JOURNALS OF THE SENATE AND HOUSE OF REPRESENTATIVES

# OHIO House of Representatives

## JOURNAL

CORRECTED VERSION WEDNESDAY, MARCH 1, 2023

#### SIXTEENTH DAY Hall of the House of Representatives, Columbus, Ohio Wednesday, March 1, 2023, 9:00 o'clock a.m.

The House met pursuant to adjournment.

Prayer was offered by Pastor Dean Fulks of the Lifepoint Church in Lewis Center, 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:

Madeline Klimovich and her family, guests of Representative Callender- 57th district.

The students of Junior Leadership Hudson, guests of Representative Weinstein- 34th district.

The Glenville High School football team and coaching staff, guests of Representative Upchurch- 20th district.

Former Ohio House intern and current assistant principal of Parma High School, Brian Brochetti, a guest of Representative Brennan- 14th district.

Guy Coviello, Lyle Huffman, Lindsey Smoot, and Marcus Trelaine, guests of Representative McNally- 59th district.

The journal of yesterday was read.

The question being, "Shall the journal of the previous day be approved?"

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

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Abdullahi	Baker	Barhorst	Bird
Blackshear	Brennan	Brent	Brewer
Brown	Callender	Carruthers	Click
Creech	Cross	Cutrona	Dell'Aquila
Demetriou	Dobos	Edwards	Forhan
Fowler Arthur	Galonski	Ghanbari	Grim
Hall	Hillyer	Holmes	Hoops
Humphrey	Isaacsohn	Jarrells	John
Johnson	Jones	Klopfenstein	Lampton
LaRe	Lightbody	Lipps	Liston
Loychik	Manning	Mathews	McClain
McNally	Miller, A.	Miller, J.	Miller, K.
Miller, M.	Miranda	Mohamed	Oelslager
Patton	Pavliga	Peterson	Ray
Richardson	Robb Blasdel	Robinson	Roemer
Rogers	Russo	Santucci	Schmidt
Seitz	Skindell	Somani	Stein
Swearingen	Sweeney	Thomas, C.	Thomas, J.
Troy	Upchurch	Weinstein	White
Young, B.	Young, T.		Stephens-79

Those who voted in the negative were: Representatives				
Claggett	Dean	Ferguson	Gross	
Kick	King	Lear	Manchester	
Merrin	Plummer	Powell	Stewart	
Stoltzfus	Wiggam	Williams	Willis-16	

The journal was approved.

#### **INTRODUCTION OF BILLS**

The following bill was introduced:

**H. B. No. 87 -** Representatives Santucci, Demetriou. Cosponsors: Representatives Ferguson, King, Willis, Williams, Gross, Holmes, McClain, Bird, Johnson, Schmidt, Miller, A., Barhorst, Miller, M., Klopfenstein, Creech, Young, T., Cross, Richardson.

To enact section 125.036 of the Revised Code to prohibit the state or a political subdivision from purchasing a United States or Ohio flag that was not made in the United States.

Said bill was considered the first time.

#### REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Sweeney submitted the following report:

The standing committee on Finance to which was referred **H. B. No. 23**-Representative Edwards, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: ENACT FY 2024-2025 TRANSPORTATION BUDGET

JAY EDWARDS BRIDE ROSE SWEENEY JAMIE CALLENDER JON CROSS HARAZ N. GHANBARI JAMES M. HOOPS DON JONES GAYLE MANNING THOMAS F. PATTON BOB PETERSON MONICA ROBB BLASDEL MICHAEL J. SKINDELL DANIEL P. TROY JEFF LARE WILLIS E. BLACKSHEAR, JR. SARA P. CARRUTHERS AL CUTRONA MICHELE GRIM DANI ISAACSOHN MIKE LOYCHIK KEVIN D. MILLER GAIL K. PAVLIGA TRACY M. RICHARDSON JEAN SCHMIDT D. J. SWEARINGEN BOB YOUNG The following members voted "NO" DONTAVIUS L. JARRELLS ADAM C. MILLER

BETH LISTON JOSEPH A. MILLER, III

The report was agreed to.

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

Representative Brennan submitted the following report:

The standing committee on State and Local Government to which was referred **H. B. No. 52**-Representatives Fowler Arthur, John, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REVERSE H.B. 509/134TH GA CHANGES TO EMS TRAINING, CONTINUING ED

Representative Dean moved to amend the title as follows:

Add the names: "Forhan, Thomas, C."

MARILYN S. JOHN
SEAN P. BRENNAN
ELLIOT FORHAN
THOMAS HALL
ROY KLOPFENSTEIN
REGGIE STOLTZFUS
JIM THOMAS

BILL DEAN RODNEY CREECH JENNIFER GROSS ANGELA N. KING PHIL PLUMMER CECIL THOMAS DANIEL P. TROY

The report was agreed to.

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

Representative Troy submitted the following report:

The standing committee on Ways and Means to which was referred **Sub. S. B. No. 10**-Senator Blessing, et al., having had the same under consideration, reports it back and recommends its passage.

RE: INCORPORATE CHANGES IN THE INTERNAL REVENUE CODE INTO OHIO LAW

Representative Roemer moved to amend the title as follows:

Add the names: "Roemer, Troy"

BILL ROEMER DANIEL P. TROY RICHARD DELL'AQUILA THOMAS HALL ANGELA N. KING DEREK MERRIN SEAN P. BRENNAN STEVE DEMETRIOU DANI ISAACSOHN BETH LEAR RIORDAN T. MCCLAIN REGGIE STOLTZFUS TOM YOUNG ELGIN ROGERS, JR. SCOTT WIGGAM

The report was agreed to.

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

Representative Grim submitted the following report:

The standing committee on Transportation to which was referred **H. B. No. 26**-Representative Wiggam, having had the same under consideration, reports it back and recommends its passage.

RE: DESIGNATE TOWN AND COUNTRY FIREFIGHTER LT. PHILIP M. WIGAL HWY

Representative Ferguson moved to amend the title as follows:

Add the names: "McClain, John"

RIORDAN T. MCCLAIN MICHELE GRIM JUANITA O. BRENT MARILYN S. JOHN KEVIN D. MILLER ELGIN ROGERS, JR. RON FERGUSON MUNIRA ABDULLAHI SARA P. CARRUTHERS ROY KLOPFENSTEIN JESSICA E. MIRANDA BERNARD WILLIS

The report was agreed to.

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

Representative Grim submitted the following report:

The standing committee on Transportation to which was referred **H. B. No. 55**-Representatives John, Lear, having had the same under consideration, reports it back and recommends its passage.

RE: DESIGNATE FIREFIGHTER CHARLES D. SWANK MEMORIAL HIGHWAY

RIORDAN T. MCCLAIN MICHELE GRIM JUANITA O. BRENT MARILYN S. JOHN ROY KLOPFENSTEIN JESSICA E. MIRANDA BERNARD WILLIS RON FERGUSON MUNIRA ABDULLAHI SARA P. CARRUTHERS MARK JOHNSON KEVIN D. MILLER ELGIN ROGERS, JR.

The report was agreed to.

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

Representative Grim submitted the following report:

The standing committee on Transportation to which was referred **H. B. No. 54**-Representative Grim, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

RE: DESIGNATE KEITH EARLEY MEMORIAL INTERCHANGE

Representative Ferguson moved to amend the title as follows:

Add the name: "John"

Representative Ferguson moved to amend as follows:

In line 3 of the title, after ""Keith" insert "G."

In line 10, after "<u>"Keith</u>" insert "G."

The motion was agreed to and the bill so amended.

RON FERGUSON JUANITA O. BRENT MARILYN S. JOHN ROY KLOPFENSTEIN JESSICA E. MIRANDA MICHELE GRIM SARA P. CARRUTHERS MARK JOHNSON KEVIN D. MILLER BERNARD WILLIS

The report was agreed to.

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

#### MOTIONS AND RESOLUTIONS

Representative Hoops moved that majority party members asking leave to be absent or absent the week of Wednesday, March 1, 2023, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Miranda moved that minority party members asking leave to be absent or absent the week of Wednesday, March 1, 2023, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

### **BILLS FOR THIRD CONSIDERATION**

Sub. H. B. No. 23-Representative Edwards.

To amend sections 124.152, 303.02, 306.353, 519.02, 1710.01, 1710.02, 1710.03, 1710.13, 4503.10, 4503.103, 4503.11, 4503.191, 4503.44, 4506.01, 4506.11, 4507.01, 4507.061, 4507.13, 4507.52, 4511.092, 4511.093, 4511.0913, 4513.241, 4513.34, 4981.02, 4981.04, 5503.031, 5531.09,

5531.10, 5540.01, 5540.02, 5540.03, 5540.06, 5577.044, and 5747.502; to enact sections 746.01, 746.02, 746.03, 746.04, 746.05, 746.06, 746.07, 4503.107, 4505.131, 4506.072, 4507.021, 4507.063, 4507.511, 4955.50, 4955.51, 4999.09, and 5501.60; and to repeal section 5501.09 of the Revised Code and to amend Section 265.325 of H.B. 110 of the 134th General Assembly and Section 223.15 of H.B. 687 of the 134th General Assembly to make appropriations for programs related to transportation for the biennium beginning July 1, 2023, and ending June 30, 2025, and to provide authorization and conditions for the operation of those programs, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Hoops moved to amend, amendment 0373-2, as follows:

In line 1 of the title, after "sections" insert "117.16, 117.161,"

In line 7 of the title, after "5540.06" insert ", 5543.19"

In line 12 of the title, delete the first "and"; after "5501.60" insert ", 5543.191, and 5543.192"

In line 21, after "sections" insert "117.16, 117.161,"

In line 26, after "5540.06" insert ", 5543.19"

In line 29, delete "and"; after "5501.60" insert ", 5543.191, and 5543.192"

After line 30, insert:

"Sec. 117.16. (A) The auditor of state shall do all of the following:

(1) Develop a force account project assessment form that each public office that undertakes force account projects shall use to estimate or report the cost of a force account project. The form shall include costs for employee salaries and benefits, any other labor costs, materials, freight, fuel, hauling, overhead expense, workers' compensation premiums, and all other items of cost and expense, including a reasonable allowance for the use of all tools and equipment used on or in connection with such work and for the depreciation on the tools and equipment.

(2) Make the form available to public offices by any cost-effective, convenient method accessible to the auditor of state and the public offices;

(3) When conducting an audit under this chapter of a public office that undertakes force account projects, examine the forms and records of a sampling of the force account projects the public office completed since an audit was last conducted, to determine compliance with its force account limits. (B) If the auditor of state receives a complaint from any person that a public office has violated the <u>scope of work or</u> force account limits established for that office, the auditor of state may conduct an audit in addition to the audit provided in section 117.11 of the Revised Code if the auditor of state has reasonable cause to believe that an additional audit is in the public interest.

(C)(1) If the auditor of state finds that a county, township, or municipal corporation violated the <u>scope of work or</u> force account limits established for that political subdivision, <u>as applicable</u>, the auditor of state, in addition to any other action authorized by this chapter, shall notify the political subdivision that, for a period of one year from the date of the notification, the <u>scope of work or</u> force account limits for the subdivision are reduced as follows:

(a) For a county, the limits shall be ten thousand dollars per mile for construction or reconstruction of a road and forty thousand dollars forconstruction, reconstruction, maintenance, or repair of a bridge or culverta twenty per cent reduction from the original scope of work amount authorized for the type of work under which the violation occurred;

(b) For a township, the limit shall be fifteen thousand dollars for maintenance and repair of a road or five thousand per mile for construction or reconstruction of a township road;

(c) For a municipal corporation, the limit shall be ten thousand dollars for the construction, reconstruction, widening, resurfacing, or repair of a street or other public way.

(2) If the auditor of state finds that a county, township, or municipal corporation violated the <u>scope of work or</u> force account limits established for that political subdivision a second or subsequent time, the auditor of state, in addition to any other action authorized by this chapter, shall notify the political subdivision that, for a period of two years from the date of the notification, the <u>scope of work or</u> force account limits for the subdivision are reduced in accordance with division (C)(1)(a), (b), or (c) of this section.

(3) If the auditor of state finds that a county, township, or municipal corporation violated the <u>scope of work or</u> force account limits established for that political subdivision a third or subsequent time, the auditor of state shall certify to the tax commissioner an amount the auditor of state determines to be twenty per cent of the total cost of the <u>scope of work or</u> force account project that is the basis of the violation. Upon receipt of this certification, the tax commissioner shall withhold the certified amount from any funds under the tax commissioner's control that are due or payable to that political subdivision. The tax commissioner shall promptly deposit this withheld amount to the credit of the local transportation improvement program fund created by section 164.14 of the Revised Code.

If the tax commissioner determines that no funds are due and payable to the violating political subdivision or that insufficient amounts of such funds are available to cover the entire certified amount, the tax commissioner shall withhold and deposit to the credit of the local transportation improvement program fund any amount available and certify the remaining amount to be withheld to the county auditor of the county in which the political subdivision is located. The county auditor shall withhold from that political subdivision any amount, up to that certified by the tax commissioner, that is available from any funds under the county auditor's control, that is due or payable to that political subdivision, and that can be lawfully withheld. The county auditor shall promptly pay that withheld amount to the tax commissioner for deposit into the local transportation improvement program fund.

The payments required under division (C)(3) of this section are in addition to the <u>scope of work or</u> force account limit reductions described in division (C)(2) of this section and also are in addition to any other action authorized by this chapter.

(D) If the auditor of state finds that a county, township, or municipal corporation violated its <u>scope of work or</u> force account limits when participating in a joint force account project, the auditor of state shall impose the reduction in <u>scope of work or</u> force account limits under division (C) of this section on all entities participating in the joint project.

(E) As used in this section, "force :

(1) "Force account limits" means any of the following, as applicable:

(1) For a county, the amounts established in section 5543.19 of the Revised Code;

(2) (a) For a township, the amounts established in section 5575.01 of the Revised Code;

(3) (b) For a municipal corporation, the amount established in section 723.52 of the Revised Code;

(4) (c) For the department of transportation, the amount established in section 5517.02 of the Revised Code.

(2) "Scope of work" means either of the following, as applicable:

(a) For a county, the projects listed in section 5543.191 of the Revised Code within their specified limitations;

(b) For the department of transportation, the projects listed in section 5517.021 of the Revised Code within their specified limitations.

**Sec. 117.161.** If the department of transportation, a county, a township, or a municipal corporation proposes a joint force account project with one or more other entities, the controlling force account limit <u>or the</u>

scope of work limit shall be either the higher force account limit that applies between the participating entities or, if applicable, the scope of work limit. The participating entities shall not aggregate their respective force account limits or scope of work limit, and the share of each participating entity shall not exceed its respective force account limit or scope of work limit. One of the participating entities shall complete the force account project assessment form developed by the auditor of state under section 117.16 of the Revised Code prior to proceeding by force account.

The department of transportation and any county, township, or municipal corporation shall not proceed with a joint force account project if any one of the participating entities is subject to reduced force account limits under division (C) or (D) of section 117.16 of the Revised Code.

As used in this section, "force account limits" has the same meaning as in section 117.16 of the Revised Code."

After line 4804, insert:

"Sec. 5543.19. (A) The As used in this section and sections 5543.191 and 5543.192 of the Revised Code:

(1) "Competitive bidding" means the competitive process specified in sections 307.86 to 307.92 of the Revised Code involving competition for a whole contract and its component parts, including labor, equipment, and materials, that does not include any plan or specification that is drawn to favor any manufacturer or bidder unless required by the public interest.

(2) "Force account" means that the county engineer will act as contractor, using county engineer employees and material and equipment either owned by the county or leased or purchased in compliance with sections 307.86 to 307.92 of the Revised Code, but shall not include subcontracting any part of such work unless the subcontracting is done pursuant to those sections.

(3) "Culvert" means any structure that is covered with soil, rock, and roadway paving materials for the purpose of conveyance through an embankment.

(4) "Deck" means that portion of a bridge that comprises the roadway surface and any pedestrian walkways and that provides direct support for vehicles and pedestrians traveling over the structure. The deck may include the appurtenances necessary for vehicle guidance, including guide or guardrails, barrier walls, sidewalks, integrated sign supports, and water conveyance items for roadway drainage.

(5) "Superstructure" means that portion of a bridge that includes the beams or girders, the pads on which the beams rest on the substructure of the bridge, and the deck.

(B) The county engineer may, when authorized by the board of

county commissioners and not required by this section or other law to use competitive bidding, employ such laborers and vehicles, use such-county employees and property, lease such-implements and tools, and purchase suchmaterials as are-necessary in <u>for</u> the construction, reconstruction, improvement, maintenance, or repair of roads by force account, bridges, and culverts within the county.

(C) In determining whether construction-or\_reconstruction, including widening and resurfacing, improvement, maintenance, or repair of roads, bridges, or culverts may be undertaken by force account as specified in division (B) of this section, the county engineer shall first eause to be made an estimate of the cost determine the scope of such work using the force account project assessment form developed by the auditor of state under in accordance with section 117.16-5543.191 of the Revised Code. When the total estimated cost scope of the work exceeds thirty thousand dollars permilethe parameters specified in section 5543.191 of the Revised Code, the county commissioners shall invite and receive competitive bids for furnishing all the labor, materials, and equipment necessary to complete the work in accordance with sections 307.86 to 307.92 of the Revised Code.

(B) The county engineer may, when authorized by the board of county commissioners and not required by this section or other law to use competitive bidding, employ such laborers and vehicles, use such countyemployees and property, lease such implements and tools, and purchase such materials as are necessary in the construction, reconstruction, improvement, maintenance, or repair of bridges and culverts by force account.

In determining whether such construction, reconstruction, improvement, maintenance, or repair of bridges or culverts may beundertaken by force account, the county engineer shall first cause to be madean estimate of the cost of such work using the force account projectassessment form. When the total estimated cost of the work exceeds onehundred thousand dollars, the board of county commissioners shall invite andreceive competitive bids for furnishing all the labor, materials, and equipment necessary to complete the work, in accordance with sections-307.86 to 307.92 of the Revised Code. The county engineer shall obtain the approval required by section 5543.02 of the Revised Code.

(C) On the first day of July of every odd-numbered year beginning in 2021, the threshold amounts established in this section shall increase by an amount not to exceed the lesser of three per cent, or the percentage amount of any increase in the department of transportation's construction cost index as annualized and totaled for the prior two calendar years. The director of transportation shall notify each appropriate county engineer of the increased amount.

(D) "Force account," as used in this section means that the county-

engineer will act as contractor, using labor employed by the engineer using material and equipment either owned by the county or leased or purchased in compliance with sections 307.86 to 307.92 of the Revised Code and excludes subcontracting any part of such work unless done pursuant to sections 307.86 to 307.92 of the Revised Code.

The term "competitive bids" as used in this section requirescompetition for the whole contract and in regard to its component parts, including labor and materials. Neither plans nor specifications shall be drawnto favor any manufacturer or bidder unless required by the public interest.

Sec. 5543.191. (A) A county engineer may proceed without competitive bidding by force account by employing labor, purchasing materials, and furnishing equipment to do any of the following work:

(1) Construct, replace, or widen any bridge or replace the superstructure of a bridge when the total length of the bridge does not exceed sixty feet as measured from face of abutment to face of abutment;

(2) Replace the concrete deck of a bridge when the total length of the bridge does not exceed seventy-five feet as measured from face of abutment to face of abutment;

(3) Construct, replace, or lengthen any pipe, including a multi-cell pipe, under a roadway, including making any necessary modifications to wingwalls and the related roadway modifications, when the total waterway opening for all cells does not exceed eighty square feet;

(4) Construct, replace, or lengthen any culvert, including a multi-cell culvert, under a roadway, including making any necessary modifications to wingwalls and the related roadway modifications, when the total span does not exceed ten feet;

(5) Perform any full-width asphalt surface paving operation when the operation does not exceed four hundred feet per centerline mile;

(6) Widen an existing roadway when the widening does not exceed one thousand eight hundred square yards per lane mile;

(7) Perform a chip-and-seal operation on a two-lane roadway when the operation does not exceed fifteen thousand square yards per centerline mile per layer, excluding any noncontinuous turn lanes;

(8) Perform a partial or full-depth concrete pavement repair when the repair does not exceed one hundred twenty square yards per lane mile.

(B) Both of the following apply to bridge, culvert, and pipe work performed under division (A) of this section:

(1) The approach roadway work for a bridge or culvert shall not extend more than two hundred feet, as measured from the back side of the abutment wall or outside edge of the culvert, as applicable. The approach roadway work for pipe replacement shall not extend more than fifty feet in either direction from the centerline of the pipe.

(2) The length of approach guardrails shall not be included in the approach work size limitations.

(C) A county engineer shall not divide any project into separate sections or items of work for the purpose of circumventing the requirements and scope of work limitations of this section.

(D) The work identified in this section is exempt from audit for force account purposes except to determine compliance with the applicable size restrictions. No force account assessment forms are required for such work. Divisions (B), (C), (D), and (E) of section 117.16 of the Revised Code remain in full force and effect.

Sec. 5543.192. (A) Notwithstanding any other provision of the Revised Code to the contrary, the board of county commissioners may provide that, prior to the bid opening for any construction, reconstruction, improvement, maintenance, or repair of roads, bridges, and culverts within the county that is competitively bid in accordance with section 5543.19 of the Revised Code, the official county engineer's total cost estimate for the project shall be confidential information.

(B) After the bid opening, the total cost estimate may be published by the board of county commissioners, but the unit price components and the estimate of cost of any particular item of work involved therein shall be kept and regarded by the board of county commissioners and the county engineer as confidential and are not public records for purposes of section 149.43 of the Revised Code.

(C) Any provision in the Revised Code that provides that no contract for any improvement made by a county shall be awarded for a greater sum than the estimated cost thereof plus ten per cent, does not apply in the case of any project when the authority conferred by this section is exercised."

In line 5035, after "sections" insert "117.16, 117.161,"

In line 5040, after "5540.06" insert ", 5543.19"

In line 5241, delete "approval" and insert "funding"

In line 5245, after "census" insert ", and have already received TRAC approval through a previous TRAC application and award process"

In line 5248, after "centers." insert "Any such rural highway projects funded through Fund 5ZR0 under this section may not receive any additional funding through any other TRAC funding source for that project."

In line 5249, delete "Upon completion of the TRAC application process" and insert "At the end of fiscal year 2024"

Delete line 5254

In line 5255, delete "applications remain" and insert "any other previously awarded TRAC projects"

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

The yeas and nays were taken and resulted – yeas 73, nays 22, as follows:

Those who voted in the affirmative were: Representatives

Abdullahi	Baker	Bird	Blackshear
Brennan	Brent	Brewer	Brown
Callender	Carruthers	Cross	Cutrona
Dell'Aquila	Demetriou	Dobos	Edwards
Forhan	Fowler Arthur	Galonski	Ghanbari
Grim	Hall	Hillyer	Holmes
Hoops	Humphrey	Isaacsohn	Jarrells
Johnson	Jones	Lampton	LaRe
Lightbody	Liston	Loychik	Manning
Mathews	McNally	Miller, A.	Miller, J.
Miller, K.	Miranda	Mohamed	Oelslager
Patton	Pavliga	Peterson	Plummer
Ray	Richardson	Robb Blasdel	Robinson
Roemer	Rogers	Russo	Santucci
Schmidt	Seitz	Skindell	Somani
Stein	Swearingen	Sweeney	Thomas, C.
Thomas, J.	Troy	Upchurch	Weinstein
Wiggam	Williams	Young, B.	Young, T.
			Stephens-73

Those who voted in the negative were: Representatives

Barhorst	Claggett	Click	Creech
Dean	Ferguson	Gross	John
Kick	King	Klopfenstein	Lear
Lipps	Manchester	McClain	Merrin
Miller, M.	Powell	Stewart	Stoltzfus
White			Willis-22

The motion was agreed to and the bill so amended.

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

Representative Skindell moved to amend, amendment 0362, as follows:

In line 3641, delete "do not"; delete "on and"

In line 3642, delete "after the date a" and insert "only if there is no"; delete "takes effect"

In line 3643, delete "requiring" and insert "that requires"

The question being, "Shall the motion to amend be agreed to?" Representative Seitz moved that the motion be laid on the table. The question being, "Shall the motion to amend be laid on the table?" The yeas and nays were taken and resulted – yeas 53, nays 42, as follows: Those who yoted in the affirmative were: Representatives

- 11	nose who voted in the annihilative were. Representatives				
	Barhorst	Bird	Callender	Carruthers	
	Creech	Cross	Cutrona	Dean	
	Demetriou	Dobos	Edwards	Fowler Arthur	
	Hall	Hillyer	Holmes	Hoops	
	Johnson	Jones	Kick	King	
	Klopfenstein	Lampton	LaRe	Lear	
	Lipps	Loychik	Manchester	Manning	
	Mathews	McClain	Miller, K.	Miller, M.	
	Oelslager	Patton	Pavliga	Peterson	
	Plummer	Ray	Richardson	Robb Blasdel	
	Roemer	Schmidt	Seitz	Stein	
	Swearingen	Thomas, J.	White	Wiggam	
	Williams	Willis	Young, B.	Young, T.	
				Stephens-53	

#### Those who voted in the negative were: Representatives

Abdullahi	Baker	Blackshear	Brennan
Brent	Brewer	Brown	Claggett
Click	Dell'Aquila	Ferguson	Forhan
Galonski	Ghanbari	Grim	Gross
Humphrey	Isaacsohn	Jarrells	John
Lightbody	Liston	McNally	Merrin
Miller, A.	Miller, J.	Miranda	Mohamed
Powell	Robinson	Rogers	Russo
Santucci	Skindell	Somani	Stewart
Stoltzfus	Sweeney	Thomas, C.	Troy
Upchurch			Weinstein-42

The motion to amend was laid on the table.

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

The yeas and nays were taken and resulted – yeas 74, nays 21, as follows:

Abdullahi	Baker	Barhorst	Bird
Blackshear	Brennan	Brent	Brewer
Brown	Callender	Carruthers	Cross
Cutrona	Dell'Aquila	Dobos	Edwards
Forhan	Galonski	Ghanbari	Grim
Hall	Hillyer	Holmes	Hoops
Humphrey	Isaacsohn	Jarrells	Johnson
Jones	Lampton	LaRe	Lightbody
Lipps	Liston	Loychik	Manning
Mathews	McClain	McNally	Miller, A.

Miller, J. Mohamed Peterson Robb Blasdel Russo Somani Thomas, C. Weinstein Young, T.	Miller, K. Oelslager Plummer Robinson Schmidt Stein Thomas, J. White	Miller, M. Patton Ray Roemer Seitz Swearingen Troy Williams	Miranda Pavliga Richardson Rogers Skindell Sweeney Upchurch Young, B. Stephens-74		
Those who voted in the negative were: Representatives					
Claggett Demetriou John Lear Santucci	Click Ferguson Kick Manchester Stewart	Creech Fowler Arthur King Merrin Stoltzfus	Dean Gross Klopfenstein Powell Wiggam Willis-21		

The bill passed.

Representative Edwards moved to amend the title as follows:

Add the names: "Abdullahi, Baker, Blackshear, Brennan, Brent, Brewer, Brown, Callender, Carruthers, Cross, Cutrona, Dell'Aquila, Dobos, Forhan, Galonski, Ghanbari, Grim, Hillyer, Hoops, Humphrey, Isaacsohn, Jarrells, Johnson, Jones, LaRe, Lightbody, Liston, Loychik, Mathews, McNally, Miller, A., Miller, J., Miranda, Mohamed, Oelslager, Patton, Pavliga, Ray, Richardson, Robb Blasdel, Robinson, Roemer, Rogers, Russo, Schmidt, Seitz, Somani, Swearingen, Sweeney, Thomas, C., Thomas, J., Troy, Upchurch, Weinstein, Williams, Young, B., Speaker Stephens."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Sub. H. B. No. 52**-Representatives Fowler Arthur, John. Cosponsors: Representatives Brennan, Miller, A., Hall, Gross, Ferguson, Schmidt, Holmes, Jones, Manchester, Mathews, Young, B., Lear, King, Plummer, Stein, Creech, McClain, Click, Williams, Stewart, Kick, Forhan, Thomas, C.

To amend sections 505.38, 737.22, 4765.10, 4765.11, 4765.15, 4765.16, 4765.17, 4765.18, 4765.22, 4765.23, 4765.24, 4765.29, 4765.30, 4765.31, 4765.49, 4765.50, and 4765.55 of the Revised Code to restore law related to emergency medical services training and continuing education programs and EMS and fire instructor certification, to amend the versions of sections 4765.10, 4765.11, 4765.30, and 4765.55 of the Revised Code that are scheduled to take effect on December 29, 2023, to continue the changes on and after that date, and to declare an emergency, was taken up for consideration the third time.

The question being, "Shall the emergency clause stand as part of the bill?" The yeas and nays were taken and resulted – yeas 95, nays 0, as follows: Those who voted in the affirmative were: Representatives

		were. Representati	VC3
Abdullahi	Baker	Barhorst	Bird
Blackshear	Brennan	Brent	Brewer
Brown	Callender	Carruthers	Claggett
Click	Creech	Cross	Cutrona
Dean	Dell'Aquila	Demetriou	Dobos
Edwards	Ferguson	Forhan	Fowler Arthur
Galonski	Ghanbari	Grim	Gross
Hall	Hillyer	Holmes	Hoops
Humphrey	Isaacsohn	Jarrells	John
Johnson	Jones	Kick	King
Klopfenstein	Lampton	LaRe	Lear
Lightbody	Lipps	Liston	Loychik
Manchester	Manning	Mathews	McClain
McNally	Merrin	Miller, A.	Miller, J.
Miller, K.	Miller, M.	Miranda	Mohamed
Oelslager	Patton	Pavliga	Peterson
Plummer	Powell	Ray	Richardson
Robb Blasdel	Robinson	Roemer	Rogers
Russo	Santucci	Schmidt	Seitz
Skindell	Somani	Stein	Stewart
Stoltzfus	Swearingen	Sweeney	Thomas, C.
Thomas, J.	Troy	Upchurch	Weinstein
White	Wiggam	Williams	Willis
Young, B.	Young, T.		Stephens-95

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?"

The yeas and nays were taken and resulted – yeas 95, nays 0, as follows:

п	use who voted in th		. Representatives	
	Abdullahi	Baker	Barhorst	Bird
	Blackshear	Brennan	Brent	Brewer
	Brown	Callender	Carruthers	Claggett
	Click	Creech	Cross	Cutrona
	Dean	Dell'Aquila	Demetriou	Dobos
	Edwards	Ferguson	Forhan	Fowler Arthur
	Galonski	Ghanbari	Grim	Gross
	Hall	Hillyer	Holmes	Hoops
	Humphrey	Isaacsohn	Jarrells	John
	Johnson	Jones	Kick	King
	Klopfenstein	Lampton	LaRe	Lear
	Lightbody	Lipps	Liston	Loychik
	Manchester	Manning	Mathews	McClain
	McNally	Merrin	Miller, A.	Miller, J.
	Miller, K.	Miller, M.	Miranda	Mohamed
	Oelslager	Patton	Pavliga	Peterson
	Plummer	Powell	Ray	Richardson
	Robb Blasdel	Robinson	Roemer	Rogers

Russo	Santucci	Schmidt	Seitz
Skindell	Somani	Stein	Stewart
Stoltzfus	Swearingen	Sweeney	Thomas, C.
Thomas, J.	Troy	Upchurch	Weinstein
White	Wiggam	Williams	Willis
Young, B.	Young, T.		Stephens-95

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

Representative Fowler Arthur moved to amend the title as follows:

Add the names: "Abdullahi, Baker, Barhorst, Bird, Blackshear, Brent, Brewer, Brown, Carruthers, Claggett, Cross, Cutrona, Dell'Aquila, Demetriou, Dobos, Edwards, Galonski, Ghanbari, Grim, Hillyer, Hoops, Humphrey, Isaacsohn, Jarrells, Johnson, Klopfenstein, Loychik, McNally, Miller, K., Miller, M., Mohamed, Pavliga, Peterson, Robb Blasdel, Santucci, Somani, Thomas, J., Weinstein, White, Wiggam, Willis."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 10-Senator Blessing.

Cosponsors: Senators Roegner, Antonio, Cirino, Craig, DeMora, Hackett, Hicks-Hudson, Johnson, Manning, Reineke, Reynolds, Rulli, Schaffer, Smith, Wilkin Representatives Roemer, Troy.

To amend section 5701.11 of the Revised Code and to amend Sections 225.12, 265.10, 265.20, and 701.10 of H.B. 45 of the 134th General Assembly to expressly incorporate changes in the Internal Revenue Code since February 17, 2022, into Ohio law, to make changes to the Emergency Rental Assistance program, to revise an existing earmark, to modify the requirements for a temporary arts economic relief grant program, and to declare an emergency, was taken up for consideration the third time.

The question being, "Shall the emergency clause stand as part of the bill?" The yeas and nays were taken and resulted – yeas 89, nays 5, as follows:

Abdullahi	Baker	Barhorst	Bird
Blackshear	Brennan	Brent	Brewer
Brown	Callender	Carruthers	Claggett
Click	Creech	Cross	Cutrona
Dell'Aquila	Demetriou	Dobos	Edwards
Forhan	Fowler Arthur	Galonski	Ghanbari
Grim	Hall	Hillyer	Holmes
Hoops	Humphrey	Isaacsohn	Jarrells
John	Johnson	Jones	King
Klopfenstein	Lampton	LaRe	Lear
Lightbody	Lipps	Liston	Loychik
Manchester	Manning	Mathews	McClain

McNally	Merrin	Miller, A.	Miller, J.
Miller, K.	Miller, M.	Miranda	Mohamed
Oelslager	Patton	Pavliga	Peterson
Plummer	Powell	Ray	Richardson
Robb Blasdel	Robinson	Roemer	Rogers
Russo	Santucci	Schmidt	Seitz
Skindell	Somani	Stein	Stewart
Swearingen	Sweeney	Thomas, C.	Thomas, J.
Troy	Upchurch	Weinstein	White
Williams	Willis	Young, B.	Young, T.
			Stephens-89

Representatives Dean, Ferguson, Gross, Kick, and Stoltzfus voted in the negative-5.

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?"

The yeas and nays were taken and resulted – yeas 88, nays 7, as follows:

Those who voted in the affirmative were: Representatives

Abdullahi	Baker	Barhorst	Bird
Blackshear	Brennan	Brent	Brewer
Brown	Callender	Carruthers	Claggett
Click	Creech	Cross	Cutrona
Dell'Aquila	Demetriou	Dobos	Edwards
Forhan	Fowler Arthur	Galonski	Ghanbari
Grim	Hall	Hillyer	Holmes
Hoops	Humphrey	Isaacsohn	Jarrells
John	Johnson	Jones	King
Klopfenstein	Lampton	LaRe	Lear
Lightbody	Lipps	Liston	Loychik
Manchester	Manning	Mathews	McClain
McNally	Merrin	Miller, A.	Miller, J.
Miller, K.	Miller, M.	Miranda	Mohamed
Oelslager	Patton	Pavliga	Peterson
Plummer	Ray	Richardson	Robb Blasdel
Robinson	Roemer	Rogers	Russo
Santucci	Schmidt	Seitz	Skindell
Somani	Stein	Stewart	Swearingen
Sweeney	Thomas, C.	Thomas, J.	Troy
Upchurch	Weinstein	White	Williams
Willis	Young, B.	Young, T.	Stephens-88

Representatives Dean, Ferguson, Gross, Kick, Powell, Stoltzfus, and Wiggam voted in the negative-7.

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

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Representative Roemer moved to amend the title as follows:

Add the names: "Abdullahi, Brennan, Brent, Brewer, Brown, Callender, Carruthers, Cross, Dell'Aquila, Dobos, Forhan, Galonski, Grim, Hillyer, Hoops, Jones, King, Lampton, Liston, Mathews, Miller, A., Miller, J., Miranda, Mohamed, Patton, Pavliga, Peterson, Richardson, Robinson, Schmidt, Seitz, Somani, Thomas, J., Upchurch, Williams, Willis, Young, B."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

On motion of Representative Oelslager, the House recessed.

The House met pursuant to recess.

On motion of Representative Oelslager, the House adjourned until Tuesday, March 7, 2023 at 9:00 o'clock a.m.

Attest:

BRADLEY J. YOUNG, Clerk.