 - Senator Rulli
Cosponsors: Senators Brenner, Eklund, Antonio, Sykes, Fedor

To amend sections 3517.10, 3517.105, 3517.106, 3517.1011, and 3517.11 of the Revised Code to allow certain entities to file campaign finance statements electronically and to require the Secretary of State to make the information in those electronic statements available online.

S. B. No. 108 - Senator Obhof
Cosponsors: Senators Eklund, Hoagland, Huffman, S., Roegner, Terhar, Wilson
To repeal section 1.49 of the Revised Code to eliminate the rule of construction regarding a court's considerations in determining the intention of the legislature when a statute is ambiguous.

S. B. No. 109 - Senator Schuring
Cosponsor: Senator Manning

To amend sections 5725.98, 5726.98, 5729.98, 5747.02, 5747.08, 5747.98, 5751.98, and 6301.11 and to enact sections 3333.93, 3333.931, 3333.932, and 5747.77 of the Revised Code to establish the Workforce Scholarship Program, to terminate the provisions of the Scholarship Program on December 31, 2023, by repealing sections 3333.93 and 3333.931 of the Revised Code on that date, to authorize tax credits for graduates of the Scholarship Program and their employers, and to make an appropriation.

S. B. No. 110 - Senator Manning

To enact section 3302.103 of the Revised Code to modify the operation of academic distress commissions in certain school districts.

OFFERING OF RESOLUTIONS

Pursuant to Senate Rule No. 54, the following resolutions were offered:

S. R. No. 51 - Senators Brenner, Craig, Kunze, Maharath
Honoring Sade Olatoye as the Big Ten Indoor Track and Field Meet 2019 Women’s Field Athlete of the Championships.

S. R. No. 52 - Senators Brenner, Craig, Kunze, Maharath
Honoring Karen Dennis on being named the 2019 Big Ten Conference Women’s Indoor Track and Field Coach of the Year.

S. R. No. 53 - Senators Brenner, Craig, Kunze, Maharath
Honoring The Ohio State University women’s indoor track and field team on winning the 2019 Big Ten Conference Championship.

S. R. No. 54 - Senator Roegner
Honoring Paige McCormick as the 2019 Division I 500-yard freestyle State Champion.

S. R. No. 55 - Senator Thomas
Honoring Metropolitan Christian Methodist Episcopal Church on its Centennial.

S. R. No. 56 - Senators Fedor, Lehner, Yuko, Kunze, Maharath, Antonio, Brenner, O'Brien, Thomas, Williams, Sykes, Terhar, Roegner, Craig, Eklund
Recognizing Women’s History Month in Ohio, March 2019.

The question being, "Shall the resolutions listed under the President's prerogative be adopted?"
So the resolutions were adopted.

On the motion of Senator Peterson, the Senate adjourned until Thursday, March 14, 2019 at 11:30 a.m.

Attest: VINCENT L. KEERAN, Clerk.