The House met pursuant to adjournment.

Prayer was offered by Pastor Brian Solomon of the Capitol Ministries in Columbus, Ohio, followed by the Pledge of Allegiance to the Flag.

INTRODUCTION OF BILLS

The following bills were introduced:

**H. B. No. 233** - Representatives Boyd, Crawley.

To enact section 4112.041 of the Revised Code to require the Ohio Civil Rights Commission to establish a system for individuals to anonymously report wage discrimination.

**H. B. No. 234** - Representatives Gross, McClain.
Cosponsors: Representatives Powell, Zeltwanger, Riedel, Merrin, Click, Holmes, Wiggam, Hall, Cross, Dean, Fowler Arthur, Householder, Schmidt, Ferguson.

To amend sections 5751.02 and 5751.03 of the Revised Code to repeal the commercial activity tax with a five-year phase-out.

**H. B. No. 235** - Representatives Swearingen, Baldridge.

To amend sections 121.083 and 121.084 and to enact sections 4145.01, 4145.02, 4145.03, 4145.04, 4145.05, 4145.06, 4145.07, 4145.08, 4145.09, 4145.10, 4145.11, and 4145.12 of the Revised Code to enact the High Hazard Training Certification (HHTC) Act regarding construction services performed under a contract at a stationary source.

**H. B. No. 236** - Representatives Fraizer, Lipps.

To amend sections 3719.41 and 4729.01 and to enact sections 930.01, 930.02, 930.03, 930.04, 930.05, 930.06, 930.07, and 930.99 of the Revised Code to regulate the processing, sale, and distribution of kratom.

Said bills were considered the first time.
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. 74 - Representative Oelslager**

Cosponsors: Representatives West, Baldridge, Callender, Carfagna, Carruthers, Cross, Crossman, Fraizer, Galonski, Ghanbari, Ginter, Hall, Hillyer, Householder, Jarrells, John, Johnson, Miller, J., O'Brien, Patton, Plummer, Richardson, Riedel, Roemer, Schmidt, Seitz, Smith, K., Sobecki, Stein, Stewart, Troy, White, Young, T., Speaker Cupp

Senators Manning, Antonio, Blessing, Cirino, Craig, Dolan, Fedor, Gavarone, Hackett, Hoagland, Hottinger, Huffman, S., Johnson, Kunze, Maharath, O'Brien, Peterson, Reineke, Roegner, Rulli, Schaffer, Schuring, Sykes, Thomas, Williams, Wilson, Yuko

To amend sections 306.322, 723.52, 723.53, 723.54, 1317.07, 2131.12, 2131.13, 2913.71, 3704.14, 3743.01, 3743.04, 3743.15, 3743.17, 3743.75, 3935.04, 3937.03, 4501.01, 4501.21, 4503.04, 4503.042, 4503.10, 4503.102, 4503.103, 4503.182, 4503.19, 4503.191, 4503.21, 4503.29, 4503.51, 4503.513, 4503.573, 4503.581, 4503.591, 4503.593, 4503.67, 4503.68, 4503.69, 4503.771, 4503.78, 4503.791, 4503.83, 4503.871, 4503.873, 4503.874, 4503.875, 4503.876, 4503.877, 4503.878, 4503.879, 4503.88, 4503.892, 4503.901, 4503.902, 4503.903, 4503.904, 4503.905, 4503.906, 4503.907, 4503.908, 4503.909, 4503.951, 4503.952, 4503.953, 4503.954, 4503.955, 4505.01, 4505.06, 4505.11, 4505.19, 4507.02, 4507.06, 4507.12, 4507.21, 4507.213, 4507.50, 4507.51, 4507.53, 4508.02, 4510.037, 4511.195, 4511.21, 4511.454, 4511.513, 4511.751, 4519.10, 4519.55, 5501.47, 5501.48, 5512.01, 5516.01, 5516.02, 5516.05, 5516.06, 5516.061, 5516.11, 5540.02, 5543.19, 5543.20, 5575.01, 5577.02, 5595.04, 5703.21, 5709.48, and 5709.50; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 4503.771 (4503.77) and 4503.791 (4503.79); to enact new section 4505.032 and sections 4505.061, 5512.11, 5529.02, 5577.045, and 5709.481; and to repeal sections 4503.511, 4503.512, 4503.77, 4503.772, 4503.79, and 4505.032 of the Revised Code and to repeal Section 513.20 of H.B. 166 of the 133rd General Assembly to make appropriations for programs related to transportation and public safety for the biennium beginning July 1, 2021, and ending June 30, 2023, 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 9835, after "(A)" insert:
"As used in this section, "qualified county" means a county to which both of the following apply:

(1) It has a population between one million one hundred thousand and one million three hundred thousand as of the most recent federal decennial census;

(2) As of the effective date of this section, an existing public passenger commuter rail service is operated in that county and does not operate in any other county.

(B)

In line 9838, delete "transportation" and insert "commuter rail service operated in a qualified county"

In line 9841, delete "(B)"; insert "(C)"; delete "(A)"; insert "(B)"

Attest: Vincent L. Keeran, Clerk.

Representative Ginter moved that the Senate amendments to Am. Sub. H. B. No. 74-Representative Oelslager, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to Am. Sub. H. B. No. 74-Representative Oelslager, et al., were taken up for consideration.

Am. Sub. H. B. No. 74 - Representative Oelslager.

To amend sections 306.322, 723.52, 723.53, 723.54, 1317.07, 2131.12, 2131.13, 2913.71, 3704.14, 3743.01, 3743.04, 3743.15, 3743.17, 3743.75, 3935.04, 3937.03, 4501.01, 4501.21, 4503.04, 4503.042, 4503.10, 4503.102, 4503.103, 4503.182, 4503.19, 4503.191, 4503.21, 4503.29, 4503.51, 4503.513, 4503.573, 4503.581, 4503.591, 4503.593, 4503.67, 4503.68, 4503.69, 4503.771, 4503.78, 4503.791, 4503.83, 4503.871, 4503.873, 4503.874, 4503.875, 4503.876, 4503.877, 4503.878, 4503.879, 4503.88, 4503.892, 4503.901, 4503.902, 4503.903, 4503.904, 4503.905, 4503.906, 4503.907, 4503.908, 4503.909, 4503.951, 4503.952, 4503.953, 4503.954,
4503.955, 4505.01, 4505.06, 4505.11, 4505.19, 4507.02, 4507.06, 4507.12, 4507.21, 4507.213, 4507.50, 4507.51, 4507.53, 4508.02, 4510.037, 4511.195, 4511.21, 4511.454, 4511.513, 4511.751, 4519.10, 4519.55, 4519.60, 5501.47, 5501.48, 5512.11, 5516.01, 5516.02, 5516.05, 5516.06, 5516.061, 5516.11, 5540.02, 5543.19, 5543.20, 5575.01, 5577.02, 5595.04, 5703.21, 5709.48, and 5709.50; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 4503.771 (4503.77) and 4503.791 (4503.79); to enact new section 4505.032 and sections 4505.22, 4507.061, 5512.11, 5529.02, 5577.045, and 5709.481; and to repeal sections 4503.511, 4503.512, 4503.77, 4503.772, 4503.79, and 4505.032 of the Revised Code and to repeal Section 513.20 of H.B. 166 of the 133rd General Assembly to make appropriations for programs related to transportation and public safety for the biennium beginning July 1, 2021, and ending June 30, 2023, and to provide authorization and conditions for the operation of those programs.

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

The yeas and nays were taken and resulted – yeas 86, nays 9, as follows:

Those who voted in the affirmative were: Representatives

Abrams
Baldridge
Bird
Blackshear
Boggs
Boyd
Brent
Brinkman
Brown
Callender
Carfagna
Carruthers
Click
Crawley
Creech
Cross
Crossman
Cutrona
Denson
Fowler Arthur
Fraizer
Galonksi
Ghanbari
Ginter
Hall
Hicks-Hudson
Hillyer
Holmes
Hoops
Householder
Howse
Ingram
Jarrells
John
Johnson
Jones
Kelly
Kick
Koehler
Lampton
Lanese
LaRe
Leland
Lepore-Hagan
Lightbody
Lipps
Liston
Manchester
Manning
McClain
Miller, J.
Miranda
O’Brien
Oelslager
Patton
Pavliga
Plummer
Ray
Richardson
Riedel
Robinson
Roemer
Russo
Schmidt
Seitz
Sheehy
Skindell
Smith, K.
Smith, M.
Sobecki
Stein
Stephens
Stewart
Swearingen
Sweeney
Sykes
Troy
Upchurch
Weinstein
West
White
Wiggam
Wilkin
Young, B.
Young, T.
Cupp-86

Those who voted in the negative were: Representatives

Dean
Edwards
Ferguson
Grendell
Gross
Jordan
Loychik
Merrin
Powell-9

The Senate amendments were concurred in.
REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS
FOR SECOND CONSIDERATION

Representative Crawley submitted the following report:

The standing committee on Finance to which was referred Am.
H. B. No. 76-Representative Oelslager, et al., having had the same under
consideration, reports it back and recommends its passage.

RE: ENACT FY2022-2023 INDUSTRIAL COMMISSION BUDGET

SCOTT OELSLAGER PHIL PLUMMER
ERIC A. CRAWLEY CINDY ABRAMS
JAMIE CALLENDER RICK CARFAGNA
SARA P. CARRUTHERS JON CROSS
HARAZ N. GHANBARI STEPHANIE D. HOWSE
BRIGID KELLY DARRELL KICK
JEFF LARE MICHAEL J. O'BRIEN
THOMAS F. PATTON BILL ROEMER
JEAN SCHMIDT MICHAEL J. SKINDELL
JASON STEPHENS D. J. SWEARINGEN
BRIDE ROSE SWEENEY THOMAS WEST
SHANE WILKIN

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

Representative Miranda submitted the following report:

The standing committee on Insurance to which was referred H. B. No. 122-
Representatives Fraizer, Holmes, et al., having had the same under
consideration, reports it back as a substitute bill and recommends its passage.

RE: REGARDS THE PROVISION OF TELEHEALTH SERVICES

THOMAS E. BRINKMAN JR. BRIAN E. LAMPTON
JESSICA E. MIRANDA KRISTIN BOGGS
RICK CARFAGNA JON CROSS
BILL DEAN MARK FRAIZER
DONTAVIUS L. JARRELLS JEFF LARE
THOMAS F. PATTON JASON STEPHENS
BRIDE ROSE SWEENEY TERRENCE UPCHURCH

The report was agreed to.
The bill was ordered to be engrossed and placed on the calendar.
Representative Jones moved that majority party members asking leave to be absent or absent the week of Wednesday, March 24, 2021, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Hicks-Hudson moved that minority party members asking leave to be absent or absent the week of Wednesday, March 24, 2021, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

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

The motion was agreed to.

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

H. R. No. 37-Representative Ginter

Relative to travel allowance.

WHEREAS, Section 101.27 of the Revised Code provides that each member receive a travel reimbursement based upon the mileage from and to the member's place of residence, by the most direct highway route of public travel to and from the seat of government; therefore be it

RESOLVED, That the Chief Administrative Officer of the House of Representatives is hereby authorized to pay the following member’s travel allowance based upon their round-trip mileage as set opposite their name and district number:

<table>
<thead>
<tr>
<th>Member's Name</th>
<th>District Number</th>
<th>Round-Trip Mileage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jean Schmidt</td>
<td>65</td>
<td>196</td>
</tr>
</tbody>
</table>

The question being, “Shall the resolution be adopted?”

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

Those who voted in the affirmative were: Representatives

Abrams          Boggs          Brown          Click          Crossman
Baldrige       Boyd           Callender      Crawley       Cutrona
Bird           Brent          Carfagna       Creech        Dean
Blackshear     Brinkman      Carruthers    Cross          Denson
The resolution was adopted.

**BILLS FOR THIRD CONSIDERATION**

**Am. H. B. No. 76-**Representative Oelslager.
Cosponsor: Representative Johnson.

To make appropriations for the Industrial Commission for the biennium beginning July 1, 2021, and ending June 30, 2023, and to provide authorization and conditions for the operation of Commission programs, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 94, nays 1, as follows:

Those who voted in the affirmative were: Representatives
Representative Dean voted in the negative-1.

The bill passed.

Representative Oelslager moved to amend the title as follows:


The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 57—Senators Hackett, Antonio.

To amend sections 5709.121, 5709.91, and 5715.19 of the Revised Code to modify the law regarding property tax exemptions and procedures and to authorize COVID-19-related property tax valuation complaints, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

<table>
<thead>
<tr>
<th>Abrams</th>
<th>Baldrige</th>
<th>Bird</th>
<th>Blackshear</th>
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<tbody>
<tr>
<td>Boggs</td>
<td>Boyd</td>
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<td>Brown</td>
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<td>Crossman</td>
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<td>Dean</td>
<td>Denson</td>
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<td>Edwards</td>
<td>Ferguson</td>
<td>Fowler Arthur</td>
<td>Fraizer</td>
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<td>Galonski</td>
<td>Ghanbari</td>
<td>GINTER</td>
<td>Grendell</td>
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<td>Gross</td>
<td>Hall</td>
<td>Hicks-Hudson</td>
<td>Hillyer</td>
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<tr>
<td>Holmes</td>
<td>Hoops</td>
<td>Householder</td>
<td>HoweSe</td>
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<tr>
<td>Ingram</td>
<td>Jarrells</td>
<td>John</td>
<td>Johnson</td>
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<td>Jones</td>
<td>Jordan</td>
<td>Kelly</td>
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<td>Koehler</td>
<td>Lampton</td>
<td>Lanese</td>
<td>LaRe</td>
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<td>Leland</td>
<td>Lepore-Hagan</td>
<td>Lightbody</td>
<td>LIPPS</td>
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<td>Liston</td>
<td>Lochtik</td>
<td>Manchester</td>
<td>Manning</td>
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<td>McClain</td>
<td>Merrin</td>
<td>Miller, J.</td>
<td>Miranda</td>
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<td>O'Brien</td>
<td>Oelslager</td>
<td>Patton</td>
<td>Pavliga</td>
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</tbody>
</table>
Plummer  Powell  Ray  Richardson  
Riedel  Robinson  Roemer  Russo  
Schmidt  Seitz  Sheehy  Skindell  
Smith, K.  Smith, M.  Sobekci  Stein  
Stephens  Stewart  Swearingen  Sweeney  
Sykes  Troy  Upchurch  Weinstein  
West  White  Wiggam  Wilkin  
Young, B.  Young, T.  Cupp-95  

The bill passed.

Representative Merrin moved to amend the title as follows:


The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 2-Senator Gavarone.

To amend sections 2945.37, 2945.371, 2945.38, 5119.94, 5122.02, 5122.03, 5122.11, and 5122.111 and to enact sections 4732.40, 4732.41, and 5122.112 of the Revised Code to make changes to the requirements for competency evaluations and mental health treatment in criminal cases, to eliminate a provision authorizing the hospitalization, on an emergency basis, of a person found after a hearing to meet the criteria for involuntary substance abuse treatment, and to enter into the Psychology Interjurisdictional Compact (PSYPACT), was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

Abrams  Baldridge  Bird  Blackshear  
Boggs  Boyd  Brent  Brinkman  
Brown  Callender  Carfagna  Carruthers  
Click  Crawley  Creech  Cross  
Crossman  Cutrona  Dean  Denson  
Edwards  Ferguson  Fowler Arthur  Fraizer  
Galonski  Ghanbari  Ginter  Grendell  
Gross  Hall  Hicks-Hudson  Hillyer  
Holmes  Hoops  Householder  Howse  
Ingram  Jarrells  John  Johnson  
Jones  Jordan  Kelly  Kick  
Koehler  Lampton  Lanese  LaRe
The bill passed.

Representative LaRe moved to amend the title as follows:

The motion was agreed to and the title so amended.
The title as amended was agreed to.

To amend sections 4513.601, 4513.62, 5322.01, 5322.02, and 5322.03 and to enact sections 4505.104, 4513.602, and 4513.603 of the Revised Code to amend the law regarding self-service storage facilities and towing, was taken up for consideration the third time.
The question being, "Shall the bill pass?"
Representative Brent moved to amend, amendment 0951-1, as follows:
In line 1 of the title, after "sections" insert "4513.60,"; after "4513.601" insert ", 4513.61"

In line 6, after "sections" insert "4513.60,"; after "4513.601" insert ", 4513.61"

In line 15, delete "A" and insert "The towing service or storage facility causes a"; delete "was" and insert "to be"

In line 19, after "section," insert "the towing service or storage facility sends"; delete "was sent"

In line 27, delete "The" and insert "One of the following has occurred:
(a) Unless division (A)(4)(b) of this section applies, the"
In line 29, delete "(a)" and insert "(i)"
In line 32, delete "(b)" and insert "(ii)"
After line 34, insert:

"(b) The motor vehicle owner provided proof of ownership to the towing service or storage facility but the owner and the service or facility have not entered into a written agreement as described in division (D)(3) of section 4513.60 of the Revised Code and the applicable fees remain unpaid for ninety days after the date the notice sent under division (A)(3) of this section was received, as evidenced by a receipt signed by any person, or a notification that the delivery was not possible."

In line 39, after "(6)" insert "The towing service or storage facility has not entered into a written agreement as described in division (D)(3) of section 4513.60 of the Revised Code in which the final date for payment is still pending.

(7)"
In line 43, delete "(5)" and insert "(6)"
In line 47, delete "(5)" and insert "(6)"

After line 64, insert:

"Sec. 4513.60. (A)(1) The sheriff of a county or chief of police of a municipal corporation, township, port authority, or township or joint police district, within the sheriff’s or chief's respective territorial jurisdiction, upon complaint of any person adversely affected, may order into storage any motor vehicle, other than an abandoned junk motor vehicle as defined in section 4513.63 of the Revised Code, that has been left on private residential or private agricultural property for at least four hours without the permission of the person having the right to the possession of the property. The sheriff or chief of police, upon complaint of a repair garage or place of storage, may order into storage any motor vehicle, other than an abandoned junk motor vehicle, that has been left at the garage or place of storage for a longer period than that agreed upon. When ordering a motor vehicle into storage pursuant to this division, a sheriff or chief of police may arrange for the removal of the motor vehicle by a towing service and shall designate a storage facility.

(2) A towing service towing a motor vehicle under division (A)(1) of this section shall remove the motor vehicle in accordance with that division. The towing service shall deliver the motor vehicle to the location designated by the sheriff or chief of police not more than two hours after the time it is removed from the private property, unless the towing service is unable to deliver the motor vehicle within two hours due to an uncontrollable force, natural disaster, or other event that is not within the power of the towing service.

(3) Subject to division (B) of this section, the owner of a motor
vehicle that has been removed pursuant to this division may recover the vehicle only in accordance with division (D) of this section.

(4) As used in this section, "private residential property" means private property on which is located one or more structures that are used as a home, residence, or sleeping place by one or more persons, if no more than three separate households are maintained in the structure or structures. 
"Private residential property" does not include any private property on which is located one or more structures that are used as a home, residence, or sleeping place by two or more persons, if more than three separate households are maintained in the structure or structures.

(B) If the owner or operator of a motor vehicle that has been ordered into storage pursuant to division (A)(1) of this section arrives after the motor vehicle has been prepared for removal, but prior to its actual removal from the property, the towing service shall give the owner or operator oral or written notification at the time of such arrival that the vehicle owner or operator may pay a fee of not more than one-half of the fee for the removal of the motor vehicle established by the public utilities commission in rules adopted under section 4921.25 of the Revised Code, in order to obtain release of the motor vehicle. However, if the vehicle is within a municipal corporation and the municipal corporation has established a vehicle removal fee, the towing service shall give the owner or operator oral or written notification that the owner or operator may pay not more than one-half of that fee to obtain release of the motor vehicle. That fee may be paid by use of a major credit card unless the towing service uses a mobile credit card processor and mobile service is not available at the time of the transaction.

Upon payment of the applicable fee, the towing service shall give the vehicle owner or operator a receipt showing both the full amount normally assessed and the actual amount received and shall release the motor vehicle to the owner or operator. Upon its release, the owner or operator immediately shall move it so that it is not on the private residential or private agricultural property without the permission of the person having the right to possession of the property, or is not at the garage or place of storage without the permission of the owner, whichever is applicable.

(C)(1) Each county sheriff and each chief of police of a municipal corporation, township, port authority, or township or joint police district shall maintain a record of motor vehicles that the sheriff or chief orders into storage pursuant to division (A)(1) of this section. The record shall include an entry for each such motor vehicle that identifies the motor vehicle's license number, make, model, and color, the location from which it was removed, the date and time of its removal, the telephone number of the person from whom it may be recovered, and the address of the place to which it has been taken and from which it may be recovered. A sheriff or chief of police shall provide any information in the record that pertains to a particular
motor vehicle to any person who, either in person or pursuant to a telephone call, identifies self as the owner or operator of the motor vehicle and requests information pertaining to its location.

(2) Any person who registers a complaint that is the basis of a sheriff's or police chief's order for the removal and storage of a motor vehicle under division (A)(1) of this section shall provide the identity of the law enforcement agency with which the complaint was registered to any person who identifies self as the owner or operator of the motor vehicle and requests information pertaining to its location.

(D)(1) The owner or lienholder of a motor vehicle that is ordered into storage pursuant to division (A)(1) of this section may reclaim it upon both of the following:

(a) Payment of all applicable fees established by the public utilities commission in rules adopted under section 4921.25 of the Revised Code or, if the vehicle was towed within a municipal corporation that has established fees for vehicle removal and storage, payment of all applicable fees established by the municipal corporation.

(b) Presentation of proof of ownership, which may be evidenced by a certificate of title to the motor vehicle, a certificate of registration for the motor vehicle, or a lease agreement.

When the owner of a vehicle towed under this section retrieves the vehicle, the towing service or storage facility in possession of the vehicle shall give the owner written notice that if the owner disputes that the motor vehicle was lawfully towed, the owner may be able to file a civil action under section 4513.611 of the Revised Code.

(2) Upon presentation of proof of ownership as required under division (D)(1)(b) of this section, the owner of a motor vehicle that is ordered into storage under division (A)(1) of this section may retrieve any personal items from the motor vehicle without retrieving the vehicle and without paying any fee. However, a towing service or storage facility may charge an after-hours retrieval fee established by the public utilities commission in rules adopted under section 4921.25 of the Revised Code if the owner retrieves the personal items after hours, unless the towing service or storage facility fails to provide the notice required under division (B)(3) of section 4513.69 of the Revised Code, if applicable. The owner of a motor vehicle shall not do either of the following:

(a) Retrieve any personal item that has been determined by the sheriff or chief of police, as applicable, to be necessary to a criminal investigation;

(b) Retrieve any personal item from a vehicle if it would endanger the safety of the owner, unless the owner agrees to sign a waiver of liability.

For purposes of division (D)(2) of this section, "personal items" do
not include any items that are attached to the motor vehicle.

(3) If the owner of the motor vehicle cannot afford to pay all of the applicable fees immediately pursuant to division (D)(1)(a) of this section, the towing service or storage facility in possession of the motor vehicle shall make a good faith attempt to enter into a written agreement with the owner of the motor vehicle for payment of the applicable fees by a specified date. If the towing service or storage facility enters into such an agreement, the towing service or storage facility shall not take title to the motor vehicle under section 4505.104 of the Revised Code unless the owner fails to pay the applicable fees by the later of the following dates:

(a) The date specified in the agreement;

(b) The earliest date the towing service or storage facility is authorized to take title under section 4505.104 of the Revised Code.

The service or facility may retain possession of the motor vehicle until all of the applicable fees are paid.

(4) If a motor vehicle that is ordered into storage pursuant to division (A)(1) of this section remains unclaimed by the owner for thirty days and the towing service or storage facility does not have a written agreement with the owner of the motor vehicle in which the final date for payment is still pending, the procedures established by sections 4513.61 and 4513.62 of the Revised Code apply.

(E)(1) No person shall remove, or cause the removal of, any motor vehicle from any private residential or private agricultural property other than in accordance with division (A)(1) of this section or sections 4513.61 to 4513.65 of the Revised Code.

(2) No towing service or storage facility shall fail to comply with the requirements of this section.

(F) This section does not apply to any private residential or private agricultural property that is established as a private tow-away zone in accordance with section 4513.601 of the Revised Code.

(G) Whoever violates division (E) of this section is guilty of a minor misdemeanor."

After line 440, insert:

"Sec. 4513.61. (A) The sheriff of a county or chief of police of a municipal corporation, township, port authority, or township or joint police district, within the sheriff's or chief's respective territorial jurisdiction, or a state highway patrol trooper, upon notification to the sheriff or chief of police of such action and of the location of the place of storage, may order into storage any motor vehicle, including an abandoned junk motor vehicle as defined in section 4513.63 of the Revised Code, that:
(1) Has come into the possession of the sheriff, chief of police, or state highway patrol trooper as a result of the performance of the sheriff's, chief's, or trooper's duties; or

(2) Has been left on a public street or other property open to the public for purposes of vehicular travel, or upon or within the right-of-way of any road or highway, for forty-eight hours or longer without notification to the sheriff or chief of police of the reasons for leaving the motor vehicle in such place. However, when such a motor vehicle constitutes an obstruction to traffic it may be ordered into storage immediately unless either of the following applies:

(a) The vehicle was involved in an accident and is subject to section 4513.66 of the Revised Code;

(b) The vehicle is a commercial motor vehicle. If the vehicle is a commercial motor vehicle, the sheriff, chief of police, or state highway patrol trooper shall allow the owner or operator of the vehicle the opportunity to arrange for the removal of the motor vehicle within a period of time specified by the sheriff, chief of police, or state highway patrol trooper. If the sheriff, chief of police, or state highway patrol trooper determines that the vehicle cannot be removed within the specified period of time, the sheriff, chief of police, or state highway patrol trooper shall order the removal of the vehicle.

Subject to division (C) of this section, the sheriff or chief of police shall designate the place of storage of any motor vehicle so ordered removed.

(B) If the sheriff, chief of police, or a state highway patrol trooper issues an order under division (A) of this section and arranges for the removal of a motor vehicle by a towing service, the towing service shall deliver the motor vehicle to the location designated by the sheriff or chief of police not more than two hours after the time it is removed.

(C)(1) The sheriff or chief of police shall cause a search to be made of the records of the bureau of motor vehicles to ascertain the identity of the owner and any lienholder of a motor vehicle ordered into storage by the sheriff or chief of police, or by a state highway patrol trooper within five business days of the removal of the vehicle. Upon obtaining such identity, the sheriff or chief of police shall send or cause to be sent to the owner or lienholder at the owner's or lienholder's last known address by certified mail with return receipt requested, notice that informs the owner or lienholder that the motor vehicle will be declared a nuisance and disposed of if not claimed within ten days of the date of mailing of the notice.

(2) The owner or lienholder of the motor vehicle may reclaim the motor vehicle upon payment of any expenses or charges incurred in its removal and storage, and presentation of proof of ownership, which may be evidenced by a certificate of title or memorandum certificate of title to the motor vehicle, a certificate of registration for the motor vehicle, or a lease
agreement. If the owner of a vehicle cannot afford to pay all the applicable fees immediately, the towing service or storage facility shall make a good faith attempt to enter into an agreement with the owner as described in division (D)(3) of section 4513.60 of the Revised Code. Upon presentation of proof of ownership evidenced as provided above, the owner of the motor vehicle also may retrieve any personal items from the vehicle without retrieving the vehicle and without paying any fee. However, a towing service or storage facility may charge an after-hours retrieval fee established by the public utilities commission in rules adopted under section 4921.25 of the Revised Code if the owner retrieves the personal items after hours, unless the towing service or storage facility fails to provide the notice required under division (B)(3) of section 4513.69 of the Revised Code, if applicable. However, the owner shall not do either of the following:

(a) Retrieve any personal item that has been determined by the sheriff, chief of police, or a state highway patrol trooper, as applicable, to be necessary to a criminal investigation;

(b) Retrieve any personal item from a vehicle if it would endanger the safety of the owner, unless the owner agrees to sign a waiver of liability.

For purposes of division (C)(2) of this section, "personal items" do not include any items that are attached to the vehicle.

(3) If the owner or lienholder of the motor vehicle reclaims it after a search of the records of the bureau has been conducted and after notice has been sent to the owner or lienholder as described in this section, and the search was conducted by the place of storage, and the notice was sent to the motor vehicle owner by the place of storage, the owner or lienholder shall pay to the place of storage a processing fee of twenty-five dollars, in addition to any expenses or charges incurred in the removal and storage of the vehicle.

(D) If the owner or lienholder makes no claim to the motor vehicle or does not enter into an agreement for payment with the towing service or storage facility within ten days of the date of mailing of the notice, and if the sheriff or chief of police shall do one of the following:

(1) If the vehicle is to be disposed of at public auction as provided in section 4513.62 of the Revised Code, the sheriff or chief of police, without charge to any party, shall file with the clerk of courts of the county in which the place of storage is located an affidavit showing compliance with the requirements of this section. Upon presentation of the affidavit, the clerk, without charge, shall issue a salvage certificate of title, free and clear of all liens and encumbrances, to the sheriff or chief of police. If

(2) If the vehicle is to be disposed of to a motor vehicle salvage dealer or other facility as provided in section 4513.62 of the Revised Code, the sheriff or chief of police shall execute in triplicate an affidavit, as prescribed by the registrar of motor vehicles, describing the motor vehicle
and the manner in which it was disposed of, and that all requirements of this section have been complied with. The sheriff or chief of police shall retain the original of the affidavit for the sheriff's or chief's records, and shall furnish two copies to the motor vehicle salvage dealer or other facility. Upon presentation of a copy of the affidavit by the motor vehicle salvage dealer, the clerk of courts, within thirty days of the presentation, shall issue a salvage certificate of title, free and clear of all liens and encumbrances.

(3) If the vehicle is not to be disposed of in accordance with division (A) or (B) of section 4513.62 of the Revised Code, inform the towing service or storage facility that it may proceed in accordance with section 4505.104 of the Revised Code to take title to the motor vehicle.

(E) Whenever a motor vehicle salvage dealer or other facility receives an affidavit for the disposal of a motor vehicle as provided in this section, the dealer or facility shall not be required to obtain an Ohio certificate of title to the motor vehicle in the dealer's or facility's own name if the vehicle is dismantled or destroyed and both copies of the affidavit are delivered to the clerk of courts.

(F) No towing service or storage facility shall fail to comply with this section.

In line 804, after "sections" insert "4513.60,"; after "4513.601" insert ", 4513.61"

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 58, nays 35, as follows:

Those who voted in the affirmative were: Representatives

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Those who voted in the negative were: Representatives

| Blackshear | Boggs | Boyd | Brent |
| Brown | Callender | Crawley | Crossman |
The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Brent moved to amend, amendment 0957, as follows:

In line 3 of the title, delete "and"; after "4513.603" insert ", and 4513.621"

In line 5 of the title, after "towing" insert "and to establish a towed-vehicles web site"

In line 8, delete "and"; after "4513.603" insert ", and 4513.621"

After line 468, insert:

"Sec. 4513.621. (A) Beginning on January 1, 2022, the director of public safety shall establish and maintain a web site to provide identifying information to the public regarding towed motor vehicles. For purposes of establishing the web site, the director shall adopt rules in accordance with Chapter 119. of the Revised Code that do all of the following:

1) Establish procedures by which law enforcement and towing services shall provide information to the department of public safety regarding a towed motor vehicle. The rules shall require the information regarding a towed vehicle to include all of the following:

(a) The make, model, year, and vehicle identification number of the motor vehicle;

(b) The location from which the motor vehicle was removed;

(c) The date and time the motor vehicle was removed;

(d) The telephone number of the person from whom the motor vehicle may be recovered;

(e) The address of the place from which the motor vehicle may be recovered;

(f) Procedures for recovering the towed motor vehicle, including the costs of recovering the motor vehicle.

2) Establish a process by which the owner or lessee of a towed motor vehicle may access the information on the web site in order to determine the location of the towed motor vehicle and the process for recovering the towed motor vehicle:

3) Require the director to ensure that information regarding the
towed motor vehicles web site is available on the bureau of motor vehicle's web site, including the portion of the web site that allows online motor vehicle registration renewals. The director shall ensure that the information is formatted such that when a person renews a motor vehicle registration online, the person is notified about the towed motor vehicles web site.

(4) Establish any other procedures and requirements that the director determines are necessary to administer and implement this section.

Division (F) of section 121.95 of the Revised Code does not apply to rules adopted under this section.

(B) The registrar of motor vehicles and each deputy registrar shall make information regarding the towed motor vehicles web site available to a person who is applying for or renewing a motor vehicle registration at the office of the registrar or deputy registrar."

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 59, nays 35, as follows:

Those who voted in the affirmative were: Representatives


Those who voted in the negative were: Representatives


The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"
Representative Sykes moved that Am. H. B. No. 132-Representatives Hillyer, Jones, be rereferred to the committee on Rules and Reference.

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

The yeas and nays were taken and resulted – yeas 40, nays 54, as follows:

Those who voted in the affirmative were: Representatives

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Those who voted in the negative were: Representatives

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The motion was not agreed to.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 71, nays 23, as follows:

Those who voted in the affirmative were: Representatives

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Seitz    Sheehy    Stein    Stephens
Stewart  Swearingen  Sweeney  Troy
Weinstein  White    Wiggam    Wilkin
Young, B.  Young, T.    Wiggam    Wilkin

Those who voted in the negative were: Representatives
Blackshear  Boggs    Boyd    Brent
Crawley    Denson    Hicks-Hudson    Howse
Ingram    Jarrells    Kelly    Leland
Lepore-Hagan  Lightbody    Liston    Russo
Skindell    Smith, K.    Smith, M.    Sobecki
Sykes    Upchurch

The bill passed.

Representative Hillyer moved to amend the title as follows:

Add the names: "Abrams, Bird, Carruthers, Ginter, Gross, Householder, John, Johnson, Plummer, Stein, Stephens, Stewart, Wiggam."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**H. B. No. 120**-Representatives Fraizer, Richardson.

To permit compassionate care visits in long-term care facilities during the COVID-19 state of emergency, to establish criteria for those visits, 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 74, nays 14, as follows:

Those who voted in the affirmative were: Representatives

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Those who voted in the negative were: Representatives

Blackshear    Brent    Cutrona    Hicks-Hudson
Howse        Ingram    Jarrells    Lepore-Hagan
Miranda      Sheehy    Skindell    Sobecki
Sykes

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 89, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Abrams        Baldridge    Bird    Blackshear
Boggs         Brent        Brown    Callender
Carfagna      Carruthers   Click    Creech
Cross         Crossman     Dean     Denson
Edwards       Ferguson     Fowler Arthur    Fraizer
Galonski      Ghanbari    Ginter    Grendell
Gross         Hall        Hicks-Hudson    Holmes
Hoops         Householder    Ingram    Jarrells
John          Johnson    Jones    Jordan
Kelly         Kick        Koehler    Lampton
Lanese        LaRe        Leland    Lepore-Hagan
Lightbody     Lipps        Liston    Loyal
Manchester    Manning     McClain    Merrin
Miller, J.    Miranda     O'Brien    Oelslager
Patton        Pavliga     Plummer    Powell
Ray           Richardson   Riedel    Robinson
Roemer        Russo        Schmidt    Seitz
Sheehy        Skindell    Smith, K.    Smith, M.
Sobecki       Stein       Stephens    Stewart
Swearingen    Sweeney     Sykes    Troy
Upchurch      Weinstein    West    White
Wiggam        Wilkin       Young, B.    Young, T.

Representatives Cutrona and Howse voted in the negative-2.

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

Representative Fraizer moved to amend the title as follows:


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. 128** - Representatives Hoops, Stein

Cosponsors: Representatives Carfagna, Abrams, Carruthers, Click, Crossman, Cutrona, Denson, Fraizer, Ghanbari, Gross, Hall, Holmes, Householder, Johnson, Jones, Lipps, McClain, Merrin, Miller, A., Ray, Riedel, Roemer, Seitz, Smith, K., Stephens, Wiggam, Young, T., Speaker Cupp

Senators Schuring, Brenner, Antani, Antonio, Blessing, Cirino, Craig, Dolan, Fedor, Hackett, Hoagland, Hottinger, Huffman, M., Huffman, S., Johnson, Lang, Manning, McColley, O'Brien, Peterson, Reineke, Roegner, Romanchuk, Rulli, Schaffer, Sykes, Thomas, Williams, Wilson, Yuko

To amend sections 3706.40, 3706.41, 3706.45, 3706.46, 3706.49, 3706.55, 3706.59, 4928.143, 4928.642, and 4928.645; to enact sections 3706.491, 3706.551, and 4906.105; and to repeal sections 3706.53, 3706.61, 4928.471, and 5727.231 of the Revised Code to make changes regarding electric utility service law, to repeal certain provisions of, and limit to solar resources the credit payment provisions of, H.B. 6 of the 133rd General Assembly, and to provide refunds to retail electric customers in the state.

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

In line 643, reinsert "(C) Beginning January 1, 2020, a qualifying"; after "renewable" insert "solar"

Reinsert lines 644 through 646

In line 647, reinsert "issued a"; after "renewable" insert "solar"; reinsert "energy credit under section 3706.45 of the"

Reinsert line 648

Attest: Vincent L. Keeran, Clerk.

Representative Ginter moved that the Senate amendments to **Am. Sub. H. B. No. 128**-Representatives Hoops, Stein, et al., be taken up for immediate consideration.

The motion was agreed to without objection.
The Senate amendments to **Am. Sub. H. B. No. 128**-Representatives Hoops, Stein, et al., were taken up for consideration.

**Am. Sub. H. B. No. 128** - Representatives Hoops, Stein.  

To amend sections 3706.40, 3706.41, 3706.43, 3706.45, 3706.46, 3706.49, 3706.55, 3706.59, 4928.143, 4928.642, and 4928.645; to enact sections 3706.491, 3706.551, and 4906.105; and to repeal sections 3706.53, 3706.61, 4928.471, and 5727.231 of the Revised Code to make changes regarding electric utility service law, to repeal certain provisions of, and limit to solar resources the credit payment provisions of, H.B. 6 of the 133rd General Assembly, and to provide refunds to retail electric customers in the state.

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

The yeas and nays were taken and resulted – yeas 89, nays 0, as follows:

Those who voted in the affirmative were: Representatives

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<th>Abrams</th>
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<td>White</td>
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Cupp-89

The Senate amendments were concurred in.
Representative Ginter moved that House Rule 66, pertaining to bills being placed on the calendar, be suspended and that **Sub. H. R. No. 13**-Representative Sheehy be taken up for immediate consideration the third time.

The motion was agreed to without objection.

**BILLS FOR THIRD CONSIDERATION**

**Sub. H. R. No. 13**-Representative Sheehy.

Cosponsors: Representatives Hicks-Hudson, Hoops, Sobecki, Baldridge, McClain, Ghanbari, O'Brien.

To urge the Governor of the State of Michigan and the Director of the Michigan Department of Natural Resources to make all efforts to keep Enbridge Line 5 operating, was taken up for consideration the third time.

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

Representative Sheehy moved to amend the title as follows:


The motion was agreed to and the title so amended.

The title as amended was agreed to.

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

The yeas and nays were taken and resulted – yeas 73, nays 10, as follows:

Those who voted in the affirmative were: Representatives

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Cupp-73
Those who voted in the negative were: Representatives

Boggs  Howse  Leland  Liston
Russo  Skindell  Smith, K.  Smith, M.
Sweeney

The resolution resolution was adopted.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has passed the following bill in which the concurrence of the House is requested:

**Sub. S. B. No. 111** - Senators Blessing, Brenner
Cosponsors: Senators Hottinger, Dolan, Schuring, Manning, Antonio, Cirino, Craig, Fedor, Gavarone, Hackett, Hoagland, Huffman, S., Johnson, Kunze, Maharath, O'Brien, Peterson, Rulli, Schaffer, Sykes, Thomas, Williams, Wilson, Yuko

To provide assistance to schools and other entities in response to the COVID-19 pandemic and to make an appropriation.

Attest:  
Vincent L. Keeran,  
Clerk.

Said bill was considered the first time.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has concurred in the House amendments to:

**Sub. S. B. No. 7** - Senator Roegner – et al.

Attest:  
Vincent L. Keeran,  
Clerk.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has
concurred in the House amendments to:

**Sub. S. B. No. 18** - Senators Roegner, Schaffer – et al.

Attest: Vincent L. Keeran, Clerk.

On motion of Representative Ginter, the House recessed.

The House met pursuant to recess.

**MESSAGE FROM THE SPEAKER**

The Speaker of the House of Representatives, on March 25, 2021, signed the following:

**Sub. S. B. No. 7**-Senator Roegner - et al.

**Sub. S. B. No. 18**-Senators Roegner, Schaffer - et al.

On motion of Representative Carfagna, the House adjourned until Wednesday, March 31, 2021 at 9:00 o'clock a.m.

Attest: BRADLEY J. YOUNG, Clerk.