JOURNALS OF THE SENATE AND HOUSE OF REPRESENTATIVES

OHIO House of Representatives JOURNAL

WEDNESDAY, MARCH 19, 2025

HOUSE JOURNAL, WEDNESDAY, MARCH 19, 2025

TWENTY-SIXTH DAY Hall of the House of Representatives, Columbus, Ohio Wednesday, March 19, 2025, 9:00 o'clock a.m.

The House met pursuant to adjournment.

Prayer was offered by Pastor Gordon Dickson of the Calvary Baptist Church in Findlay, 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:

Danielle and Logan Montoya, guests of Representative Jim Thomas– 49th district.

Nora Knipper, guest of Representative Miller, M. – 67th district.

Reverend Dr. Verlin Samples, guest of Representative Humphrey – 2nd district.

Jen Jugler and Sarah Boone, guests of Representative Brennan – 14th district.

The Balsan and Cline families, guests of Representative Young – 37th district.

Ohio Bleeding Disorders Council, guests of Representative Sweeney – 16th district.

Staff Sergeant Dionna Ballantine from the Ohio Air National Guard, guest of Representative Lawson-Rowe – 5th district.

The journal of yesterday was read and approved.

INTRODUCTION OF BILLS

The following bills were introduced:

H. B. No. 185 - Representatives Mathews, A., Mathews, T.

To amend sections 2741.01, 2741.02, 2741.05, 2741.06, 2741.09, and 2905.11 and to enact sections 2742.01, 2742.02, 2742.03, and 2742.04 of the Revised Code to make changes to the law relating to the unauthorized use of an individual's persona and to prohibit certain unauthorized deepfake recordings.

H. B. No. 186 - Representatives Hoops, Thomas, D. Cosponsors: Representatives Lear, Hall, T., Dean, Fischer, Deeter, Click, Gross, Lorenz, Johnson, Workman, Rogers, King, Williams. To amend sections 319.301, 323.08, 323.152, 323.155, 323.158, 3317.017, 3317.02, 3317.021, 3317.16, 4503.06, 4503.065, and 4503.0610 and to enact section 319.303 of the Revised Code to authorize a reduction in school district property taxes affected by a millage floor that would limit increases in such taxes according to inflation and to require a corresponding adjustment in the school funding formula.

H. B. No. 187 - Representatives Click, Synenberg.

Cosponsors: Representatives Pizzulli, Brennan, Hall, T., Brewer, Johnson, Newman, Salvo, Lett, Ritter, Rader, Gross, Daniels, Thomas, D., Hoops.

To amend section 3313.601 of the Revised Code to require rather than permit school districts to provide a moment of silence each school day.

H. B. No. 188 - Representatives Hall, T., Synenberg. Cosponsors: Representatives Williams, Newman, Brennan, Piccolantonio, Pizzulli, Cockley, Isaacsohn, Jarrells, King, Russo, Brownlee.

To enact section 122.1712 of the Revised Code to create the Ohio Israel Trade and Innovation Partnership and to make an appropriation.

H. B. No. 189 - Representatives Hall, T., Ghanbari. Cosponsors: Representatives Williams, Brennan, Miller, K., Robb Blasdel.

To amend sections 3313.669, 3314.03, 3326.11, 3328.24, and 5502.99 and to enact section 5502.264 of the Revised Code regarding a statewide behavioral threat management operational process for public and chartered nonpublic schools.

Said bills were considered the first time.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Jarrells submitted the following report:

The standing committee on Rules and Reference to which was referred **H**. **B. No. 80**-Representative Stewart, et al., having had the same under consideration, reports it back and recommends its re-referral to the committee on Finance.

RE: MAKE APPROPRIATIONS FOR THE INDUSTRIAL COMMISSION FOR FY 2026-27

MATT HUFFMAN ADAM C. BIRD DANI ISAACSOHN MARILYN JOHN PHIL PLUMMER GAYLE MANNING MICHELE GRIM DONTAVIUS L. JARRELLS RIORDAN T. MCCLAIN NICK SANTUCCI

JOSH WILLIAMS

The report was agreed to.

The bill was ordered to be engrossed and re-referred to the committee on Finance.

Representative Jarrells submitted the following report:

The standing committee on Rules and Reference to which was referred **Am. H. B. No. 81**-Representative Stewart, et al., having had the same under consideration, reports it back and recommends its re-referral to the committee on Finance.

RE: MAKE APPROPRIATIONS FOR BUREAU OF WORKERS' COMP FOR FY 2026-27

MATT HUFFMAN ADAM C. BIRD DANI ISAACSOHN MARILYN JOHN PHIL PLUMMER JOSH WILLIAMS GAYLE MANNING MICHELE GRIM DONTAVIUS L. JARRELLS RIORDAN T. MCCLAIN NICK SANTUCCI

The report was agreed to.

The bill was ordered to be engrossed and re-referred to the committee on Finance.

Representative Piccolantonio submitted the following report:

The standing committee on Workforce and Higher Education to which was referred **Sub. S. B. No. 1**-Senator Cirino, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: ENACT ADVANCE OHIO HIGHER EDUCATION ACT

Representative Young moved to amend the title as follows:

Add the names: "Young, Williams"

TOM YOUNG MICHAEL D. DOVILLA GAYLE MANNING NICK SANTUCCI HEIDI WORKMAN KEVIN RITTER MARILYN JOHN TRACY M. RICHARDSON JOSH WILLIAMS

The following members voted "NO" BERYL PICCOLANTONIO JOSEPH A. MILLER, III

MUNIRA ABDULLAHI DESIREE TIMS 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 **H. B. No. 28**-Representatives Mathews, A., Hall, T., et al., having had the same under consideration, reports it back and recommends its passage.

RE: ELIMINATE THE AUTHORITY TO LEVY REPLACEMENT PROPERTY TAX LEVIES

Representative Roemer moved to amend the title as follows: Add the names: "Roemer, Click, Demetriou"

BILL ROEMER GARY CLICK BETH LEAR NICK SANTUCCI DAVID THOMAS STEVE DEMETRIOU TRACY M. RICHARDSON

The following members voted "NO"

DANIEL P. TROY ELGIN ROGERS, JR. DERRICK HALL MARK SIGRIST

The report was agreed to.

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

Representative Jarrells reported for the Rules and Reference committee recommending that the following House Bills and Senate Bills be considered for the second time and referred to the following committees for consideration:

H. B. No. 150 - Representatives McNally and White, E. TO ENACT THE CLOCK OUT KIDS ACT TO REQUIRE SCHOOL EMPLOYEES TO REPORT CERTAIN MINOR LABOR LAW VIOLATIONS, TO INCREASE PENALTIES FOR CERTAIN MINOR LABOR LAW VIOLATIONS, AND TO CREATE THE MINOR LABOR LAW ENFORCEMENT FUND; AND TO MAKE AN APPROPRIATION. To the committee on Commerce and Labor

H. B. No. 151 - Representative Stephens AND TO AMEND SECTION 755.30 OF H.B. 33 OF THE 135TH GENERAL ASSEMBLY TO CODIFY IT AS SECTION 5501.61 OF THE REVISED CODE TO ALLOCATE A PORTION OF ANY STATE REVENUE SURPLUS TO A PROGRAM THAT FUNDS CERTAIN ROAD AND BRIDGE PROJECTS.

To the committee on Transportation

H. B. No. 152 - Representatives Williams and Upchurch TO REGULATE THE PROVISION OF EARNED WAGE ACCESS SERVICES. To the committee on Commerce and Labor

H. B. No. 153 - Representatives Lear and Hall, T. TO REQUIRE STATE AND SCHOOL DISTRICT BOARD MEMBERS TO BE NOMINATED BY PRIMARY ELECTION AND TO APPEAR ON THE BALLOT WITH A PARTY DESIGNATION. To the committee on General Government

H. B. No. 154 - Representatives Thomas, D. and Glassburn TO REQUIRE SCHOOL DISTRICT APPROVAL OF RESIDENTIAL COMMUNITY REINVESTMENT AREA PROPERTY TAX EXEMPTIONS. To the committee on Local Government

H. B. No. 155 - Representatives Lear and Williams TO PROHIBIT DIVERSITY, EQUITY, AND INCLUSION IN PUBLIC SCHOOLS. To the committee on Education

H. B. No. 156 - Representatives Hall, T. and Isaacsohn TO AUTHORIZE A PROPERTY TAX FREEZE FOR CERTAIN OWNER-OCCUPIED HOMES.

To the committee on Ways and Means

H. B. No. 157 - Representatives Brennan and Hoops TO ENACT THE HUNGER-FREE CAMPUS ACT TO ESTABLISH THE HUNGER-FREE CAMPUS GRANT PROGRAM AND DESIGNATION AND TO MAKE AN APPROPRIATION. To the committee on Workforce and Higher Education

H. B. No. 158 - Representatives Brennan and Thomas, D. TO ENACT "THE CONSUMER UTILITY BILLING TRANSPARENCY ACT" REQUIRING THE ITEMIZATION OF ALL RIDERS, TAXES, AND OTHER COSTS ON CERTAIN UTILITY BILLS. To the committee on Energy

H. B. No. 159 - Representatives Santucci and Demetriou TO CREATE THE MANUFACTURING TECHNOLOGIES ASSISTANCE GRANT PROGRAM AND TO MAKE AN APPROPRIATION. To the committee on Technology and Innovation

H. B. No. 160 - Representative Stewart TO REVISE SPECIFIED PROVISIONS OF THE LIQUOR CONTROL, HEMP, AND ADULT-USE MARIJUANA LAWS AND TO LEVY TAXES ON MARIJUANA. To the committee on Judiciary **H. B. No. 161** - Representatives Bird and Thomas, J. TO EXTEND SALES AND USE TAXES AND LOCAL LODGING TAXES TO SHORT-TERM RENTALS AND TO REQUIRE COLLECTION OF THOSE TAXES BY SHORT-TERM RENTAL PLATFORMS. To the committee on Development

H. B. No. 162 - Representative Click RELATED TO MEDICAL RECORDS OF MINORS AND TO NAME THE ACT THE MY CHILD-MY CHART ACT. To the committee on Health

H. B. No. 163 - Representatives Rader and Deeter TO REQUIRE OHIO'S SNAP PROGRAM TO BEGIN USING CHIP-ENABLED EBT CARDS, TO NAME THIS ACT THE ENHANCED CYBERSECURITY FOR SNAP ACT OF 2025, AND TO MAKE AN APPROPRIATION. To the committee on Agriculture

H. B. No. 164 - Representatives Robinson and Miller, J. AND TO REPEAL SECTION 733.40 OF H.B. 166 OF THE 133RD GENERAL ASSEMBLY TO REINSTATE THE JOINT EDUCATION OVERSIGHT COMMITTEE AND TO MAKE AN APPROPRIATION. To the committee on Education

H. B. No. 165 - Representatives Miller, J. and Brewer REGARDING IMPLICIT BIAS TRAINING FOR LICENSED EDUCATORS AND TO MAKE AN APPROPRIATION. To the committee on Education

H. B. No. 166 - Representatives Lawson-Rowe and Williams TO DESIGNATE MARCH 10 AS "HARRIET TUBMAN DAY." To the committee on Government Oversight

H. B. No. 167 - Representative White, A. TO AUTHORIZE NONREFUNDABLE TAX CREDITS FOR CERTAIN EMPLOYER-PROVIDED CHILD CARE EXPENDITURES. To the committee on Ways and Means

H. B. No. 168 - Representatives Williams and Brennan TO REQUIRE THAT A PERSON ACT WITH A SEXUAL MOTIVATION OR AN UNLAWFUL PURPOSE TO COMMIT THE OFFENSE OF CRIMINAL CHILD ENTICEMENT. To the committee on Judiciary

H. B. No. 169 - Representatives Abdullahi and Somani TO DESIGNATE MARCH 8 AS INTERNATIONAL WOMEN'S DAY IN OHIO.

To the committee on Government Oversight

H. B. No. 170 - Representatives Robb Blasdel and Peterson TO ESTABLISH A PROCESS TO REGULATE CARBON CAPTURE AND STORAGE TECHNOLOGIES AND THE GEOLOGIC SEQUESTRATION OF CARBON DIOXIDE FOR LONG-TERM STORAGE. To the committee on Natural Resources

H. B. No. 171 - Representative Schmidt TO DESIGNATE A PORTION OF STATE ROUTE 28 IN CLERMONT COUNTY AS THE "CPT LOUIS JOHN SPEIDEL MEMORIAL HIGHWAY." To the committee on Transportation

H. B. No. 172 - Representative Newman TO PROHIBIT THE PROVISION OF MENTAL HEALTH SERVICES TO MINORS WITHOUT PARENTAL CONSENT. To the committee on Health

H. B. No. 173 - Representative Thomas, D. TO EXEMPT FROM REGULATION AS A PUBLIC UTILITY CERTAIN PERSONS OR ENTITIES PROVIDING BEHIND-THE-METER UTILITY SERVICES AND TO ALLOW THE PUBLIC UTILITIES COMMISSION TO REGISTER PROVIDERS OF SUCH SERVICES. To the committee on Energy

H. B. No. 174 - Representatives Rader and Tims TO ESTABLISH A PROGRAM TO REFUND SNAP RECIPIENTS WHO HAVE BEEN VICTIMS OF ELECTRONIC THEFT OR FRAUD, TO NAME THIS ACT THE NO HUNGRY FAMILIES ACT, AND TO MAKE AN APPROPRIATION. To the committee on Agriculture

H. B. No. 175 - Representatives Klopfenstein and Hoops TO DESIGNATE THE PORTION OF U.S. ROUTE 24 IN OHIO AS THE "HEARTLAND HIGHWAY." To the committee on Transportation

H. B. No. 176 - Representatives Fischer and Lorenz TO CREATE A REGULATORY RELIEF DIVISION WITHIN THE COMMON SENSE INITIATIVE OFFICE AND TO ESTABLISH A UNIVERSAL REGULATORY SANDBOX PROGRAM. To the committee on Government Oversight

H. B. No. 177 - Representatives Williams and Tims TO ALLOW A PERSON TO FILE A MOTION FOR A NEW TRIAL OR A PETITION FOR POSTCONVICTION RELIEF IF THE PERSON PRODUCES NEW EVIDENCE THAT WOULD ESTABLISH A STRONG PROBABILITY OF A DIFFERENT RESULT AT TRIAL. To the committee on Judiciary **H. B. No. 178** - Representatives Troy and Williams TO ESTABLISH A SUPPLEMENTAL BENEFIT ALLOTMENT FOR CERTAIN RECIPIENTS OF SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM BENEFITS AND TO MAKE AN APPROPRIATION. To the committee on Community Revitalization

H. B. No. 179 - Representative Stephens TO CREATE A STATEWIDE SCREENING SYSTEM FOR CERTAIN PROPERTY TAX REDUCTIONS AND TO MAKE AN APPROPRIATION. To the committee on Ways and Means

S. B. No. 27 - Senator Johnson TO DESIGNATE MARCH 20TH AS "AMELOBLASTOMA AWARENESS DAY." To the committee on Health

S. B. No. 33 - Senators Wilson and Lang TO ALLOW EMPLOYERS TO POST CERTAIN LABOR LAW NOTICES ON THE INTERNET. To the committee on Commerce and Labor

S. B. No. 39 - Senators Johnson and Craig REGARDING THE CREATION AND DISPLAY OF A POSTER CONTAINING INFORMATION ON BENEFITS AND SERVICES FOR VETERANS.

To the committee on Veterans and Military Development

MATT HUFFMAN ADAM C. BIRD DANI ISAACSOHN MARILYN JOHN PHIL PLUMMER JOSH WILLIAMS GAYLE MANNING MICHELE GRIM DONTAVIUS L. JARRELLS RIORDAN T. MCCLAIN NICK SANTUCCI

Representative Manning moved that the Rules and Reference committee report on referrals be agreed to and that the House Bills and Senate Bills contained therein be considered for the second time and referred as recommended.

The motion was agreed to without objection.

The report was agreed to.

Said House Bills and Senate Bills were considered the second time and referred as recommended.

MOTIONS AND RESOLUTIONS

Representative Jarrells reported for the Rules and Reference committee recommending that the following resolutions be read by title only and approved:

H. R. No. 40 - Representative Craig

Honoring the Orrville Public Library on its Centennial.

H. R. No. 41 - Representative Hoops

Honoring Ella Borstelman on winning the 2025 Division II State Diving Championship.

H. R. No. 42 - Representative LaRe

Honoring the Pickerington High School Central cheer team on winning a 2025 OASSA State Championship.

H. R. No. 43 - Representative White, A.

Honoring the National Management Association on its One Hundredth Anniversary.

H. R. No. 44 - Representative Lawson-Rowe

Honoring the Canal Winchester High School competition cheer team as a 2025 OASSA Division 2 State Champion.

H. R. No. 45 - Representative Miller, J.

Honoring the Marion L. Steele High School cheer team as a 2025 OASSA Division 2 State Champion.

H. R. No. 46 - Representative Russo

Honoring the Upper Arlington High School girls swimming and diving team on earning the 2025 Division I State Championship.

H. R. No. 47 - Representative Russo

Honoring Carrie Furbee on winning the 2025 Division II State Championship in the 100-yard butterfly.

H. R. No. 48 - Representative Russo

Honoring Hayden Hollingsworth as a 2025 OHSAA Division I Swimming Champion.

H. R. No. 49 - Representative Kishman

Honoring the Massillon Family YMCA on its Centennial.

H. R. No. 50 - Representative Stephens

Honoring the Rock Hill High School cheer team as a 2025 OASSA State Cheer Champion.

H. R. No. 51 - Representative Stephens

Honoring the Jackson High School competition cheerleading team as the 2025 OAC and OHSCCA State Champions.

H. R. No. 52 - Representative White, A.

Recognizing Ohio Child Abuse Prevention Month.

H. R. No. 53 - Representative LaRe

Honoring the Pickerington High School North cheer team as a 2025 OASSA Division 1 State Champion.

H. R. No. 54 - Representative LaRe

Honoring Reagan Knapp as a 2025 State Wrestling Champion.

H. R. No. 55 - Representative Mathews, T.

Honoring Kate Simmons on securing the 2025 Girls Wrestling State Championship in the 170-pound weight class.

H. R. No. 56 - Representative Barhorst

Honoring the Urbana High School girls bowling team as the 2025 Division II State Champion.

H. R. No. 57 - Representative Barhorst

Honoring Christopher Ritchie as the 2025 Division II State Boys Bowling Champion.

H. R. No. 58 - Representative McClain

Honoring Bucyrus Copper Kettle Works, Ltd. on its One Hundred Fiftieth Anniversary.

H. R. No. 59 - Representative Russo

Honoring The Ohio State University pistol team as the 2025 National Champion.

/s/<u>MATT HUFFMAN</u> Matt Huffman, Chair

Representative Manning moved that the Rules and Reference committee report on resolutions be agreed to and that the resolutions contained therein be approved.

The motion was agreed to.

Representative McClain moved that majority party members asking leave to be absent or absent the week of Wednesday, March 19, 2025, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Isaacsohn moved that minority party members asking leave to be absent or absent the week of Wednesday, March 19, 2025, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

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BILLS FOR THIRD CONSIDERATION

Sub. S. B. No. 1-Senator Cirino.

Cosponsors: Senators Brenner, Chavez, Cutrona, Johnson, Koehler, Lang, Manchester, O'Brien, Reineke, Roegner, Romanchuk, Schaffer, Wilkin, Huffman, Timken Representatives Young, Williams.

To amend sections 3335.02, 3335.09, 3337.01, 3339.01, 3341.02, 3343.02, 3344.01, 3345.45, 3350.10, 3352.01, 3356.01, 3359.01, 3361.01, 3362.01, 3364.01, 4117.14, and 4117.15; to enact new section 3333.045 and sections 3345.029, 3345.0216, 3345.0217, 3345.0218, 3345.0219, 3345.382, 3345.451, 3345.452, 3345.453, 3345.454, 3345.455, 3345.456, 3345.591, 3345.80, and 3345.88; and to repeal section 3333.045 of the Revised Code to enact the Advance Ohio Higher Education Act regarding the operation of state institutions of higher education, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative White, E. moved to amend, amendment 0292, as follows:

In line 4 of the title, after "3362.01," insert "and"; delete ", 4117.14, and 4117.15"

In line 8 of the title, delete ", 3345.455, 3345.456"

In line 15, after "3362.01," insert "and"; delete ", 4117.14, and"

In line 16, delete "4117.15"

In line 18, delete ", 3345.455, 3345.456"

In line 892, reinsert "Notwithstanding"

Reinsert line 893

In line 894, reinsert "this section" and insert "<u>by the board of trustees</u> of a state university, as defined in section 3345.011 of the Revised Code,"; reinsert "are not appropriate subjects for collective"

Reinsert line 895

In line 896, reinsert "the Revised Code, any policy adopted under this section by a" and insert "state university's"

Reinsert lines 897 through 899

In line 1020, delete "(G)" and insert "(F)"

In line 1036, delete "The department chairperson, dean of faculty, or"

Delete lines 1037 through 1044

In line 1045, delete "(<u>F)</u>"

In line 1049, delete "(G)" and insert "(F)"

Delete lines 1094 through 1125

Delete lines 1836 through 2195

In line 2198, after "3362.01," insert "and"; delete ", 4117.14," In line 2199, delete "and 4117.15"

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

Representative John 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 57, nays 36, as follows:

Those who voted in the affirmative were: Representatives

Barhorst	Bird	Claggett	Click
Craig	Creech	Daniels	Dean
Deeter	Demetriou	Dovilla	Ferguson
Fischer	Fowler Arthur	Gross	Hall, T.
Hiner	Holmes	Hoops	John
Johnson	Jones	King	Kishman
Klopfenstein	Lampton	Lear	Lorenz
Mathews, A.	Mathews, T.	McClain	Miller, K.
Miller, M.	Mullins	Newman	Odioso
Peterson	Plummer	Ray	Richardson
Ritter	Robb Blasdel	Roemer	Salvo
Santucci	Schmidt	Stewart	Swearingen
Teska	Thomas, D.	Thomas, J.	White, A.
Williams	Willis	Workman	Young
			Huffman-57

Those who voted in the negative were: Representatives

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The motion to amend was laid on the table.

Representative Tims moved to amend, amendment 0295, as follows:

In line 610, delete "Controversial belief or policy" means any belief

<u>or</u>"

Delete lines 611 through 614 In line 615, delete "(2)" In line 616, delete "<u>on an extensive range of public policy</u>" In line 617, delete "<u>issues</u>" In line 618, delete "(<u>3</u>)" and insert "(<u>2</u>)" In line 692, delete "<u>the fullest degree of</u>" In line 695, delete "<u>all</u>"

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Delete line 696

In line 697, delete "<u>indoctrinate any social, political, or religious</u> <u>point of view</u>" and insert "<u>any matter for which there is not disciplinary expert</u> <u>consensus</u>"

In line 707, delete "Declare that it will not endorse or oppose, as an"

Delete lines 708 through 728

In line 729, delete "(8)"

In line 731, delete "and any other requirement that applicants scribe"

describe"

Delete lines 732 and 733

In line 734, delete "or policy"

Delete lines 735 through 739

In line 740, delete "(10)" and insert "(7)"

In line 741, delete "or any other assessment of an"

In line 742, delete "applicant's political or ideological views"

Delete lines 744 through 749

In line 750, delete "(12)" and insert "(8)"

In line 753, delete "(13)" and insert "(9)"

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

Representative John 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 61, nays 30, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Barhorst	Bird	Claggett
Click	Craig	Creech	Daniels
Dean	Deeter	Demetriou	Dovilla
Ferguson	Fischer	Fowler Arthur	Ghanbari
Gross	Hall, T.	Hiner	Holmes
Hoops	John	Johnson	Jones
King	Kishman	Klopfenstein	Lampton
Lear	Lorenz	Manning	Mathews, A.
Mathews, T.	McClain	Miller, K.	Miller, M.
Mullins	Newman	Odioso	Peterson
Plummer	Ray	Richardson	Ritter
Robb Blasdel	Roemer	Salvo	Santucci
Schmidt	Stephens	Stewart	Swearingen
Teska	Thomas, D.	Thomas, J.	White, A.
Williams	Willis	Workman	Young
			Huffman-61

Those who vote	d in the negative	were: Representatives	
Abdullahi	Baker	Brennan	Brent

Brewer	Brownlee	Cockley	Denson
Glassburn	Grim	Hall, D.	Humphrey
Isaacsohn	Jarrells	Lawson-Rowe	Lett
Miller, J.	Oelslager	Piccolantonio	Rader
Robinson	Rogers	Sigrist	Sweeney
Synenberg	Thomas, C.	Tims	Troy
Upchurch			White, E30

The motion to amend was laid on the table.

Representative Brennan moved to amend, amendment 0305, as follows:

In line 6 of the title, delete "3345.0216,"

In line 8 of the title, delete ", 3345.80"

In line 17, delete ", 3345.0216"

In line 19, delete ", 3345.80"

In line 568, delete "Each state institution shall prepare a written

report"

Delete lines 569 through 574

In line 575, delete "(G)"

Delete lines 578 through 608

Delete lines 1177 through 1227

In line 1293, delete "Each state institution of higher education shall

issue"

Delete lines 1294 through 1303

In line 1304, delete "(F)"

In line 1310, delete "(G)" and insert "(F)"

Delete lines 2212 through 2215

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

Representative John 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 61, nays 31, as follows:

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Those who voted in the affirmative were: Representatives
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Abrams	Barhorst	Bird	Claggett
Click	Craig	Creech	Daniels
Dean	Deeter	Demetriou	Dovilla
Ferguson	Fischer	Fowler Arthur	Ghanbari
Gross	Hall, T.	Hiner	Holmes
Hoops	John	Johnson	Jones
King	Kishman	Klopfenstein	Lampton
Lear	Lorenz	Manning	Mathews, A.
Mathews, T.	McClain	Miller, K.	Miller, M.
Mullins	Newman	Odioso	Oelslager
Peterson	Plummer	Ray	Richardson

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Ritter	Robb Blasdel	Roemer	Salvo
Santucci	Schmidt	Stewart	Swearingen
Teska	Thomas, D.	Thomas, J.	White, A.
Williams	Willis	Workman	Young
			Huffman-61

Those who voted in the negative were: Representatives

Abdullahi	Baker	Brennan	Brent
Brewer	Brownlee	Cockley	Denson
Glassburn	Grim	Hall, D.	Humphrey
Isaacsohn	Jarrells	Lawson-Rowe	Lett
Miller, J.	Piccolantonio	Rader	Robinson
Rogers	Sigrist	Sims	Somani
Sweeney	Synenberg	Thomas, C.	Tims
Troy	Upchurch		White, E31

The motion to amend was laid on the table.

Representative Miller, J. moved to amend, amendment 0303, as follows:

In line 8 of the title, delete ", 3345.456" In line 18, delete ", 3345.456" In line 626, delete "<u>submits</u>" Delete line 627 In line 628, delete "<u>education because the institution</u>" In line 629, delete "<u>all</u>" In line 630, delete "<u>aspects of</u>"; delete "<u>are</u>" and insert "<u>is</u>" In line 633, delete "<u>state or federal</u>" In line 635, after "<u>accreditation</u>" insert "; (IV) Secure or retain grants or cooperative agreements; (V) Apply policies of the state institution of higher education with respect to employee or student discipline" Delete lines 1058 through 1093 In line 1094, delete "**3345.455**" and insert "**3345.454**"

In line 1097, delete "3345.454" and insert "3345.453"

In line 1105, delete "3345.456" and insert "3345.455"

In line 1108, delete "has the same meaning as in section"

In line 1109, delete "<u>3345.454 of the Revised Code</u>" and insert "<u>means a process by which a state institution of higher education reduces</u> <u>programs or services, thus resulting in a temporary suspension or permanent</u> <u>separation of one or more institution faculty, to account for a reduction in</u> <u>student population or overall funding, a change to institutional missions or</u> <u>programs, or other fiscal pressures or emergencies facing the institution</u>"

In line 1111, delete "or 3345.455"

The question being, "Shall the motion to amend be agreed to?" Representative John 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 61, nays 32, as follows: Those who voted in the affirmative were: Representatives

			c. representatives	
	Abrams	Barhorst	Bird	Claggett
	Click	Craig	Creech	Daniels
	Dean	Deeter	Demetriou	Dovilla
	Ferguson	Fischer	Fowler Arthur	Ghanbari
	Gross	Hall, T.	Hiner	Holmes
	Hoops	John	Johnson	Jones
	King	Kishman	Klopfenstein	Lampton
	Lear	Lorenz	Manning	Mathews, A.
	Mathews, T.	McClain	Miller, K.	Miller, M.
	Mullins	Newman	Odioso	Peterson
	Plummer	Ray	Richardson	Ritter
	Robb Blasdel	Roemer	Salvo	Santucci
	Schmidt	Stephens	Stewart	Swearingen
	Teska	Thomas, D.	Thomas, J.	White, A.
	Williams	Willis	Workman	Young
				Huffman-61
T	nose who voted in t	he negative were: l	Representatives	
	Abdullahi	Baker	Brennan	Brent
	Brewer	Brownlee	Cockley	Denson
	Glassburn	Grim	Hall, D.	Humphrey
	Isaacsohn	Jarrells	Lawson-Rowe	Lett

Miller, J.	Oelslager	Piccolantonio	Rader
Robinson	Rogers	Sigrist	Sims
Somani	Sweeney	Synenberg	Thomas, C.
Tims	Troy	Upchurch	White, E32

The motion to amend was laid on the table.

Representative Abdullahi moved to amend, amendment 0297, as follows:

In line 648, delete ";"

Delete lines 649 through 658

In line 659, delete "equity, and inclusion requirements"

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

Representative John 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 62, nays 31, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Barhorst	Bird	Claggett
Click	Craig	Creech	Daniels
Dean	Deeter	Demetriou	Dovilla
Ferguson	Fischer	Fowler Arthur	Ghanbari
Gross	Hall, T.	Hiner	Holmes

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	Hoops	John	Johnson	Jones
	King	Kishman	Klopfenstein	Lampton
	Lear	Lorenz	Manning	Mathews, A.
	Mathews, T.	McClain	Miller, K.	Miller, M.
	Mullins	Newman	Odioso	Oelslager
	Peterson	Plummer	Ray	Richardson
	Ritter	Robb Blasdel	Roemer	Salvo
	Santucci	Schmidt	Stephens	Stewart
	Swearingen	Teska	Thomas, D.	Thomas, J.
	White, A.	Williams	Willis	Workman
	Young			Huffman-62
Th	ose who voted in t	he negative were: I	Representatives	
	Abdullahi	Baker	Brennan	Brent
	Brewer	Brownlee	Cockley	Denson
	Glassburn	Grim	Hall, D.	Humphrey
	Isaacsohn	Jarrells	Lawson-Rowe	Lett
	Miller, J.	Piccolantonio	Rader	Robinson
	Rogers	Sigrist	Sims	Somani
	Sweeney	Synenberg	Thomas, C.	Tims
	Troy	Upchurch		White, E31

The motion to amend was laid on the table.

Representative Grim moved to amend, amendment 0306, as follows:

In line 1 of the title, delete ", 3335.09" In line 13, delete ", 3335.09" Delete lines 80 through 183 After line 183, insert:

"Sec. 3335.02. (A) The government of the Ohio state university shall be vested in a board of fourteen trustees in 2005, and seventeen trustees beginning in 2006, who shall be appointed by the governor, with the advice and consent of the senate. Two of the seventeen trustees shall be students at the Ohio state university, and their selection and terms shall be in accordance with division (B) of this section. Except-

(1) For trustees appointed prior to July 1, 2025, except as provided in division (D) of this section and except for the terms of student members, terms of office shall be for nine years, commencing on the fourteenth day of May and ending on the thirteenth day of May.

(2) For trustees appointed on or after July 1, 2025, except for the terms of student members, terms of office shall be for six years, commencing on the fourteenth day of May and ending on the thirteenth day of May.

Each trustee shall hold office from the date of appointment until the end of the term for which the trustee was appointed. Any trustee appointed to fill a vacancy occurring prior to the expiration of the term for which the trustee's predecessor was appointed shall hold office for the remainder of such term. Any trustee shall continue in office subsequent to the expiration

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date of the trustee's term until the trustee's successor takes office, or until a period of sixty days has elapsed, whichever occurs first. No person who hasserved a full nine-year term or more than six years of such a term shall be eligible for reappointment until a period of four years has elapsed since the last day of the term for which the person previously served. The trustees shall not receive compensation for their services, but shall be paid their reasonable necessary expenses while engaged in the discharge of their official duties.

(B) The student members of the board of trustees of the Ohio state university shall be students at the Ohio state university. Unless student members have been granted voting power under division (C) of this section, they shall have no voting power on the board, shall not be considered as members of the board in determining whether a quorum is present, and shall not be entitled to attend executive sessions of the board. The student members of the board shall be appointed by the governor, with the advice and consent of the senate, from a group of five candidates selected pursuant to a procedure adopted by the university's student governments and approved by the university's board of trustees. The initial term of office of one of the student members shall commence on May 14, 1988, and shall expire on May 13, 1989, and the initial term of office of the other student member shall commence on May 14, 1988, and expire on May 13, 1990. Thereafter, terms of office of student members shall be for two years, each term ending on the same day of the same month of the year as the term it succeeds. In the event a student member cannot fulfill a two-year term, a replacement shall be selected to fill the unexpired term in the same manner used to make the original selection.

(C) Not later than ninety days after the effective date of this amendment, the board of trustees shall adopt a resolution that does one of the following:

(1) Grants the student members of the board voting power on the board. If so granted, in addition to having voting power, the student members shall be considered as members of the board in determining whether a quorum is present and shall be entitled to attend executive sessions of the board.

(2) Declares that student members do not have voting power on the board.

Thereafter, the board may change the voting status of student trustees by adopting a subsequent resolution. Each resolution adopted under this division shall take effect on the fourteenth day of May following the adoption of the resolution. All members with voting power at the time of the adoption of a resolution may vote on the resolution.

If student members are granted voting power under this division, no student shall be disqualified from membership on the board of trustees

because the student receives a scholarship, grant, loan, or any other financial assistance payable out of the state treasury or a university fund, or because the student is employed by the university in a position pursuant to a work-study program or other student employment, including as a graduate teaching assistant, graduate administrative assistant, or graduate research assistant, the compensation for which is payable out of the state treasury or a university fund.

Acceptance of such financial assistance or employment by a student trustee shall not be considered a violation of Chapter 102. or section 2921.42 or 2921.43 of the Revised Code.

(D)(1) The initial terms of office for the three additional trustees appointed in 2005 shall commence on a date in 2005 that is selected by the governor with one term of office expiring on May 13, 2009, one term of office expiring on May 13, 2010, and one term of office expiring on May 13, 2011, as designated by the governor upon appointment. Thereafter terms of office for trustees appointed prior to July 1, 2025, shall be for nine years, as provided in division $(A) \cdot (A)(1)$ of this section. Terms of office for trustees appointed on or after July 1, 2025, shall be for six years, as provided in division (A)(2) of this section.

(2) The initial terms of office for the three additional trustees appointed in 2006 shall commence on May 14, 2006, with one term of office expiring on May 13, 2012, one term of office expiring on May 13, 2013, and one term of office expiring on May 13, 2014, as designated by the governor upon appointment. Thereafter terms of office for trustees appointed prior to July 1, 2025, shall be for nine years, as provided in division $(A) \cdot (A)(1)$ of this section. Terms of office for trustees appointed on or after July 1, 2025, shall be for six years, as provided in division (A)(2) of this section."

Delete lines 184 through 194

In line 2196, delete ", 3335.09"

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

Representative John moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted – yeas 59, nays 33, as follows:

Those who voted		vere. Representative	-3
Abrams	Barhorst	Bird	Claggett
Click	Craig	Creech	Daniels
Dean	Deeter	Demetriou	Dovilla
Ferguson	Fischer	Fowler Arthur	Ghanbari
Gross	Hall, T.	Hiner	Holmes
Hoops	John	Johnson	Jones
King	Kishman	Lampton	Lear
Lorenz	Mathews, A.	Mathews, T.	McClain
Miller, K.	Miller, M.	Mullins	Newman

Those who voted in the affirmative were: Representatives

Odioso	Oelslager	Peterson	Plummer
Ray	Richardson	Ritter	Robb Blasdel
Roemer	Salvo	Santucci	Schmidt
Stephens	Stewart	Swearingen	Teska
Thomas, D.	Thomas, J.	Williams	Willis
Workman	Young		Huffman-59
Those who voted	in the negative we	ere: Representatives	
Abdullahi	Baker	Brennan	Brent
Brewer	Brownlee	Cockley	Denson
Glassburn	Grim	Hall, D.	Humphrey
Isaacsohn	Jarrells	Lawson-Rowe	Lett
Manning	Miller, J.	Piccolantonio	Rader
Robinson	Rogers	Sigrist	Sims
Somani	Sweeney	Synenberg	Thomas, C.
Tims	Troy	Upchurch	White, A.
			White, E33

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

nobe mile retea		••••••••••••••••	•0
Barhorst	Bird	Claggett	Click
Craig	Creech	Daniels	Dean
Deeter	Demetriou	Dovilla	Ferguson
Fischer	Fowler Arthur	Ghanbari	Gross
Hall, T.	Hiner	Holmes	Hoops
John	Johnson	Jones	King
Kishman	Klopfenstein	Lampton	Lear
Lorenz	Manning	Mathews, A.	Mathews, T.
McClain	Miller, K.	Miller, M.	Mullins
Newman	Odioso	Peterson	Plummer
Ray	Richardson	Ritter	Robb Blasdel
Roemer	Salvo	Santucci	Schmidt
Stewart	Swearingen	Teska	Thomas, D.
Thomas, J.	White, A.	Williams	Willis
Workman	Young		Huffman-59

Those who voted in the negative were: Representatives

Abdullahi	Abrams	Baker	Brennan
Brent	Brewer	Brownlee	Cockley
Denson	Glassburn	Grim	Hall, D.
Humphrey	Isaacsohn	Jarrells	Lawson-Rowe
Lett	Miller, J.	Oelslager	Piccolantonio
Rader	Robinson	Rogers	Sigrist
Sims	Somani	Stephens	Sweeney
Synenberg	Thomas, C.	Tims	Troy
Upchurch			White, E34

The bill passed.

Representative Young moved to amend the title as follows:

Add the names: "Barhorst, Bird, Click, Craig, Creech, Dean, Demetriou,

Dovilla, Fischer, Fowler Arthur, Gross, Hall, T., Hiner, John, Jones, King, Lear, Lorenz, Mathews, A., Mathews, T., McClain, Miller, M., Newman, Plummer, Ritter, Robb Blasdel, Stewart, Thomas, D., Willis, Workman."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

S. B. No. 24-Senators Johnson, Huffman.

Cosponsors: Senators Brenner, Antonio, Blackshear, Blessing, Chavez, Cirino, Craig, DeMora, Gavarone, Hicks-Hudson, Ingram, Koehler, Landis, Lang, Liston, O'Brien, Patton, Reineke, Roegner, Romanchuk, Schaffer, Smith, Timken, Weinstein Representative Lorenz.

To enact section 5.022 of the Revised Code to adopt the 1905 Wright Flyer III as the state airplane, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 90, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Barhorst	Bird	Brennan
Brent	Brewer	Brownlee	Claggett
Click	Cockley	Craig	Creech
Daniels	Dean	Deeter	Demetriou
Denson	Dovilla	Ferguson	Fischer
Fowler Arthur	Ghanbari	Glassburn	Grim
Gross	Hall, D.	Hall, T.	Hiner
Holmes	Hoops	Humphrey	Isaacsohn
Jarrells	John	Jones	King
Kishman	Klopfenstein	Lampton	Lawson-Rowe
Lear	Lett	Lorenz	Manning
Mathews, A.	Mathews, T.	McClain	Miller, J.
Miller, K.	Miller, M.	Mullins	Newman
Odioso	Oelslager	Peterson	Piccolantonio
Plummer	Rader	Ray	Richardson
Ritter	Robb Blasdel	Robinson	Roemer
Rogers	Salvo	Santucci	Schmidt
Sigrist	Sims	Somani	Stephens
Stewart	Swearingen	Sweeney	Synenberg
Teska	Thomas, C.	Thomas, D.	Thomas, J.
Tims	Troy	Upchurch	White, A.
White, E.	Williams	Willis	Workman
Young			Huffman-90

The bill passed.

Representative Willis moved to amend the title as follows:

Add the names: "Abrams, Barhorst, Brennan, Brent, Brewer, Brownlee, Claggett, Click, Creech, Daniels, Dean, Deeter, Demetriou, Denson, Dovilla, Fischer, Fowler Arthur, Grim, Gross, Hiner, Holmes, Hoops, Humphrey, John, Jones, Kishman, Klopfenstein, Lampton, Lear, Manning, Mathews, A., Mathews, T., McClain, Miller, J., Miller, M., Newman, Odioso, Oelslager, Peterson, Plummer, Rader, Ray, Robb Blasdel, Roemer, Rogers, Salvo, Santucci, Schmidt, Sims, Synenberg, Thomas, C., Tims, Upchurch, White, A., White, E., Williams, Willis, Young."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 28-Representatives Mathews, A., Hall, T.

Cosponsors: Representatives Williams, Gross, Fischer, Johnson, Teska, King, Thomas, D., Dean, John, Workman, Roemer, Click, Demetriou.

To amend sections 319.301, 319.302, 523.06, 1545.21, 3316.041, 3316.06, 3358.11, 3505.06, 5705.03, 5705.218, 5705.2111, 5705.221, 5705.233, 5705.261, and 5705.412 and to repeal section 5705.192 of the Revised Code to eliminate the authority to levy replacement property tax levies, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Hall, D. moved to amend, amendment 0301, as follows:

In line 1 of the title, delete "319.301, 319.302, 523.06,"

Delete line 2 of the title

In line 3 of the title, delete ", 5705.218, 5705.2111, 5705.221,"

In line 4 of the title, delete "5705.233, 5705.261, and 5705.412"; delete "to repeal"

In line 5 of the title, delete "section"

In line 6 of the title, delete "eliminate the authority to levy" and insert "modify the ballot language for"

In line 8, delete "319.301, 319.302, 523.06,"

In line 9, delete "1545.21, 3316.041, 3316.06, 3358.11, 3505.06,"; delete ", 5705.218,"

In line 10, delete "5705.2111, 5705.221, 5705.233, 5705.261,"; delete "5705.412" and insert "5705.192"

Delete lines 12 through 942

After line 942, insert:

"Sec. 5705.03. (A) The taxing authority of each subdivision may levy taxes annually, subject to the limitations of sections 5705.01 to 5705.47 of the Revised Code, on the real and personal property within the subdivision for the purpose of paying the current operating expenses of the subdivision and acquiring or constructing permanent improvements. The taxing authority of each subdivision and taxing unit shall, subject to the limitations of such

sections, levy such taxes annually as are necessary to pay the interest and sinking fund on and retire at maturity the bonds, notes, and certificates of indebtedness of such subdivision and taxing unit, including levies in anticipation of which the subdivision or taxing unit has incurred indebtedness.

(B)(1) When a taxing authority determines that it is necessary to levy a tax outside the ten-mill limitation for any purpose authorized by the Revised Code, the taxing authority shall certify to the county auditor a resolution or ordinance requesting that the county auditor certify to the taxing authority the amounts described in division (B)(2) of this section. The resolution or ordinance shall state all of the following:

(a) The proposed rate of the tax, expressed in mills for each one dollar of taxable value, or the dollar amount of revenue to be generated by the proposed tax;

(b) The purpose of the tax;

(c) Whether the tax is an additional levy, a renewal or a replacement of an existing tax, a renewal or replacement of an existing tax with an increase or a decrease, a reduction or decrease of an existing tax, or an extension of an existing tax to additional territory;

(d) The section of the Revised Code authorizing submission of the question of the tax;

(e) The term of years of the tax or if the tax is for a continuing period of time;

(f) That the tax is to be levied upon the entire territory of the subdivision or, if authorized by the Revised Code, a description of the portion of the territory of the subdivision in which the tax is to be levied;

(g) The date of the election at which the question of the tax shall appear on the ballot;

(h) That the ballot measure shall be submitted to the entire territory of the subdivision or, if authorized by the Revised Code, a description of the portion of the territory of the subdivision to which the ballot measure shall be submitted;

(i) The tax year in which the tax will first be levied and the calendar year in which the tax will first be collected;

(j) Each such county in which the subdivision has territory.

(2) Upon receipt of a resolution or ordinance certified under division (B)(1) of this section, the county auditor shall certify to the taxing authority each of the following, as applicable to that levy:

(a) The total current tax valuation of the subdivision.

(b) The number of mills for each one dollar of taxable value that is

required to generate a specified amount of revenue.

(c) Either One of the following:

(i) If the levy is to renew, renew and increase, renew and decrease, reduce or decrease, or extend to additional territory an existing levy that is subject to reduction under section 319.301 of the Revised Code, the levy's effective rate, expressed in dollars, rounded to the nearest dollar, for each one hundred thousand dollars of the county auditor's appraised value;

(ii) If the levy is a replacement levy, the effective tax rate, as defined in section 323.08 of the Revised Code, of the existing tax levied on property classified as residential or agricultural under section 5713.041 of the Revised Code, expressed in dollars, rounded to the nearest dollar, for each one hundred thousand dollars of the county auditor's appraised value and whether the proposed rate is less than, equal to, or greater than that effective tax rate;

(iii) For all other levies, the levy's rate, described in division (B)(2)(b) or (d) of this section, expressed in dollars, rounded to the nearest dollar, for each one hundred thousand dollars of the county auditor's appraised value.

(d) The dollar amount of revenue, rounded to the nearest dollar, that would be generated by a specified number of mills for each one dollar of taxable value.

(e) For any levy or portion of a levy except a levy or portion of a levy to pay debt charges, an estimate of the levy's annual collections, rounded to the nearest dollar, which shall be calculated assuming that the amount of the tax list of the taxing authority remains throughout the life of the levy the same as the amount of the tax list most recently certified by the auditor under division (A) of section 319.28 of the Revised Code.

If a subdivision is located in more than one county, the county auditor shall obtain from the county auditor of each other county in which the subdivision is located the current tax valuation for the portion of the subdivision in that county. The county auditor shall issue the certification to the taxing authority within ten days after receiving the taxing authority's resolution or ordinance requesting it.

(3) Upon receiving the certification from the county auditor under division (B)(2) of this section, the taxing authority may adopt a resolution or ordinance stating the rate of the tax levy, expressed in mills for each one dollar of taxable value and the rate or effective rate, as applicable, in dollars for each one hundred thousand dollars of the county auditor's appraised value, as estimated by the county auditor, and that the taxing authority will proceed with the submission of the question of the tax to electors. The taxing authority shall certify this resolution or ordinance, a copy of the county auditor's certifications, and the resolution or ordinance the taxing authority adopted under division (B)(1) of this section to the proper county board of elections in the manner and within the time prescribed by the section of the Revised Code governing submission of the question. The county board of elections shall not submit the question of the tax to electors unless a copy of the county auditor's certification accompanies the resolutions or ordinances the taxing authority certifies to the board. Before requesting a taxing authority to submit a tax levy, any agency or authority authorized to make that request shall first request the certification from the county auditor provided under this section.

(4) This division is supplemental to, and not in derogation of, any similar requirement governing the certification by the county auditor of the tax valuation of a subdivision or necessary tax rates for the purposes of the submission of the question of a tax in excess of the ten-mill limitation, including sections 133.18 and 5705.195 of the Revised Code.

(C) All taxes levied on property shall be extended on the tax list and duplicate by the county auditor of the county in which the property is located, and shall be collected by the county treasurer of such county in the same manner and under the same laws and rules as are prescribed for the assessment and collection of county taxes. The proceeds of any tax levied by or for any subdivision when received by its fiscal officer shall be deposited in its treasury to the credit of the appropriate fund.

Sec. 5705.192. (A) For the purposes of this section-only, "taxing:

(1) "Taxing authority" includes a township board of park commissioners appointed under section 511.18 of the Revised Code.

(2) "Effective rate" means the effective tax rate, as defined in section 323.08 of the Revised Code, of a tax levied on property classified as residential or agricultural under section 5713.041 of the Revised Code.

(B) A taxing authority may propose to replace an existing levy that the taxing authority is authorized to levy, regardless of the section of the Revised Code under which the authority is granted, except a school district emergency levy proposed pursuant to sections 5705.194 to 5705.197 of the Revised Code. The taxing authority may propose to replace the existing levy in its entirety at the rate at which it is authorized to be levied; may propose to replace a portion of the existing levy at a lesser rate; or may propose to replace the existing levy in its entirety and increase the rate at which it is levied. If the taxing authority proposes to replace an existing levy, the proposed levy shall be called a replacement levy and shall be so designated on the ballot. Except as otherwise provided in this division, a replacement levy shall be limited to the purpose of the existing levy, and shall appear separately on the ballot from, and shall not be conjoined with, the renewal of any other existing levy. In the case of an existing school district levy imposed under section 5705.21 of the Revised Code for the purpose specified in division (F) of section 5705.19 of the Revised Code, or in the case of an

existing school district levy imposed under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and financing of permanent improvements, the replacement for that existing levy may be for the same purpose or for the purpose of general permanent improvements as defined in section 5705.21 of the Revised Code. The replacement for an existing levy imposed under division (L) of section 5705.19 or section 5705.222 of the Revised Code may be for any purpose authorized for a levy imposed under section 5705.222 of the Revised Code.

The resolution proposing a replacement levy shall specify the purpose of the levy; its proposed rate expressed in mills for each one dollar of taxable value and in dollars for each one hundred thousand dollars of the county auditor's appraised value; whether the proposed rate is the same as the rate of the existing levy, a reduction, or an increaseless than, equal to, or greater than the effective rate of the existing tax; the extent of any the reduction or increase, if any, expressed in mills for each one dollar of taxable value and in dollars for each one hundred thousand dollars of the county auditor's appraised value; the first calendar year in which the levy will be due; and the term of the levy, expressed in years or, if applicable, that it will be levied for a continuing period of time.

<u>(C)</u> The sections of the Revised Code governing the maximum rate and term of the existing levy, the contents of the resolution that proposed the levy, the adoption of the resolution, the arrangements for the submission of the question of the levy, and notice of the election also govern the respective provisions of the proposal to replace the existing levy, except as provided in divisions (B)(1)-(C)(1) to (5) of this section:

(1) In the case of an existing school district levy that is imposed under section 5705.21 of the Revised Code for the purpose specified in division (F) of section 5705.19 of the Revised Code or under section 5705.217 of the Revised Code for the acquisition, construction, enlargement, renovation, and financing of permanent improvements, and that is to be replaced by a levy for general permanent improvements, the term of the replacement levy may be for a continuing period of time.

(2) The date on which the election is held shall be as follows:

(a) For the replacement of a levy with a fixed term of years, the date of the general election held during the last year the existing levy may be extended on the real and public utility property tax list and duplicate, or the date of any election held in the ensuing year;

(b) For the replacement of a levy imposed for a continuing period of time, the date of any election held in any year after the year the levy to be replaced is first approved by the electors, except that only one election on the question of replacing the levy may be held during any calendar year.

The failure by the electors to approve a proposal to replace a levy

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imposed for a continuing period of time does not terminate the existing continuing levy.

(3) In the case of an existing school district levy imposed under division (B) of section 5705.21, division (C) of section 5705.212, or division (J) of section 5705.218 of the Revised Code, the rates allocated to the qualifying school district and to partnering community schools each may be increased or decreased or remain the same, and the total rate may be increased, decreased, or remain the same.

(4) In the case of an existing levy imposed under division (L) of section 5705.19 of the Revised Code, the term may be for any number of years not exceeding ten or for a continuing period of time.

(5) In addition to other required information, the election notice shall express-Section 5705.25 of the Revised Code does not apply to this section to the extent that section governs the content of the election notice. The notice of election shall state the following: the purpose of the levy; the proposed rate expressed in mills for each dollar of taxable value and in dollars for each one hundred thousand dollars of the county auditor's appraised value; whether the proposed rate is less than, equal to, or greater than the effective rate of the existing tax; the extent of the reduction or increase, if any, for each class of property as expressed in dollars for each one hundred thousand dollars for each one hundred thousand dollars appraised value; the levy's annual collections, as estimated and certified by the county auditor under section 5705.03 of the Revised Code; the first calendar year in which the levy will be due; and the term of the levy, expressed in years or, if applicable, that it will be levied for a continuing period of time.

(C)-(D) The form of the ballot at the election on the question of a replacement levy shall be as follows:

"A replacement of a tax for the benefit of (name of subdivision or public library) for the purpose of (the purpose stated in the resolution), that the county auditor estimates will collect \$ annually, at a rate not exceeding mills for each \$1 of taxable value, which amounts to \$ for each \$100,000 of the county auditor's appraised value, and which, compared to the effective rate of the tax to be replaced, amounts to (an increase/a decrease) of for each \$100,000 of the county auditor's appraised value on \$ residential and agricultural property, for (number of years levy is to run, or that it will be levied for a continuous period of time), (first year the replacement tax is to be levied). commencing in (first calendar year in which the first due in calendar vear replacement tax shall be due).

"

FOR THE TAX LEVY

AGAINST THE TAX LEVY

If the proposed rate of the replacement levy equals the effective rate of the existing tax, the ballot language shall be changed to reflect that fact.

If the replacement levy is proposed by a qualifying school district to replace an existing tax levied under division (B) of section 5705.21, division (C)(1) of section 5705.212, or division (J) of section 5705.218 of the Revised Code, the form of the ballot shall be modified by adding, after the phrase "each \$1 of taxable value," the following: "(of which _____ mills is to be allocated to partnering community schools)."

If the proposal is to replace an existing levy and increase the rate of the existing levy, the form of the ballot shall be changed by adding the words "______mills of an existing levy and an increase of ______mills, to constitute" after the words "a replacement of." If the proposal is to replace only a portion of an existing levy, the form of the ballot shall be changed by adding the words "a portion of an existing levy, being a reduction of ______mills, to constitute" after the words "a replacement of." If the existing levy is imposed under division (B) of section 5705.21, division (C) (1) of section 5705.212, or division (J) of section 5705.218 of the Revised Code, the form of the ballot also shall state the portion of the total increased rate or of the total rate as reduced that is to be allocated to partnering community schools.

If the tax is to be placed on the tax list of the current tax year, the form of the ballot shall be modified by adding at the end of the form the phrase ", commencing in ______ (first year the replacement tax is to be levied), first due in calendar year _____ (first calendar year in which the tax shall be due)."

The question covered by the resolution shall be submitted as a separate proposition, but may be printed on the same ballot with any other proposition submitted at the same election, other than the election of officers. More than one such question may be submitted at the same election.

(D) (E) Two or more existing levies, or any portion of those levies, may be combined into one replacement levy, so long as all of the existing levies are for the same purpose and either all are due to expire the same year or all are for a continuing period of time. The question of combining all or portions of those existing levies into the replacement levy shall appear as one ballot proposition before the electors. If the electors approve the ballot proposition, all or the stated portions of the existing levies are replaced by one replacement levy. The form of the ballot prescribed by division (D) of this section shall be modified to reflect the replacement of more than one existing levy; to reflect whether the proposed rate is less than, equal to, or greater than the effective rate of the combined existing levies; and to reflect the extent of the reduction or increase, if any, expressed in dollars for each one hundred thousand dollars of the county auditor's appraised value.

(E) (F) A levy approved in excess of the ten-mill limitation under this section shall be certified to the tax commissioner. In the first year of a levy approved under this section, the levy shall be extended on the tax lists after the February settlement succeeding the election at which the levy was approved. If the levy is to be placed on the tax lists of the current year, as specified in the resolution providing for its submission, the result of the election shall be certified immediately after the canvass by the board of elections to the taxing authority, which shall forthwith make the necessary levy and certify it to the county auditor, who shall extend it on the tax lists for collection. After the first year, the levy shall be included in the annual tax budget that is certified to the county budget commission.

If notes are authorized to be issued in anticipation of the proceeds of the existing levy, notes may be issued in anticipation of the proceeds of the replacement levy, and such issuance is subject to the terms and limitations governing the issuance of notes in anticipation of the proceeds of the existing levy.

(F) (G) This section does not authorize a tax to be levied in any year after the year in which revenue is not needed for the purpose for which the tax is levied."

Delete lines 943 through 1898

In line 1899, delete "319.301, 319.302,"

In line 1900, delete "523.06, 1545.21, 3316.041, 3316.06, 3358.11, 3505.06,"; delete the seventh ","

In line 1901, delete "5705.218, 5705.2111, 5705.221, 5705.233, 5705.261,"; delete "5705.412" and insert "5705.192"

Delete lines 1903 and 1904

In line 1905, delete "4" and insert "3"; delete "(A)"; delete "section"

In line 1906, delete "1545.21" and insert "sections 5705.03 and 5705.192"

In line 1907, delete "October 1, 2025" and insert "the one hundredth day after the effective date of this section"

Delete lines 1908 through 1921

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

Representative John moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

Salvo

Stewart

Thomas, J.

The yeas and ma	ys were taiten and re	suited yeas or, na	<i>iyo o</i> 0, u o romo m
Those who voted	d in the affirmative v	vere: Representative	es
Abrams	Barhorst	Bird	Claggett
Click	Craig	Creech	Daniels
Dean	Deeter	Demetriou	Dovilla
Ferguson	Fischer	Fowler Arthur	Ghanbari
Gross	Hall, T.	Hiner	Holmes
Hoops	John	Jones	King
Kishman	Klopfenstein	Lampton	Lear
Lorenz	Manning	Mathews, A.	Mathews, T.
McClain	Miller, K.	Miller, M.	Mullins
Newman	Odioso	Oelslager	Peterson
Plummer	Ray	Richardson	Ritter

The yeas and navs were taken and resulted – yeas 61, navs 30, as follows:

Williams	Willis	Workman	Young Huffman-61
Those who voted	l in the negative were	e: Representatives	5
Baker	Brennan	Brent	Brewer
Brownlee	Cockley	Denson	Glassburn
Grim	Hall, D.	Humphrey	Isaacsohn
Iorrolla	Lawson Powe	Latt	Millor I

Roemer

Stephens

Thomas, D.

Grim	Hall, D.	Humphrey	Isaacsohn
Jarrells	Lawson-Rowe	Lett	Miller, J.
Piccolantonio	Rader	Robinson	Rogers
Sigrist	Sims	Somani	Sweeney
Synenberg	Thomas, C.	Tims	Troy
Upchurch			White, E30

The motion to amend was laid on the table.

Robb Blasdel

Schmidt

Teska

Representative Troy moved to amend, amendment 0302, as follows:

In line 7 of the title, after "levies" insert "and to modify levy eligibility for the 10% nonbusiness and 2.5% owner-occupied property tax credits"

In line 222, strike through "or"

In line 223, after "Code" insert "; or the increased portion of a renewal and increase of any levy, if the renewal and increase is approved at an election held on or after the effective date of this amendment"

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

Representative John 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 61, nays 31, as follows:

Those who voted in the affirmative were: Representatives

Abrams	Barhorst	Bird	Claggett
Click	Craig	Creech	Daniels
Dean	Deeter	Demetriou	Dovilla
Ferguson	Fischer	Fowler Arthur	Ghanbari
Gross	Hall, T.	Hiner	Holmes

Santucci

White, A.

Swearingen

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Hoops	John	Jones	King
Kishman	Klopfenstein	Lampton	Lear
Lorenz	Manning	Mathews, A.	Mathews, T.
McClain	Miller, K.	Miller, M.	Mullins
Newman	Odioso	Oelslager	Peterson
Plummer	Rav	Richardson	Ritter
Robb Blasdel	Roemer	Salvo	Santucci
Schmidt	Stephens	Stewart	Swearingen
Teska	Thomas, D.	Thomas, J.	White, A.
Williams	Willis	Workman	Young
			Huffman-61
Those who voted i	in the negative wer	e: Representatives	
Abdullahi	Baker	Brennan	Brent
Brewer	Brownlee	Cockley	Denson
Glassburn	Grim	Hall, D.	Humphrey
Isaacsohn	Jarrells	Lawson-Rowe	Lett
Miller, J.	Piccolantonio	Rader	Robinson
Rogers	Sigrist	Sims	Somani
Sweeney	Synenberg	Thomas, C.	Tims
Troy	Upchurch		White, E31
The metion to emend was laid on the table			

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 62, nays 30, as follows:

Those who voted in the affirmative were: Representatives

		were. Representative	
Abrams	Barhorst	Bird	Claggett
Click	Craig	Creech	Daniels
Dean	Deeter	Demetriou	Dovilla
Ferguson	Fischer	Fowler Arthur	Ghanbari
Glassburn	Gross	Hall, T.	Hiner
Holmes	Hoops	John	Jones
King	Kishman	Klopfenstein	Lampton
Lear	Lorenz	Mathews, A.	Mathews, T.
McClain	Miller, K.	Miller, M.	Mullins
Newman	Odioso	Oelslager	Peterson
Plummer	Ray	Richardson	Ritter
Robb Blasdel	Roemer	Salvo	Santucci
Schmidt	Stephens	Stewart	Swearingen
Sweeney	Teska	Thomas, D.	Thomas, J.
White, A.	Williams	Willis	Workman
Young			Huffman-62
These who yeted in the negative ware: Depresentatives			
Those who voted in the negative were: Representatives			

Abdullahi	Baker	Brennan	Brent
Brewer	Brownlee	Cockley	Denson
Grim	Hall, D.	Humphrey	Isaacsohn
Jarrells	Lawson-Rowe	Lett	Manning
Miller, J.	Piccolantonio	Rader	Robinson
Rogers	Sigrist	Sims	Somani
Synenberg	Thomas, C.	Tims	Troy
Upchurch			White, E30

The bill passed.

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

Add the names: "Abrams, Barhorst, Claggett, Craig, Creech, Daniels, Deeter, Dovilla, Fowler Arthur, Glassburn, Hiner, Jones, Lampton, Lear, Lorenz, Mathews, T., Miller, M., Mullins, Newman, Peterson, Plummer, Robb Blasdel, Stephens, Swearingen, Willis, Young."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 38-Representative Fowler Arthur.

To enact section 5534.924 of the Revised Code to designate a portion of State Route 87 in Geauga County as the "Dr. Steven Takacs Veteran Memorial Highway", 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 0, as follows:

Those who voted in the affirmative were: Representatives

Abdullahi	Abrams	Baker	Barhorst
Bird	Brennan	Brent	Brewer
Brownlee	Claggett	Click	Cockley
Craig	Creech	Daniels	Dean
Deeter	Demetriou	Denson	Dovilla
Ferguson	Fischer	Fowler Arthur	Ghanbari
Glassburn	Grim	Gross	Hall, D.
Hall, T.	Hiner	Holmes	Hoops
Humphrey	Isaacsohn	John	Jones
King	Kishman	Klopfenstein	Lampton
Lawson-Rowe	Lear	Lett	Lorenz
Manning	Mathews, A.	Mathews, T.	McClain
Miller, J.	Miller, K.	Miller, M.	Mullins
Newman	Odioso	Oelslager	Peterson
Piccolantonio	Plummer	Rader	Ray
Richardson	Ritter	Robb Blasdel	Robinson
Roemer	Rogers	Salvo	Santucci
Schmidt	Sigrist	Sims	Somani
Stephens	Stewart	Swearingen	Sweeney
Synenberg	Teska	Thomas, C.	Thomas, D.
Thomas, J.	Tims	Troy	Upchurch
White, A.	White, E.	Williams	Willis
Workman	Young		Huffman-91

The bill passed.

Representative Fowler Arthur moved to amend the title as follows:

Add the names: "Brennan, Deeter, Demetriou, Gross, Hiner, Hoops, Lorenz, Newman, Peterson, Rader, Rogers, Sigrist, Synenberg, Thomas, C., White, E., Williams, Willis."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 50-Representative King. Cosponsor: Representative Lorenz.

To enact section 5533.106 of the Revised Code to designate a portion of State Route 47 in Darke County as the "PFC John Wayne Richard Memorial Highway," 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 0, as follows:

Those who voted in the affirmative were: Representatives	Those who	voted in the	affirmative we	re: Representatives
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-				
	Abdullahi	Abrams	Baker	Barhorst
	Bird	Brennan	Brent	Brewer
	Brownlee	Claggett	Click	Cockley
	Craig	Creech	Daniels	Dean
	Deeter	Demetriou	Denson	Dovilla
	Ferguson	Fischer	Fowler Arthur	Ghanbari
	Glassburn	Grim	Gross	Hall, D.
	Hall, T.	Hiner	Holmes	Hoops
	Humphrey	Isaacsohn	Jarrells	John
	Jones	King	Kishman	Klopfenstein
	Lampton	Lawson-Rowe	Lear	Lett
	Lorenz	Manning	Mathews, A.	Mathews, T.
	McClain	Miller, J.	Miller, K.	Miller, M.
	Mullins	Newman	Odioso	Oelslager
	Peterson	Piccolantonio	Plummer	Rader
	Ray	Richardson	Ritter	Robb Blasdel
	Robinson	Roemer	Rogers	Salvo
	Santucci	Schmidt	Sigrist	Sims
	Somani	Stephens	Stewart	Swearingen
	Sweeney	Synenberg	Teska	Thomas, C.
	Thomas, D.	Thomas, J.	Tims	Troy
	Upchurch	White, A.	White, E.	Williams
	Willis	Workman	Young	Huffman-92

The bill passed.

Representative King moved to amend the title as follows:

Add the names: "Barhorst, Brennan, Click, Deeter, Fowler Arthur, Ghanbari, Gross, Hiner, Holmes, Hoops, Jarrells, Miller, J., Newman, Peterson, Plummer, Richardson, Rogers, Sigrist, Synenberg, Thomas, C., Williams, Willis."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Message from the Senate

Mr. Speaker:

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

Am. Sub. H. B. No. 54 - Representative Stewart

Cosponsors: Representatives Schmidt, Abdullahi, Abrams, Baker, Barhorst, Bird, Brennan, Brent, Brewer, Callender, Claggett, Click, Cockley, Creech, Daniels, Deeter, Demetriou, Denson, Dovilla, Fischer, Fowler Arthur, Ghanbari, Glassburn, Grim, Gross, Hall, D., Hall, T., Hiner, Holmes, Hoops, Humphrey, Jarrells, John, Johnson, Jones, King, Kishman, Klopfenstein, Lampton, Lawson-Rowe, Lear, Lett, Lorenz, Manning, Mathews, A., Mathews, T., McClain, McNally, Miller, J., Miller, K., Miller, M., Mohamed, Mullins, Newman, Peterson, Piccolantonio, Pizzulli, Plummer, Rader, Ray, Ritter, Robb Blasdel, Robinson, Roemer, Rogers, Russo, Salvo, Santucci, Sigrist, Sims, Somani, Stephens, Synenberg, Teska, Thomas, C., Thomas, D., Troy, Upchurch, White, A., White, E., Williams, Willis, Workman, Young Senators Schaffer, Antonio, Blackshear, Brenner, Cirino, Craig, Cutrona, DeMora, Gavarone, Hicks-Hudson, Huffman, Ingram, Johnson, Landis, Lang, Liston, Manning, Reineke, Reynolds, Roegner, Romanchuk, Timken, Weinstein, Wilkin

To amend sections 101.27, 117.12, 154.01, 306.30, 306.35, 306.43, 717.02, 1548.061, 2935.03, 3503.11, 3704.14, 4501.01, 4503.10, 4503.102, 4503.103, 4503.21, 4505.08, 4506.01, 4506.09, 4506.11, 4507.01, 4507.061, 4507.13, 4507.21, 4507.52, 4508.02, 4511.01, 4511.031, 4511.09, 4511.091, 4511.092, 4511.093, 4511.094, 4511.11, 4511.13, 4511.131, 4511.132, 4511.18, 4511.204, 4511.21, 4511.211, 4511.214, 4511.432, 4511.46, 4511.48, 4511.512, 4511.61, 4511.62, 4511.64, 4511.65, 4511.68, 4511.701, 4511.712, 4511.76, 4513.071, 4513.38, 4513.41, 4517.02, 4517.24, 4519.401, 4955.50, 4955.51, 5501.20, 5501.41, 5501.441, 5512.07, 5513.01, 5515.01, 5515.02, 5515.99, 5517.02, 5517.021, 5521.01, 5525.03, 5525.04, 5525.08, 5525.14, 5525.16, 5537.02, 5571.01, and 5747.502; to enact sections 117.56, 1548.062, 4503.183, 4503.211, 4505.072, 4511.15, 4511.765, 4923.12, 4955.52, 4955.53, 4955.55, 4955.57, 5501.041, 5501.421, 5515.10, 5517.012, and 5517.08; and to repeal sections 4506.072, 4507.021, 4507.063, 4507.511, 4511.351, 4511.491, and 5501.60 of the Revised Code and to amend Sections 200.20, 200.30 as subsequently amended, 243.10, and 243.20 of H.B. 2 of the 135th General Assembly and Section 755.20 of H.B. 23 of the 135th General Assembly to make appropriations for programs related to transportation for the biennium beginning July 1, 2025, and ending June 30, 2027, and to provide authorization and conditions for the operation of those programs.

As a substitute bill with the following additional amendment, in which the concurrence of the House is requested.

In line 10488, after "County" insert ";

(5) Creating a new freeway, which may be a toll road, in the region between State Route 529 and Waldo, Ohio heading eastward toward Interstate Route 71 north of Marengo, Ohio in Marion County and Morrow County"

Attest:

Vincent L. Keeran, Clerk.

Representative Manning moved that the Senate amendments to Am. Sub. H. B. No. 54-Representatives, Stewart, et. al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 54**-Representatives Stewart, et. al., were taken up for consideration.

Am. Sub. H. B. No. 54 - Representative Stewart

Cosponsors: Representatives Schmidt, Abdullahi, Abrams, Baker, Barhorst, Bird, Brennan, Brent, Brewer, Callender, Claggett, Click, Cockley, Creech, Daniels, Deeter, Demetriou, Denson, Dovilla, Fischer, Fowler Arthur, Ghanbari, Glassburn, Grim, Gross, Hall, D., Hall, T., Hiner, Holmes, Hoops, Humphrey, Jarrells, John, Johnson, Jones, King, Kishman, Klopfenstein, Lampton, Lawson-Rowe, Lear, Lett, Lorenz, Manning, Mathews, A., Mathews, T., McClain, McNally, Miller, J., Miller, K., Miller, M., Mohamed, Mullins, Newman, Peterson, Piccolantonio, Pizzulli, Plummer, Rader, Ray, Ritter, Robb Blasdel, Robinson, Roemer, Rogers, Russo, Salvo, Santucci, Sigrist, Sims, Somani, Stephens, Synenberg, Teska, Thomas, C., Thomas, D., Troy, Upchurch, White, A., White, E., Williams, Willis, Workman, Young Senators Schaffer, Antonio, Blackshear, Brenner, Cirino, Craig, Cutrona, DeMora, Gavarone, Hicks-Hudson, Huffman, Ingram, Johnson, Landis, Lang, Liston, Manning, Reineke, Reynolds, Roegner, Romanchuk, Timken, Weinstein, Wilkin.

To amend sections 101.27, 117.12, 154.01, 306.30, 306.35, 306.43, 717.02, 1548.061, 2935.03, 3503.11, 3704.14, 4501.01, 4503.10, 4503.102, 4503.103, 4503.21, 4505.08, 4506.01, 4506.09, 4506.11, 4507.01, 4507.061, 4507.13, 4507.21, 4507.52, 4508.02, 4511.01, 4511.031, 4511.09, 4511.091, 4511.092, 4511.093, 4511.094, 4511.11, 4511.13, 4511.131, 4511.132, 4511.18, 4511.204, 4511.21, 4511.211, 4511.214, 4511.432, 4511.46, 4511.48, 4511.512, 4511.61, 4511.62, 4511.64, 4511.65, 4511.68, 4511.701, 4511.712, 4511.76, 4513.071, 4513.38, 4513.41, 4517.02, 4517.24, 4519.401, 4955.50, 4955.51, 5501.20, 5501.41, 5501.441, 5512.07, 5513.01, 5515.01, 5515.02, 5515.99, 5517.02, 5517.021, 5521.01, 5525.03, 5525.04, 5525.08, 5525.14, 5525.16, 5537.02, 5571.01, and 5747.502; to enact sections 117.56, 1548.062, 4955.53, 4955.55, 4955.57, 5501.041, 5501.421, 5515.10, 5517.012, and

5517.08; and to repeal sections 4506.072, 4507.021, 4507.063, 4507.511, 4511.351, 4511.491, and 5501.60 of the Revised Code and to amend Sections 200.20, 200.30 as subsequently amended, 243.10, and 243.20 of H.B. 2 of the 135th General Assembly and Section 755.20 of H.B. 23 of the 135th General Assembly to make appropriations for programs related to transportation for the biennium beginning July 1, 2025, and ending June 30, 2027, and to provide authorization and conditions for the operation of those programs.

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

The Honorable Matt Huffman, Speaker The Ohio House of Representatives Columbus, Ohio March 19, 2025

Speaker Huffman,

Pursuant to House Rule No. 59, I respectfully request that I be excused from voting on the Senate amendments to **Am. Sub. H. B. No. 54**-Representative Stewart, et al., because it might be construed that I have an interest in the legislation.

Sincerely yours,

/s/<u>PHIL PLUMMER</u> PHIL PLUMMER State Representative 39th House District

The request was granted.

The yeas and nays were taken and resulted – yeas 87, nays 3, as follows:

Those who voted in the affirmative were: Representatives

		. Representatives	
Abdullahi	Abrams	Baker	Barhorst
Bird	Brennan	Brent	Brewer
Brownlee	Claggett	Click	Cockley
Craig	Creech	Daniels	Deeter
Demetriou	Denson	Dovilla	Fischer
Fowler Arthur	Ghanbari	Glassburn	Grim
Hall, D.	Hall, T.	Hiner	Holmes
Hoops	Humphrey	Isaacsohn	Jarrells
John	Jones	King	Kishman
Klopfenstein	Lampton	Lawson-Rowe	Lear
Lett	Lorenz	Manning	Mathews, A.
Mathews, T.	McClain	Miller, J.	Miller, K.
Miller, M.	Mullins	Newman	Odioso
Oelslager	Peterson	Piccolantonio	Rader
Ray	Richardson	Ritter	Robb Blasdel
Robinson	Roemer	Rogers	Salvo
Santucci	Schmidt	Sigrist	Sims
Somani	Stephens	Stewart	Sweeney

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Synenberg	Teska	Thomas, C.	Thomas, D.
Thomas, J.	Tims	Troy	Upchurch
White, A.	White, E.	Williams	Willis
Workman	Young		Huffman-87

Representatives Dean, Ferguson, and Swearingen voted in the negative-3.

The Senate amendments were concurred in.

On motion of Representative Manning, the House adjourned until Monday, March 24, 2025 at 9:00 o'clock a.m.

Attest:

BRADLEY J. YOUNG, Clerk.