INTRODUCTION OF BILLS

The following bills were introduced:

**H. B. No. 265** - Representatives Manning, Patton.  
Cosponsors: Representatives Manchester, Skindell, LaRe, Bird.

To amend sections 1923.02, 2950.034, 5103.13, 5103.131, 5321.03, and 5321.051; to amend, for the purpose of adopting a new section number as indicated in parentheses, section 5103.132 (5103.6016); and to enact sections 5103.60, 5103.602, 5103.603, 5103.608, 5103.609, 5103.6010, 5103.6011, 5103.6012, 5103.6015, 5103.6017, 5103.6018, 5103.61, 5103.611, 5103.612, 5103.614, 5103.615, and 5103.617 of the Revised Code regarding children's crisis care facilities and residential infant care centers.

**H. B. No. 266** - Representatives Galonski, Miranda.  

To amend sections 2305.111, 2901.13, 2907.02, and 2933.82 and to enact section 2305.118 of the Revised Code to eliminate the period of limitation for the criminal prosecution of a person for rape and for a civil action brought by a victim of conduct that would constitute rape, to extend the period of limitations for a civil action by a victim of childhood sexual abuse other than rape, and to eliminate the spousal exception for the offense of rape.

Said bills were considered the first time.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Russo submitted the following report:

The standing committee on Health to which was referred **S. B. No. 42** - Senator Schaffer, et al., having had the same under consideration, reports it back and recommends its passage.
RE: DESIGNATE OHIO DIABETES AWARENESS-HEART CONNECTION WEEK

Representative Russo moved to amend the title as follows:

Add the names: "Russo, Bird, Cutrona, Ginter, Gross, Lepore-Hagan, Liston, Plummer, West, Young, T."

P. SCOTT LIPPS  ADAM HOLMES
C. ALLISON RUSSO  ADAM C. BIRD
AL CUTRONA  TIMOTHY E. GINTER
JENNIFER GROSS  MICHELE LEPOROE-HAGAN
BETH LISTON  SUSAN MANCHESTER
PHIL PLUMMER  BRIAN STEWART
TERRENCE UPCHURCH  THOMAS WEST
TOM YOUNG

The report was agreed to.

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

Representative Russo submitted the following report:

The standing committee on Health to which was referred H. B. No. 106-Representative Cross, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

RE: DESIGNATE JANUARY AS RADON AWARENESS MONTH

Representative Russo moved to amend the title as follows:

Add the names: "Bird, Cutrona, Gross, Lepore-Hagan, Liston, Plummer, West"

Representative Holmes moved to amend as follows:

In line 2 of the title, delete "."; after the second "" insert "and to name this act the Annie Cacciato Act."

After line 6, insert:

"Section 2. This act shall be known as the Annie Cacciato Act."

The motion was agreed to and the bill so amended.

P. SCOTT LIPPS  ADAM HOLMES
C. ALLISON RUSSO  ADAM C. BIRD
AL CUTRONA  TIMOTHY E. GINTER
JENNIFER GROSS  MICHELE LEPOROE-HAGAN
BETH LISTON  SUSAN MANCHESTER
PHIL PLUMMER  BRIAN STEWART
TERRENCE UPCHURCH  THOMAS WEST
TOM YOUNG

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

Representative Galonski submitted the following report:
The standing committee on Civil Justice to which was referred H. B. No. 222-Representatives Wilkin, Upchurch, et al., having had the same under consideration, reports it back and recommends its passage.

RE:  SPECIFY THAT CERTAIN HOSPITAL NONPROFITS ARE SEPARATE ENTITIES

Representative Seitz moved to amend the title as follows:
Add the names: "Galonski, Crossman, Cutrona"

BRETT HUDSON HILLYER  DIANE V. GRENDRELL
TAVIA GALONSKI  RICHARD D. BROWN
JEFFREY A. CROSSMAN  AL CUTRONA
DARRELL KICK  BRIAN E. LAMPTON
DAVID LELAND  BILL SEITZ
MICHAEL J. SKINDELL  D. J. SWEARINGEN
ANDREA WHITE

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

Representative Galonski submitted the following report:
The standing committee on Civil Justice to which was referred S. B. No. 4-Senator Roegner, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE:  EXEMPT PERSONAL INFO OF CERTAIN PERSONS FROM PUBLIC RECORDS LAW

Representative Seitz moved to amend the title as follows:
Add the name: "Galonski"

BRETT HUDSON HILLYER  DIANE V. GRENDRELL
TAVIA GALONSKI  RICHARD D. BROWN
JEFFREY A. CROSSMAN  AL CUTRONA
DARRELL KICK  BRIAN E. LAMPTON
DAVID LELAND  BILL SEITZ
MICHAEL J. SKINDELL  D. J. SWEARINGEN
ANDREA WHITE
The report was agreed to.
The bill was ordered to be engrossed and placed on the calendar.

Representative Sobecki submitted the following report:
The standing committee on Ways and Means to which was referred **H. B. No. 123**-Representatives Fraizer, Cross, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

**RE: MODIFY THE LAW GOVERNING COMMUNITY REINVESTMENT AREAS**

Representative Merrin moved to amend the title as follows:
Add the names: "Merrin, Wiggam"

<table>
<thead>
<tr>
<th>DEREK MERRIN</th>
<th>CRAIG S. RIEDEL</th>
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</thead>
<tbody>
<tr>
<td>MARK FRAIZER</td>
<td>THOMAS HALL</td>
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<tr>
<td>KRIS JORDAN</td>
<td>RIORDAN T. MCCLAIN</td>
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<td>JENA POWELL</td>
<td>BILL ROEMER</td>
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<td>REGGIE STOLTZFUS</td>
<td>SCOTT WIGGAM</td>
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<td>TOM YOUNG</td>
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</table>

The following members voted "NO"

<table>
<thead>
<tr>
<th>LISA A. SOBECKI</th>
<th>JEFFREY A. CROSSMAN</th>
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</thead>
<tbody>
<tr>
<td>DONTAVIUS L. JARRELLS</td>
<td>BETH LISTON</td>
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<td>PHILLIP M. ROBINSON, JR.</td>
<td>DANIEL P. TROY</td>
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</table>

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

Representative Sheehy submitted the following report:
The standing committee on Transportation and Public Safety to which was referred **H. B. No. 206**-Representatives Ghanbari, O'Brien, et al., having had the same under consideration, reports it back and recommends its passage.

**RE: PERMIT TOWNSHIP POLICE ENFORCE CERTAIN OFFENSES ON INTERSTATE**

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<thead>
<tr>
<th>BRIAN BALDRIDGE</th>
<th>RIORDAN T. MCCLAIN</th>
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<tr>
<td>MICHAEL SHEEHY</td>
<td>JUANITA O. BRENT</td>
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<td>RODNEY CREECH</td>
<td>HARAZ N. GHANBARI</td>
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<td>THOMAS HALL</td>
<td>MARK JOHNSON</td>
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<td>JEFF LARE</td>
<td>MICHELE LEPORE-HAGAN</td>
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<tr>
<td>MICHAEL J. O'BRIEN</td>
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The report was agreed to.
The bill was ordered to be engrossed and placed on the calendar.

Representative Sheehy submitted the following report:

The standing committee on Transportation and Public Safety to which was referred **H. B. No. 246**-Representative Dean, et al., having had the same under consideration, reports it back and recommends its passage.

**RE: DESIGNATE OFFICER CIERA N. GREENE MEMORIAL HIGHWAY**

Representative McClain moved to amend the title as follows:

Add the names: "Baldridge, McClain, Sheehy, Creech, Ghanbari, Hall, Johnson, Lepore-Hagan, O'Brien"

BRIAN BALDRIDGE  RIORDAN T. MCCLAIN
MICHAEL SHEEHY  JUANITA O. BRENT
RODNEY CREECH  HARAZ N. GHANBARI
THOMAS HALL  MARK JOHNSON
JEFF LARE  MICHELE LEPORE-HAGAN
MICHAEL J. O'BRIEN

The report was agreed to.

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

Representative Sheehy submitted the following report:

The standing committee on Transportation and Public Safety to which was referred **H. B. No. 250**-Representative Bird, et al., having had the same under consideration, reports it back and recommends its passage.

**RE: DESIGNATE DEPUTY BILL BREWER MEMORIAL HIGHWAY**

Representative McClain moved to amend the title as follows:

Add the names: "Baldridge, McClain, Sheehy, Creech, Hall, Johnson, Lepore-Hagan, O'Brien"

BRIAN BALDRIDGE  RIORDAN T. MCCLAIN
MICHAEL SHEEHY  JUANITA O. BRENT
RODNEY CREECH  HARAZ N. GHANBARI
THOMAS HALL  MARK JOHNSON
JEFF LARE  MICHELE LEPORE-HAGAN
MICHAEL J. O'BRIEN

The report was agreed to.

The bill was ordered to be engrossed and placed on the calendar.
Representative Crawley submitted the following report:

The standing committee on Finance to which was referred **H. B. No. 110**-Representative Oelslager, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

**RE: CREATES APPROPRIATIONS FOR FY 2022-2023.**

Representative Oelslager moved to amend the title as follows: Add the names: "Cross, Edwards, Roemer"

<table>
<thead>
<tr>
<th>SCOTT OELSLAGER</th>
<th>PHIL PLUMMER</th>
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<tr>
<td>CINDY ABRAMS</td>
<td>BRIAN BALDRIDGE</td>
</tr>
<tr>
<td>JAMIE CALLENDER</td>
<td>RICK CARFAGNA</td>
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<tr>
<td>SARA P. CARRUTHERS</td>
<td>JON CROSS</td>
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<tr>
<td>JAY EDWARDS</td>
<td>HARAZ N. GHANBARI</td>
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<tr>
<td>JAMES M. HOOPS</td>
<td>DON JONES</td>
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<tr>
<td>DARRELL KICK</td>
<td>JEFF LARE</td>
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<tr>
<td>P. SCOTT LIPPS</td>
<td>TRACY M. RICHARDSON</td>
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<tr>
<td>BILL ROEMER</td>
<td>JEAN SCHMIDT</td>
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<td>JASON STEPHENS</td>
<td>REGGIE STOLTZFUS</td>
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<tr>
<td>D. J. SWEARINGEN</td>
<td>BRIDE ROSE SWEENEY</td>
</tr>
<tr>
<td>DANIEL P. TROY</td>
<td>SHANE WILKIN</td>
</tr>
</tbody>
</table>

The following members voted "NO"

<table>
<thead>
<tr>
<th>ERICA C. CRAWLEY</th>
<th>PAULA HICKS-HUDSON</th>
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</thead>
<tbody>
<tr>
<td>STEPHANIE D. HOWSE</td>
<td>DONTAVIUS L. JARRELLS</td>
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<td>BRIGID KELLY</td>
<td>MICHAEL J. O'BRIEN</td>
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<tr>
<td>C. ALLISON RUSSO</td>
<td>MICHAEL J. SKINDELL</td>
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<tr>
<td>THOMAS WEST</td>
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The report was agreed to.

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

Representative Upchurch submitted the following report:

The standing committee on Economic and Workforce Development to which was referred **H. B. No. 215**-Representatives Wilkin, Cross, et al., having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

**RE: ENACT THE BUSINESS FAIRNESS ACT**

Representative Cross moved to amend as follows:

- In line 20, delete “any” and insert “all”
- In line 52, delete “any” and insert “all”
In line 90, delete “any” and insert “all”

The motion was agreed to and the bill so amended.

JAY EDWARDS  JENA POWELL
TERRENCE UPCHURCH  RON FERGUSON
JENNIFER GROSS  CATHERINE D. INGRAM
MIKE LOYCHIK  JESSICA E. MIRANDA
SHARON A. RAY  CRAIG S. RIEDEL
PHILLIP M. ROBINSON, JR.  MONIQUE SMITH
BOB YOUNG

The report was agreed to.

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

MOTIONS AND RESOLUTIONS

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

H. R. No. 50 - Representative Sheehy
Honoring Matt Stencel as a 2021 Mid-American Conference Wrestling Champion.

H. R. No. 51 - Representative Jones
Honoring Kobe Mitchell on being named the 2021 Division III Player of the Year in boys basketball.

/s/ ROBERT R. CUPP
Robert R. Cupp, Chair

Representative Ginter 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.

BILLS FOR THIRD CONSIDERATION

H. B. No. 35-Representatives LaRe, Click.
Cospromators: Representatives Riedel, Pavliga, Seitz, Cross, Lipps, Ginter, Galonski.

To amend section 3101.08 of the Revised Code to permit mayors to solemnize marriages anywhere within Ohio, was taken up for consideration the third time.
The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

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

Those who voted in the negative were: Representatives

Brinkman
Edwards
Ferguson
Householder
Jordan
Powell
Vitale
Wiggam
Zeltwanger-9

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.

**Sub. H. B. No. 110**-Representative Oelslager.

Cosponsors: Representatives Cross, Edwards, Roemer.

To amend sections 9.318, 9.821, 9.822, 9.83, 102.02, 109.572, 109.79, 111.16, 111.28, 111.48, 119.12, 121.02, 121.03, 121.07, 121.08, 121.084, 121.22, 122.01, 122.011, 122.041, 122.17, 122.178, 122.42, 122.60, 122.601, 122.603, 122.65, 122.72, 122.73, 122.74, 122.751, 122.76, 122.77, 122.78, 122.79, 122.82, 122.86, 122.87, 122.89, 122.90, 122.92, 123.01, 123.02, 123.151, 123.152, 123.153, 123.154, 124.136, 125.02, 125.04, 125.08, 125.09, 125.14, 125.18, 125.65, 125.832, 125.95, 126.37, 128.55, 131.43, 133.06, 149.311, 149.434, 155.011, 166.01, 166.03, 166.27, 169.05,
5703.70, 5705.16, 5709.121, 5709.21, 5726.20, 5731.21, 5731.24, 5731.28, 5731.41, 5741.01, 5741.03, 5747.01, 5747.05, 5747.08, 5747.10, 5751.03, 5751.40, 6109.10, 6109.121, 6111.027, and 6111.13; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 9.318 (122.925), 123.151 (122.921), 123.15 (122.922), 123.153 (122.923), 123.154 (122.924), and 3746.071 (3746.07); to enact sections 9.27, 124.1312, 169.18, 173.012, 1503.271, 1547.533, 1707.47, 1707.471, 1707.49, 2151.316, 2151.4115, 2151.4116, 2151.4117, 2151.4118, 2151.4119, 2151.4120, 2151.4121, 2151.4122, 2927.025, 2927.026, 2927.027, 2927.028, 2927.029, 2927.0210, 2945.403, 3301.23, 3301.231, 3301.232, 3301.233, 3304.24, 3313.6026, 3319.0812, 3319.318, 3319.319, 3319.393, 3319.394, 3319.47, 3327.016, 3327.017, 3327.021, 3333.0417, 3333.301, 3333.615, 3345.063, 3709.291, 3721.081, 3772.37, 4729.42, 4731.90, 4779.281, 5101.1416, 5101.1417, 5101.1418, 5101.805, 5103.163, 5123.025, 5123.026, 5123.034, and 5751.015; to repeal sections 109.802, 117.49, 117.50, 183.12, 183.13, 183.14, 183.15, 183.16, 183.17, 184.011, 1533.38, 3301.0724, 3301.122, 3301.46, 3301.922, 3313.901, 3314.033, 3314.30, 3314.31, 3314.37, 3317.029, 3317.27, 3326.05, 3326.111, 3333.611, 3333.612, 3333.614, 3333.67, 3735.01, 3746.07, 4503.515, 5123.046, 5124.171, 5124.195, 5124.196, 5124.197, 5124.198, 5124.199, 5124.211, 5124.231, 5124.28, 5126.12, 5126.121, 5165.25, 5165.26, 5167.172, 5701.15, and 5741.032 of the Revised Code; to amend Sections 33.61 of H.B. 166 of the 133rd General Assembly and Sections 125.10 and 125.11 of H.B. 59 of the 130th General Assembly, as subsequently amended, and to repeal Section 757.50 of H.B. 59 of the 130th General Assembly; to amend the version of Section 3319.227 of the Revised Code that is scheduled to take effect April 12, 2023; to amend sections 111.15, 140.01, 3701.07, 3701.351, 3701.503, 3701.5010, 3701.63, 3701.69, 3701.83, 3702.31, 3702.51, 3702.52, 3702.521, 3702.55, 3702.592, 3702.593, 3705.30, 3705.41, 3711.01, 3711.02, 3711.04, 3711.05, 3711.06, 3711.10, 3711.12, 3711.14, 3727.70, 3781.112, 3901.40, 3929.67, 4723.431, 4723.481, 4730.411, 4731.31, and 4761.01, to enact sections 3722.01, 3722.02, 3722.03, 3722.04, 3722.05, 3722.06, 3722.07, 3722.08, 3722.09, 3722.10, 3722.11, 3722.12, 3722.13, 3722.14, and 3722.99, and to repeal sections 3702.11, 3702.12, 3702.13, 3702.14, 3702.141, 3702.15, 3702.16, 3702.18, 3702.19, 3702.20, 3727.01, 3727.02, 3727.03, 3727.04, 3727.05, 3727.06, 3727.07, and 3727.99 of the Revised Code; to make operating appropriations for the biennium beginning July 1, 2021, and ending June 30, 2023, to levy taxes, and to provide authorization and conditions for the operation of state programs, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Russo moved to amend, amendment 2096, as follows:
In line 86, after "5104.34," insert "5104.38,"
In line 267, after "5104.34," insert "5104.38,"

After line 52616, insert:

"Sec. 5104.38. In addition to any other rules adopted under this chapter, the director of job and family services shall adopt rules in accordance with Chapter 119. of the Revised Code governing financial and administrative requirements for publicly funded child care and establishing all of the following:

(A) Procedures and criteria to be used in making determinations of eligibility for publicly funded child care that give priority to children of families with lower incomes and procedures and criteria for eligibility for publicly funded protective child care or homeless child care. The rules shall specify the maximum amount of income a family may have for initial and continued eligibility. The maximum amount shall not be less than one hundred fifty per cent of the federal poverty line nor exceed three hundred per cent of the federal poverty line. The rules may specify exceptions to the eligibility requirements in the case of a family that previously received publicly funded child care and is seeking to have the child care reinstated after the family's eligibility was terminated.

(B) Procedures under which an applicant for publicly funded child care may receive publicly funded child care while the county department of job and family services determines eligibility and under which a child care provider may appeal a denial of payment under division (A)(2)(b) of section 5104.34 of the Revised Code;

(C) A schedule of fees requiring all eligible caretaker parents to pay a fee for publicly funded child care according to income and family size, which shall be uniform for all types of publicly funded child care, except as authorized by rule, and, to the extent permitted by federal law, shall permit the use of state and federal funds to pay the customary deposits and other advance payments that a provider charges all children who receive child care from that provider.

(D) A formula for determining the amount of state and federal funds appropriated for publicly funded child care that may be allocated to a county department to use for administrative purposes;

(E) Procedures to be followed by the department and county departments in recruiting individuals and groups to become providers of child care;

(F) Procedures to be followed in establishing state or local programs designed to assist individuals who are eligible for publicly funded child care in identifying the resources available to them and to refer the individuals to appropriate sources to obtain child care;
(G) Procedures to deal with fraud and abuse committed by either recipients or providers of publicly funded child care;

(H) Procedures for establishing a child care grant or loan program in accordance with the child care block grant act;

(I) Standards and procedures for applicants to apply for grants and loans, and for the department to make grants and loans;

(J) A definition of "person who stands in loco parentis" for the purposes of division (LL)(3) of section 5104.01 of the Revised Code;

(K) Procedures for a county department of job and family services to follow in making eligibility determinations and redeterminations for publicly funded child care available through telephone, computer, and other means at locations other than the county department;

(L) If the director establishes a different reimbursement ceiling under division (E)(3)(d) of section 5104.30 of the Revised Code, standards and procedures for determining the amount of the higher payment that is to be issued to a child care provider based on the special needs of the child being served;

(M) To the extent permitted by federal law, procedures for paying for up to thirty days of child care for a child whose caretaker parent is seeking employment, taking part in employment orientation activities, or taking part in activities in anticipation of enrolling in or attending an education or training program or activity, if the employment or the education or training program or activity is expected to begin within the thirty-day period;

(N) Any other rules necessary to carry out sections 5104.30 to 5104.43 of the Revised Code."

In line 66966, after "5104.34," insert "5104.38,"

In line 75569, delete "$961,819,158 $1,025,474,447" and insert "$986,719,158 $1,054,174,447"

In line 75570, delete "$3,086,208,456 $3,099,899,137" and insert "$3,111,108,456 $3,128,599,137"

In line 75571, delete "$4,295,991,372 $4,294,629,526" and insert "$4,320,891,372 $4,323,329,526"

After line 75655, insert:

"Any additional funds provided through the Temporary Assistance for Needy Families Block Grant to the Department of Job and Family Services through the "American Rescue Plan Act of 2021," Pub. L. No. 117-2, shall first be used to make publicly funded child care available to those that qualify consistent with section 5104.38 of the Revised Code in fiscal year 2022 and fiscal year 2023."

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 57, nays 37, as follows:

Those who voted in the affirmative were: Representatives

Abrams
Carfagna
Cross
Fowler Arthur
Grendell
Holmes
Johnson
Koehler
Loychik
Oelslager
Ray
Schmidt
Stewart
Wilkin

Baldridge
Carruthers
Cutrona
Fraizer
Gross
Hoops
Jones
Lampton
Manchester
Pavliga
Richardson
Seitz
Stoltzfus
Young, B.

Bird
Click
Dean
Ghanbari
Hall
Householder
Jordan
Lanese
McClain
Plummer
Riedel
Stein
Swearingen
Young, T.

Callender
Creech
Edwards
Ginter
Hillyer
John
Kick
Lipps
Merrin
Powell
Roemer
Stephens
Wiggam
Zeltwanger
Cupp-57

Those who voted in the negative were: Representatives

Blackshear
Brown
Galonski
Jarrells
Lightbody
Miller, J.
Russo
Smith, M.
Troy

Boggs
Crawley
Hicks-Hudson
Kelly
Liston
Miranda
Sheehy
Sobecki
Upchurch

Brent
Crossman
Howse
Leland
Manning
O'Brien
Skindell
Sweeney
Vitale

Brinkman
Denson
Ingram
Lepore-Hagan
Miller, A.
Robinson
Smith, K.
Sykes
Weinstein
White-37

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Troy moved to amend, amendment 2098, as follows:

In line 70211, delete "$8,723,995 $8,662,042" and insert "$10,723,995 $10,662,042"

In line 70215, delete "$21,433,311 $21,433,311" and insert "$23,433,311 $23,433,311"

In line 70233, delete "$103,275,730 $98,876,376" and insert "$105,275,730 $100,876,376"

In line 75511, delete "$5,720,000 $5,720,000" and insert "$10,000,000 $10,000,000"

In line 75520, delete "$983,774,916 $980,460,389" and insert "$988,054,916 $984,740,389"

In line 75571, delete "$4,295,991,372 $4,294,629,526" and insert "$4,300,271,372 $4,298,909,526"
In line 75901, delete "The" and insert "Of the"
In line 75902, after "Services," insert "$5,720,000 in each fiscal year"
   After line 75902, insert:
   "The remainder of appropriation item 600534, Adult Protective Services, shall be distributed through a formula determined in rules. The Director of Job and Family Services shall adopt rules in accordance with Chapter 119. of the Revised Code to establish the formula."

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 61, nays 36, as follows:

Those who voted in the affirmative were: Representatives
   Abrams    Baldridge    Bird    Callender
   Carfagna  Carruthers  Click  Creech
   Cross     Cretaroma  Dean    Edwards
   Ferguson  Fowler Arthur Fraizer  Ghanbari
   Ginter    Greendell  Gross  Hall
   Hillyer   Holmes    Hoops  Householder
   John      Johnson   Jones  Jordan
   Kick      Koehler    Lampton  Lanese
   LaRe      Loychik    Manchester  Manning
   McClain   Merrin    Oelslager  Patton
   Pavliga   Plummer    Powell  Ray
   Richardson  Riedel  Roemer  Schmidt
   Seitz     Stein      Stephens  Stewart
   Stoltzfus  Swearingen  White  Wiggam
   Wilkin    Young, B.  Young, T.  Zeltwanger
   Cupp-61

Those who voted in the negative were: Representatives
   Blackshear Boggs    Brent    Brinkman
   Brown      Crawley  Crossman  Denson
   Galonski   Hicks-Hudson  Howse  Ingram
   Jarrells   Kelly    Leland  Lepore-Hagan
   Lightbody  Lips     Liston  Miller, A.
   Miller, J. Miranda  O'Brien  Robinson
   Russo      Sheehy    Skindell  Smith, K.
   Smith, M.  Sobecki  Sweeney  Sykes
   Troy       Upchurch  Vitale  Weinstein-36

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"
   Representative Kelly moved to amend, amendment 2100, as follows:

   In line 70 of the title, after "4104.37," insert "4111.02, 4111.13,"
   In line 147 of the title, after "4104.35," insert "4111.021, 4113.87, 4113.88, 4113.89, 4113.90, 4113.91, 4113.92, 4113.93,"
In line 165 of the title, after "3746.07," insert "4113.81,"
In line 255, after "4104.37," insert "4111.02, 4111.13,"
In line 313, after "4104.35," insert "4111.021, 4113.87, 4113.88, 
4113.89, 4113.90, 4113.91, 4113.92, 4113.93,"
After line 44170, insert:

"Sec. 4111.02. Every Except as provided in section 4111.021 of the Revised Code, every employer, as defined in Section 34a of Article II, Ohio Constitution, shall pay each of the employer's employees at a wage rate of not less than the wage rate specified in Section 34a of Article II, Ohio Constitution.

The director of commerce annually shall adjust the wage rate as specified in Section 34a of Article II, Ohio Constitution.

No political subdivision shall establish a minimum wage rate different from the wage rate required under this section.

As used in this section, "employee" has the same meaning as in section 4111.14 of the Revised Code.

Sec. 4111.021. (A) As used in this section:

(1) "Direct services employee" means an employee who is employed in a position in which the employee has the opportunity to be alone with or exercises supervision or control over one or more individuals and any of the following apply:

(a) The employee is employed by a medicaid provider to furnish medicaid services to medicaid recipients.
(b) The employee is employed in a direct services position as that term is defined in section 5123.081 of the Revised Code.
(c) The employee is employed by a state agency for the purpose of providing health care.

(2) "Medicaid provider" and "medicaid services" have the same meanings as in section 5164.01 of the Revised Code.

(B) Every employer shall pay each of the employer's direct services employees at a wage rate that is not less than the higher of the following:

(1) The highest wage rate calculated by the director of commerce in accordance with Section 34a of Article II, Ohio Constitution, and section 4111.02 of the Revised Code:


(3) Thirteen dollars per hour.

Sec. 4111.13. (A) No employer shall hinder or delay the director of
commerce in the performance of the director's duties in the enforcement of sections 4111.01 to 4111.17 of the Revised Code, or refuse to admit the director to any place of employment, or fail to make, keep, and preserve any records as required under those sections, or falsify any of those records, or refuse to make them accessible to the director upon demand, or refuse to furnish them or any other information required for the proper enforcement of those sections to the director upon demand, or fail to post a summary of those sections or a copy of any applicable rules as required by section 4111.09 of the Revised Code. Each day of violation constitutes a separate offense.

(B) No employer shall discharge or in any other manner discriminate against any employee because the employee has made any complaint to the employee's employer, or to the director, that the employee has not been paid wages in accordance with sections 4111.01 to 4111.17 of the Revised Code, or because the employee has made any complaint or is about to cause to be instituted any proceeding under or related to those sections, or because the employee has testified or is about to testify in any proceeding.

(C) No employer shall pay or agree to pay wages at a rate less than the rate applicable under sections 4111.01 to 4111.17 of the Revised Code. Each week or portion thereof for which the employer pays any employee less than the rate applicable under those sections constitutes a separate offense as to each employer.

(D) No employer shall otherwise violate sections 4111.01 to 4111.17 of the Revised Code, or any rule adopted thereunder. Each day of violation constitutes a separate offense.

(E) The culpability sufficient to commit a violation of this section is reckless if the violation is related to section 4111.021 of the Revised Code.

Sec. 4113.87. As used in this section and sections 4113.88 to 4113.93 of the Revised Code:

(A) "Appropriate unit" means independent child care providers or independent home care providers, whichever is the subject of the bargaining activity.

(B) "Independent child care provider" means any of the following persons:

1. A person who is licensed as a type A home who does not meet the definition of "employee" under section 2 of the "National Labor Relations Act," 29 U.S.C. 152;

2. A person who is a licensed type B home;

3. A person who is an in-home aide who is not a county or state employee.

(C) "Independent home care provider" means any person who has a medicaid provider agreement to provide either of the following on a self-
employed basis and without employing, directly or through contract, another person:

(1) State plan home and community-based services covered by the medicaid program pursuant to section 5164.16 of the Revised Code;

(2) Home and community-based services available under a medicaid waiver component as defined in section 5166.01 of the Revised Code.

(D) "Provider" means an independent child care provider or an independent home care provider.

(E) "Recipient" means any person receiving the services of an independent child care provider or an independent home care provider, or that person's parent or legal guardian.

(F) "Representative organization" means any employee organization as defined in section 4117.01 of the Revised Code or any labor or bona fide organization in which providers participate and that exists for the purpose, in whole or in part, of dealing with the state concerning grievances, wages, hours, terms, and other conditions of employment of providers that are within the control of the state.

(G) "Type A home," "licensed type B home," and "in-home aide" have the same meanings as in section 5104.01 of the Revised Code.

Sec. 4113.88. Providers may do all of the following:

(A) Form, join, assist, or participate in, or refrain from forming, joining, assisting, or participating in, any representative organization of their own choosing;

(B) Engage in concerted activities, other than those described in division (A) of this section, for the purpose of collective bargaining or other mutual aid and protection;

(C) Be represented by a representative organization;

(D) Bargain collectively with the state to determine wages, hours, and terms and conditions of employment that are within the control of the state and the continuation, modification, or deletion of an existing provision of a collective bargaining agreement, and enter into a collective bargaining agreement;

(E) Present grievances and have them adjusted, without the intervention of the representative organization, so long as the adjustment is not inconsistent with the terms of any collective bargaining agreement then in effect and the representative organization has the opportunity to be present at the adjustment.

Sec. 4113.89. (A) A representative organization shall become the exclusive representative of all the providers in an appropriate unit for the purpose of collective bargaining by filing a request with the state for
recognition as an exclusive representative, as described in division (B) of this section, a copy of which shall be sent to the state employment relations board.

(B)(1) In the request for recognition, the representative organization shall do all of the following:
   (a) Describe the bargaining unit;
   (b) Allege that a majority of the providers in the bargaining unit wish to be represented by the representative organization;
   (c) Support the request with substantial evidence based on, and in accordance with, rules prescribed by the state employment relations board demonstrating that a majority of the providers in the bargaining unit wish to be represented by the representative organization.

(2) Immediately on receipt of the request described in this section, the state shall request an election in accordance with the same requirements as provided in division (A)(2) of section 4117.07 of the Revised Code.

(C) Nothing in this section shall be construed to permit the state to recognize, or the state employment relations board to certify, a representative organization as an exclusive representative if there is in effect a lawful written agreement, contract, or memorandum of understanding between the state and another representative organization that, on the effective date of this section, has been recognized by the state as the exclusive representative of the providers in an appropriate unit or that by tradition, custom, practice, election, or negotiation has been the only representative organization representing all providers in the unit. This division does not apply to any agreement that has been in effect in excess of three years. For purposes of this section, extensions of an agreement do not affect the expiration of the original agreement.

Sec. 4113.90. (A) All matters pertaining to wages, hours, and terms and conditions of employment that are within the control of the state and the continuation, modification, or deletion of an existing provision of a collective bargaining agreement, are subject to collective bargaining between the state and the exclusive representative as described in section 4113.89 of the Revised Code, except as otherwise specified in this section.

(B) This section does not alter the unique relations between providers and recipients of care. The recipient retains the absolute right to choose providers and to control the hiring, termination, and supervision of providers.

(C) This section does not affect the ability of the state to take appropriate action when a provider is no longer eligible to provide care under state or federal law, or any rules or regulations adopted thereunder.

Sec. 4113.91. The parties to any collective bargaining agreement entered into pursuant to sections 4113.87 to 4113.90 of the Revised Code
shall record that agreement in writing, which is to be executed by all of the parties to the agreement. The agreement shall contain the same provisions as described in division (B) of section 4117.09 of the Revised Code, as applicable. These provisions apply to the state, its agents or representatives, any representative organization, its agents or representatives, and to providers in the same manner as the same provisions apply to public employers, public employees, and employee organizations as described in Chapter 4117. of the Revised Code.

Sec. 4113.92. The state employment relations board has the same authority as described in sections 4117.12 and 4117.13 of the Revised Code to investigate, hold hearings, make determinations, and issue complaints regarding unfair labor practices, insofar as that authority does not conflict with sections 4113.87 to 4113.93 of the Revised Code. For purposes of this section, "unfair labor practice" has the same meaning as in section 4117.11 of the Revised Code, except any provisions applying to public employers shall apply to the state, any provisions applying to employee organizations shall apply to representative organizations, and any provisions applying to public employees shall apply to providers.

Sec. 4113.93. A provider is not an employee of the state or in the service of the state.

In line 66954, after "4104.37," insert "4111.02, 4111.13,"

In line 66990, after "3746.07," insert "4113.81,"

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

Representative Jones 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 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  Brent  Brinkman
Brown  Crawley  Crossman  Denson
Galonski  Hicks-Hudson  Howse  Ingram
Jarrells  Kelly  Leland  Lepore-Hagan
Lightbody  Liston  Miller, A.  Miller, J.
Miranda  O’Brien  Robinson  Russo
Sheehy  Skindell  Smith, K.  Smith, M.
Sobecki  Sweeney  Sykes  Troy
Upchurch  Vitale  Weinstein-35

The motion to amend was laid on the table.
The question recurring, "Shall the bill pass?"
Representative Howse moved to amend, amendment 2102, as follows:

In line 78890, delete "$102,756,352  $108,500,000" and insert
"$165,000,000  $190,000,000"

In line 78899, delete "$2,743,228,663  $2,748,462,947" and insert
"$2,805,472,311  $2,829,962,947"

In line 78923, delete "$2,803,880,698  $2,793,073,254" and insert
"$2,866,124,346  $2,874,573,254"

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 62, nays 35, as follows:

Those who voted in the affirmative were: Representatives

Abrams  Balbridge  Bird  Callender
Carfagna  Carruthers  Click  Creech
Cross  Cutrona  Dean  Edwards
Ferguson  Fowler Arthur  Fraizer  Ghanbari
Ginter  Greendell  Gross  Hall
Hillyer  Holmes  Hoops  Householder
John  Johnson  Jones  Jordan
Kiss  Koehler  Lampton  Lanese
LaRe  Lips  Loychik  Manchester
Manning  McClain  Merrin  Oelslager
Patton  Pavliga  Plummer  Powell
Ray  Richardson  Riedel  Roemer
Schmidt  Seitz  Stein  Stephens
Stewart  Stoltzfus  Swearingen  White
Wiggam  Wilkin  Young, B.  Young, T.
Zeltwanger  

Those who voted in the negative were: Representatives

Blackshear  Boggs  Brent  Brinkman
Brown  Crawley  Crossman  Denson
Galonski  Hicks-Hudson  Howse  Ingram
Jarrells  Kelly  Leland  Lepore-Hagan
Lightbody  Liston  Miller, A.  Miller, J.
The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Skindell moved to amend, amendment 2103, as follows:

In line 104 of the title, delete "5747.02,"
In line 105 of the title, after "5747.10," insert "5747.71, 5747.98,"
In line 280, delete "5747.02,"
In line 281, after "5747.10," insert "5747.71, 5747.98,"
Delete lines 65072 through 65197
After line 65815, insert:

"Sec. 5747.71. (A) As used in this section, "eligible individual" has the same meaning as in section 32 of the Internal Revenue Code.

(B) There is hereby allowed a nonrefundable credit against a taxpayer's aggregate tax liability under section 5747.02 of the Revised Code for a taxpayer who is an "eligible individual" as defined in section 32 of the Internal Revenue Code. The credit shall equal thirty-two per cent of the federal credit allowed for the taxable year. The credit shall not exceed the aggregate amount of tax otherwise due under section 5747.02 of the Revised Code after deducting any other nonrefundable credits that precede the credit allowed under this section in the order prescribed by section 5747.98 of the Revised Code.

The credit shall be claimed in the order prescribed by section 5747.98 of the Revised Code.

(C) There is hereby allowed a refundable credit against a taxpayer's aggregate tax liability under section 5747.02 of the Revised Code for a taxpayer who is an eligible individual. The credit shall equal eight per cent of the credit allowed on the taxpayer's federal income tax return pursuant to section 32 of the Internal Revenue Code for the taxable year. The credit shall be claimed in the order prescribed by section 5747.98 of the Revised Code. If the credit authorized by this division exceeds the aggregate amount of tax otherwise due after deducting all other credits in that order, the excess shall be refunded to the taxpayer."

After line 65883, insert:

"Sec. 5747.98. (A) To provide a uniform procedure for calculating a taxpayer's aggregate tax liability under section 5747.02 of the Revised Code, a taxpayer shall claim any credits to which the taxpayer is entitled in the following order:
Either the retirement income credit under division (B) of section 5747.055 of the Revised Code or the lump sum retirement income credits under divisions (C), (D), and (E) of that section;

Either the senior citizen credit under division (F) of section 5747.055 of the Revised Code or the lump sum distribution credit under division (G) of that section;

The dependent care credit under section 5747.054 of the Revised Code;

The credit for displaced workers who pay for job training under section 5747.27 of the Revised Code;

The campaign contribution credit under section 5747.29 of the Revised Code;

The twenty-dollar personal exemption credit under section 5747.022 of the Revised Code;

The joint filing credit under division (G) of section 5747.05 of the Revised Code;

The nonrefundable earned income credit under division (B) of section 5747.71 of the Revised Code;

The credit for adoption of a minor child under section 5747.37 of the Revised Code;

The nonrefundable job retention credit under division (B) of section 5747.058 of the Revised Code;

The enterprise zone credit under section 5709.66 of the Revised Code;

The credit for purchases of qualifying grape production property under section 5747.28 of the Revised Code;

The small business investment credit under section 5747.81 of the Revised Code;

The nonrefundable lead abatement credit under section 5747.26 of the Revised Code;

The opportunity zone investment credit under section 122.84 of the Revised Code;

The enterprise zone credits under section 5709.65 of the Revised Code;

The research and development credit under section 5747.331 of the Revised Code;

The credit for rehabilitating a historic building under section 5747.76 of the Revised Code;
The nonresident credit under division (A) of section 5747.05 of the Revised Code;
The credit for a resident's out-of-state income under division (B) of section 5747.05 of the Revised Code;
The refundable motion picture and broadway theatrical production credit under section 5747.66 of the Revised Code;
The refundable jobs creation credit or job retention credit under division (A) of section 5747.058 of the Revised Code;
The refundable credit for taxes paid by a qualifying entity granted under section 5747.059 of the Revised Code;
The refundable credits for taxes paid by a qualifying pass-through entity granted under division (I) of section 5747.08 of the Revised Code;
The refundable credit under section 5747.80 of the Revised Code for losses on loans made to the Ohio venture capital program under sections 150.01 to 150.10 of the Revised Code;
The refundable credit for rehabilitating a historic building under section 5747.76 of the Revised Code;
The refundable earned income credit under division (C) of section 5747.71 of the Revised Code.

(B) For any credit, except the refundable credits enumerated in this section and the credit granted under division (H) of section 5747.08 of the Revised Code, the amount of the credit for a taxable year shall not exceed the taxpayer's aggregate amount of tax due under section 5747.02 of the Revised Code, after allowing for any other credit that precedes it in the order required under this section. Any excess amount of a particular credit may be carried forward if authorized under the section creating that credit. Nothing in this chapter shall be construed to allow a taxpayer to claim, directly or indirectly, a credit more than once for a taxable year."

In line 66979, delete "5747.02,"
In line 66980, after "5747.10," insert "5747.71, 5747.98,"
In line 80374, delete "$428,000,000 $443,000,000" and insert "$439,000,000 $454,000,000"
In line 80376, delete "$428,000,000 $443,000,000" and insert "$439,000,000 $454,000,000"
In line 80381, delete "$2,479,567,236 $2,520,768,288" and insert "$2,501,567,236 $2,542,768,288"
In line 80399, delete "$8,336,807,236 $8,571,708,288" and insert "$8,358,807,236 $8,593,708,288"
After line 80509, insert:
"PUBLIC LIBRARY FUND

Notwithstanding the requirement in division (B) of section 131.51 of the Revised Code that the Director of Budget and Management shall credit to the Public Library Fund one and sixty-six one-hundredths per cent of the total tax revenue credited to the General Revenue Fund during the preceding month, the Director shall instead calculate these amounts during fiscal year 2022 and fiscal year 2023 using one and seven-tenths as the percentage.

LOCAL GOVERNMENT FUND

Notwithstanding the requirement in division (A) of section 131.51 of the Revised Code that the Director of Budget and Management shall credit to the Local Government Fund one and sixty-six one-hundredths per cent of the total tax revenue credited to the General Revenue Fund during the preceding month, the Director shall instead calculate these amounts during fiscal year 2022 and fiscal year 2023 using one and seven tenths as the percentage."

Delete lines 83531 through 83537

After line 83542, insert:

"Section 803.__. The amendment by this act of section 5747.71 of the Revised Code applies to taxable years ending on or after the effective date of this section."

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 62, nays 34, 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 to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Jarrells moved to amend, amendment 2104, as follows:

In line 118 of the title, after "9.27," insert "101.05,"
In line 143 of the title, after "3375.011," insert "3705.50,"
In line 144 of the title, after "3709.012," insert "3709.081, 3709.39, 3709.40,"
In line 291, after "9.27," insert "101.05,"
In line 311, after "3375.011," insert "3705.50," after "3709.012," insert "3709.081, 3709.39, 3709.40,"

After line 627, insert:

"Sec. 101.05. The general assembly hereby finds and declares that racism is a public health crisis affecting the state."

After line 38524, insert:

"Sec. 3705.50. The department of health shall establish a system for collecting and promptly reporting data regarding health disparities within the state. The data shall include demographic information, including race, ethnicity, gender, and income level. The department shall make this data available on its web site.

Each board of health of a city or general health district, or the authority having the duties of a board of health under section 3709.05 of the Revised Code, shall assist the department in collecting this information at a local level."

After line 38666, insert:

"Sec. 3709.081. Each board of health of a city or general health district, or the authority having the duties of a board of health under section 3709.05 of the Revised Code, shall work with other boards of health located within the same hospital preparedness region, as established by the department of health, to establish a regional plan for meeting the needs of the public during times of emergency caused by epidemics of contagious or infectious diseases or conditions or events endangering the public health. The regional plan shall be submitted to the department triennially.

Sec. 3709.39. Each board of health of a city or general health district, or the authority having the duties of a board of health under section 3709.05
of the Revised Code, shall employ a chief health strategist. The chief health
strategist shall implement interventions and work with community partners to
address upstream social determinants of health for members of the
community the board serves.

Sec. 3709.40. Each board of health of a city or general health district,
or the authority having the duties of a board of health under section 3709.05
of the Revised Code, shall establish triennially a health improvement plan to
improve health equity within the jurisdiction of the board or authority. As
part of the plan, each board or authority shall utilize data and collaborate with
members of the community to establish programs that address health
inequity, track the results of these programs, and make recommendations for
improving these programs for future plans."

After line 71422a, insert:

"5CV2 195559 Rent and Utility Assistance $200,000,000 $0"

In line 71442, delete "$766,259,967" and insert "$966,259,967"
In line 71478, delete "$1,600,645,489" and insert "$1,800,645,489"

After line 71778, insert:

"RENT AND UTILITY ASSISTANCE

The foregoing appropriation item 195559, Rent and Utility Assistance, shall be used by the Department of Development to fund an emergency rental assistance program in accordance with the federal "Consolidated Appropriations Act, 2021," Pub. L. No. 116-260, and program guidelines for the use of these funds provided by the U.S. Department of the Treasury."

In line 74877, delete "$8,379,808 $2,379,808" and insert
"$68,379,808 $62,379,808"
In line 74879, delete "$1,500,000 $1,500,000" and insert "$6,500,000 $6,500,000"
In line 74887, delete "$2,686,688 $2,686,688" and insert "$7,686,688 $7,686,688"
In line 74890, delete "$1,431,954 $1,431,954" and insert
"$11,431,954 $11,431,954"
In line 74892, delete "$11,148,480 $7,898,480" and insert
"$21,148,480 $17,898,480"
In line 74893, delete "$4,522,054 $4,522,054" and insert
"$14,522,054 $14,522,054"
In line 74903, delete "$141,561,298 $126,811,298" and insert
"$241,561,298 $226,811,298"
In line 74953, delete "$1,152,672,982 $887,937,939" and insert
"Sec. 291.70. HEALTH EMERGENCY POWERS REVIEW COMMITTEE

(A) There is hereby established the Health Emergency Powers Review Committee consisting of the following nineteen members:

(1) Fifteen members appointed by the Director of Health, including at least one attorney with expertise in public health, one attorney with expertise in constitutional issues, and three epidemiologists;

(2) Two members from the Senate, one from the majority party and one from the minority party, both appointed by the President of the Senate;

(3) Two members from the House of Representatives, one from the majority party and one from the minority party, both appointed by the Speaker of the House of Representatives.

(B) The Committee shall meet not later than thirty days after the effective date of this section to elect a Committee chairperson. Thereafter, the Committee shall meet at the call of the chair to review Revised Code provisions related to the powers of the Department of Health and local boards of health during times of emergency related to public health.

(C) Not later than one year after the effective date of this section, the Committee shall submit a report to the General Assembly. The report shall include any recommendations that the Committee has regarding changes to the power of the Department and local boards of health during times of emergency related to public health. Any changes recommended by the committee shall be constitutional.

(D) The Committee shall cease to exist upon the submission of its report to the General Assembly."

"Section 741.20. (A) As used in this section, "benefits" has the same meaning as in section 4141.01 of the Revised Code.

(B) If the Director of Job and Family Services determines that an individual has been paid benefits to which the individual was not entitled for reasons other than fraudulent misrepresentation, the Director shall recover the overpayment in accordance with division (B) of section 4141.35 of the Revised Code, except that the Director shall waive collection of the overpayment if the Director determines that all of the following apply:

(1) The benefit was intended to compensate the individual for a week of unemployment occurring during the period beginning March 15, 2020, and ending the week that includes September 30, 2021.

(2) The individual who received the benefit was not at fault for the
overpayment.

(3) Repayment would cause an undue hardship on the individual who received the benefit.

(C) If an individual has received a payment of Pandemic Unemployment Assistance under the "Coronavirus Aid, Relief, and Economic Security Act," 15 U.S.C. 9021, to which the individual was not entitled, the Director shall recover the overpayment in accordance with division (B)(2) of section 4141.35 of the Revised Code, except that the Director shall waive collection of the overpayment if the Director determines that all of the following apply:

(1) The payment was intended to compensate the individual for any week of unemployment or inability to work during the period beginning January 27, 2020, and ending the week that includes September 4, 2021.

(2) The individual who received the payment was not at fault for the overpayment.

(3) Repayment would cause an undue hardship on the individual who received the payment."

The question being, “Shall the motion to amend be agreed to?”
Representative Seitz moved that the motion be laid on the table.

The yeas and nays were taken and resulted – yeas 61, nays 36, as follows:

Those who voted in the affirmative were: Representatives

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<th>Abrams</th>
<th>Baldridge</th>
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<td>Wilkin</td>
<td>Young, B.</td>
<td>Young, T.,</td>
<td>Zeltwanger</td>
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Those who voted in the negative were: Representatives

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<th>Blackshear</th>
<th>Boggs</th>
<th>Brent</th>
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<td>Miller, J.</td>
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The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Hicks-Hudson moved to amend, amendment 2105, as follows:

In line 193 of the title, after "3722.14," insert "3722.15,"
In line 67073, after "3722.14," insert "3722.15,"
In line 69177, delete "From" and insert "Except as provided in section 3722.15 of the Revised Code, from"

After line 69183, insert:

"Sec. 3722.15. (A) Beginning on the date that is ninety days after the effective date of this section and every ninety days thereafter, each hospital shall report to the director of health disaggregated maternal morbidity data.

(B) Beginning on the date that is one hundred twenty days after the effective date of this section and every ninety days thereafter, the director shall make the data reported under division (A) of this section available to the public, which may include posting the data to the internet web site maintained by the department of health.

(C) The director shall adopt rules that do both of the following:

(1) Specify the data to be reported under this section;
(2) Prescribe the manner in which a hospital shall report to the director under this section."

In line 69711, after "3722.14," insert "3722.15,"

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 61, nays 35, as follows:

Those who voted in the affirmative were: Representatives

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<th>Russo</th>
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<th>Skindell</th>
<th>Smith, K.</th>
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The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

Representative Russo moved to amend, amendment 2106, as follows:

In line 165 of the title, after "3333.67," insert "3701.034,"
In line 66989, after "3333.67," insert "3701.034,"
In line 72398, delete "$1,188,000 $1,188,000" and insert
"$188,000 $188,000"
In line 72400, delete "$8,153,914,284 $8,275,278,136" and insert
"$8,153,914,284 $8,275,278,136"
In line 72454, delete "$13,449,279,487 $13,606,144,251" and insert
"$13,449,279,487 $13,606,144,251"
Delete lines 73956 through 73959
In line 74880, delete "$1,021,131 $1,021,131" and insert
"$1,146,131 $1,146,131"
In line 74881, delete "$3,493,468 $3,493,468" and insert
"$3,618,468 $3,618,468"
In line 74903, delete "$141,811,298 $127,061,298" and insert
"$141,811,298 $127,061,298"
In line 74953, delete "$1,152,672,982 $887,937,939" and insert
"$1,152,672,982 $887,937,939"
After line 75012, insert:
"BREAST AND CERVICAL CANCER SCREENING
Of the foregoing appropriation item, 440438, Breast and Cervical Cancer Screening, $125,000 in each fiscal year shall be distributed to Planned Parenthood affiliates."
After line 75013, insert:
"Of the foregoing appropriation item 440444, AIDS Prevention, $125,000 in each fiscal year shall be distributed to Planned Parenthood affiliates."

In line 75014, after "The" insert "remainder of"; delete "foregoing"
Delete lines 75671 through 75674
After line 83162, insert:

"Section 737. Upon the repeal of section 3701.034 of the Revised Code by this act, any contracts that have been terminated or proposed to be terminated under that section shall be reinstated or shall not be terminated, as applicable."

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 64, nays 33, 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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<td>Weinstein-33</td>
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The motion to amend was laid on the table.
The question recurring, "Shall the bill pass?"
Representative Hicks-Hudson moved to amend, amendment 2111, as follows:
In line 70376, delete "$39,300,000  $39,300,000" and insert
"$49,300,000  $49,300,000"
In line 70378, delete "$72,929,512  $72,612,753" and insert
"$82,929,512  $82,612,753"
In line 70395, delete "$149,945,350  $149,669,484" and insert
"$159,945,350  $159,669,484"
Delete lines 70465 through 70470
In line 74599, delete "$10,000,000  $10,000,000" and insert
"$46,000,000  $46,000,000"
In line 74600, delete "$155,858,341  $159,075,394" and insert
"$191,858,341  $195,075,394"
In line 74617, delete "$229,984,018  $221,029,281" and insert
"$265,984,018  $257,029,281"
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 61, nays 36, as follows:
Those who voted in the affirmative were: Representatives
Abrams Baldridge Bird Callender
Carfagna Carruthers Click Creech
Cross Cutrona Dean Edwards
Ferguson Fowler Arthur Fraizer Ghanbari
Ginter Grendell Gross Hall
Hillyer Holmes Hoops Householder
John Johnson Jones Jordan
Kick Koehler Lampton LaRe
Lipps Loychik Manchester Manning
McClain Merrin Oelslager Patton
Pavliga Plummer Powell Ray
Richardson Riedel Roemer Schmidt
Seitz Stein Stephens Stewart
Stoltzfus Swearingen White Wiggam
Wilkin Young, B. Young, T. Zeltwanger
Cupp-61

Those who voted in the negative were: Representatives
Blackshear Boggs Brent Brinkman
Brown Crawley Crossman Denson
Galonski Hicks-Hudson Howse Ingram
Jarrells Kelly Lanes Leland
Lepore-Hagan Lightbody Liston Miller, A.
Miller, J. Miranda O'Brien Robinson
Russo Sheehy Skindell Smith, K.
Smith, M. Sobekci Sweeney Sykes
Troy Upchurch Vitale Weinstein-36

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 70, nays 27, as follows:

Those who voted in the affirmative were: Representatives

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Those who voted in the negative were: Representatives

| Blackshear | Boggs      | Brinkman   | Brown  |
| Crawley    | Crossman   | Dean       | Denson |
| Galonski   | Hicks-Hudson | Howse   | Jarrels |
| Jordan     | Kelly      | Leland     | Lepore-Hagan |
| Lightbody  | Miller, A. | Miller, J. | O'Brien |
| Powell     | Russo      | Skindell   | Sykes  |
| Upchurch   | Vitale     |           | Zeltwanger-27 |

The bill passed.

Representative Oelslager moved to amend the title as follows:

Add the names: "Abrams, Baldridge, Bird, Callender, Carfagna, Carruthers, Click, Cutrona, Ghanbari, Ginter, Hall, Holmes, John, Johnson, Jones, Lanese, Lipps, Loychik, Patton, Pavliga, Plummer, Richardson, Schmidt, Stein, Stephens, Stewart, Troy, White, Wigmam, Young, B., Young, T., Speaker Cupp."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

On motion of Representative Ginter, the House adjourned until Thursday, April 22, 2021 at 9:00 o'clock a.m.