The House met pursuant to adjournment.

Prayer was offered by Rev. Dr. Glen Miles of the First Community Church in Columbus, Ohio, followed by the Pledge of Allegiance to the Flag.

The journal of yesterday was read and approved.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Galonski submitted the following report:

The standing committee on Civil Justice to which was referred H. B. No. 279-Representatives Brown, Oelslager, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REGARDS WRONGFUL DEATH CLAIMS

BRETT HUDSON HILLYER
RICHARD D. BROWN
AL CUTRONA
BRIAN E. LAMPTON
DEREK MERRIN
MICHAEL J. SKINDELL
D. J. SWEARINGEN
TAVIA GALONSKI
JEFFREY A. CROSSMAN
DARRELL KICK
DAVID LELAND
BILL SEITZ
BRIAN STEWART
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 H. B. No. 286-Representative Seitz, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: CHANGE THE VENUE FOR APPEAL FROM AN AGENCY ORDER

Representative Seitz moved to amend the title as follows:

Add the names: "Hillyer, Cutrona, Kick"

BRETT HUDSON HILLYER
DARRELL KICK
DEREK MERRIN
AL CUTRONA
BRIAN E. LAMPTON
BILL SEITZ
The following members voted "NO"

TAVIA GALONSKI
JEFFREY A. CROSSMAN
MICHAEL J. SKINDELL

The report was agreed to.

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

Representative Brent submitted the following report:

The standing committee on Commerce and Labor to which was referred H. B. No. 81-Representatives Plummer, Manchester, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REVISE LAWS GOVERNING MASSAGE ESTABLISHMENTS / MASSAGE THERAPY

Representative Johnson moved to amend the title as follows:
Add the name: "Cutrona"

The report was agreed to.

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

Representative Brent submitted the following report:

The standing committee on Commerce and Labor to which was referred H. B. No. 107-Representative Baldridge, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REVISE THE ELEVATOR LAW

Representative Johnson moved to amend the title as follows:
Add the names: "Johnson, Cutrona"
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. 188-Representatives Lampton, Cross, et al., having had the same under consideration, reports it back and recommends its passage.

RE: PROHIBIT INSURER DISCRIMINATE AGAINST LIVING ORGAN DONORS

THOMAS E. BRINKMAN JR.  BRIAN E. LAMPTON
JESSICA E. MIRANDA  KRISTIN BOGGS
RICK CARFAGNA  JON CROSS
BILL DEAN  DONTAVIUS L. JARRELLS
KRIS JORDAN  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 Sheehy submitted the following report:
The standing committee on Transportation and Public Safety to which was referred H. B. No. 291-Representatives Callender, Troy, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: DESIGNATE STAFF SGT. KYLE R. MCKEE MEMORIAL HIGHWAY

Representative McClain moved to amend the title as follows:
Add the names: "Baldridge, McClain, Sheehy, Creech, Ghanbari, Johnson, LaRe, Miranda"

BRIAN BALDRIDGE  RIORDAN T. MCCLAIN
MICHAEL SHEEHY  JUANITA O. BRENT
RODNEY CREECH  HARAZ N. GHANBARI
THOMAS HALL  MARK JOHNSON
JEFF LARE  JESSICA E. MIRANDA
BOB YOUNG

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. 165**-Representative McClain, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: ALLOW TEMPORARY TAX CREDIT FOR SALE OF CERTAIN MOTOR FUEL

DEREK MERRIN
LISA A. SOBECKI
MARK FRAIZER
KRIS JORDAN
RIORDAN T. MCCLAIN
PHILLIP M. ROBINSON, JR.
REGGIE STOLTZFUS
SCOTT WIGGAM

CRAIG S. RIEDEL
JEFFREY A. CROSSMAN
DONTAVIUS L. JARRELLS
BETH LISTON
JENA POWELL
BILL ROEMER
DANIEL P. TROY
TOM YOUNG

The following member voted "NO"

THOMAS HALL

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

**Am. S. B. No. 19**-Senator Schaffer, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: CREATE PROPERTY TAX EXEMPTION FOR WETLAND MITIGATION PROJECTS

Representative Merrin moved to amend the title as follows:

Add the name: "Merrin"

DEREK MERRIN
MARK FRAIZER
KRIS JORDAN
JENA POWELL
REGGIE STOLTZFUS
TOM YOUNG

CRAIG S. RIEDEL
THOMAS HALL
RIORDAN T. MCCLAIN
BILL ROEMER
SCOTT WIGGAM

The following members voted "NO"

LISA A. SOBECKI
DONTAVIUS L. JARRELLS
PHILLIP M. ROBINSON, JR.

JEFFREY A. CROSSMAN
BETH LISTON
DANIEL P. TROY
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 S. B. No. 40-Senator Schaffer, et al., having had the same under consideration, reports it back and recommends its passage.

RE: REGARDS CIGARETTE MINIMUM PRICING

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

DEREK MERRIN                  CRAIG S. RIEDEL
LISA A. SOBECKI               JEFFREY A. CROSSMAN
MARK FRAIZER                 THOMAS HALL
DONTAVIUS L. JARRELLS        KRIS JORDAN
BETH LISTON                  RIORDAN T. MCCLAIN
PHILLIP M. ROBINSON, JR.     BILL ROEMER
REGGIE STOLTZFUS              DANIEL P. TROY
SCOTT WIGGAM                 TOM YOUNG

The following member voted "NO"
JENA POWELL

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

BILLS FOR THIRD CONSIDERATION

H. B. No. 149-Representatives Swearingen, Stewart.
Cosponsors: Representatives Bird, Carruthers, Cross, Ghanbari, Hall, John, Kick, LaRe, Lipps, Plummer, Schmidt, Young, T.

To amend sections 3501.01, 3505.03, 3505.04, and 3513.257 of the Revised Code to require certain judicial candidates to appear on the ballot with a party designation, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Troy moved to amend, amendment 1570, as follows:

In line 1 of the title, delete "3501.01, 3505.03" and insert "1901.07";
delete "3505.04" and insert "3513.18"

In line 2 of the title, after "3513.257" insert "; to enact section
3513.25; and to repeal section 3513.28"; delete "certain"
In line 3 of the title, delete "appear on the ballot with"
In line 4 of the title, delete "a party designation" and insert "be nominated by nonpartisan primary elections"
In line 5, delete "3501.01, 3505.03" and insert "1901.07"; delete "3505.04" and insert "3513.18"
In line 6, after "3513.257" insert "be amended and section 3513.25"; delete "amended" and insert "enacted"

After line 6, insert:

"Sec. 1901.07. (A) All municipal court judges shall be elected on the nonpartisan ballot for terms of six years. In a municipal court in which only one judge is to be elected in any one year, that judge's term commences on the first day of January after the election. In a municipal court in which two or more judges are to be elected in any one year, their terms commence on successive days beginning the first day of January, following the election, unless otherwise provided by section 1901.08 of the Revised Code.

(B) All candidates for municipal court judge may be nominated either by nominating petition or by nonpartisan primary election, except that if the jurisdiction of a municipal court extends only to the corporate limits of the municipal corporation in which the court is located and that municipal corporation operates under a charter, all candidates shall be nominated in the same manner provided in the charter for the office of municipal court judge or, if no specific provisions are made in the charter for the office of municipal court judge, in the same manner as the charter prescribes for the nomination and election of the legislative authority of the municipal corporation.

If the jurisdiction of a municipal court extends beyond the corporate limits of the municipal corporation in which it is located or if the jurisdiction of the court does not extend beyond the corporate limits of the municipal corporation, all candidates for party nomination to the office of municipal court judge shall file a nonpartisan declaration of candidacy and petition not later than four p.m. of the ninetieth day before the day of the primary election in the form prescribed by section 3513.07-3513.25 of the Revised Code. The petition shall conform to the requirements provided for those petitions of candidacy contained in section 3513.05 of the Revised Code, except that the petition shall be signed by at least fifty electors of the territory of the court. If no valid declaration of candidacy is filed for nomination as a candidate of a political party for election to the office of municipal court judge, or if the number of persons filing the declarations of candidacy for nominations as candidates of one political party for election to the office does not exceed the number of candidates that that party is entitled to nominate as its candidates for nomination at the primary election, no primary
election shall be held for the purpose of nominating candidates of that party for election to the office, and the candidates shall be issued certificates of nomination in the manner set forth in section 3513.02 of the Revised Code.

If the jurisdiction of a municipal court extends beyond the corporate limits of the municipal corporation in which it is located or if the jurisdiction of the court does not extend beyond the corporate limits of the municipal corporation in which it is located and no charter provisions apply, nonpartisan candidates for the office of municipal court judge shall file nominating petitions not later than four p.m. of the day before the day of the primary election in the form prescribed by section 3513.261 of the Revised Code. The petition shall conform to the requirements provided for those petitions of candidacy contained in section 3513.257 of the Revised Code, except that the petition shall be signed by at least fifty electors of the territory of the court.

The nominating petition or declaration of candidacy for a municipal court judge shall contain a designation of the term for which the candidate seeks election. At the following regular municipal election, the candidacies of the judges nominated shall be submitted to the electors of the territory on a nonpartisan, judicial ballot in the same manner as provided for judges of the court of common pleas, except that, in a municipal corporation operating under a charter, all candidates for municipal court judge shall be elected in conformity with the charter if provisions are made in the charter for the election of municipal court judges.

(C) Notwithstanding divisions (A) and (B) of this section, in the following municipal courts, the judges shall be nominated and elected as follows:

(1) In the Cleveland municipal court, the judges shall be nominated only by petition. The petition shall be signed by at least fifty electors of the territory of the court. It shall be in the statutory form and shall be filed in the manner and within the time prescribed by the charter of the city of Cleveland for filing petitions of candidates for municipal offices. Each elector shall have the right to sign petitions for as many candidates as are to be elected, but no more. The judges shall be elected by the electors of the territory of the court in the manner provided by law for the election of judges of the court of common pleas.

(2) In the Toledo municipal court, the judges shall be nominated only by petition. The petition shall be signed by at least fifty electors of the territory of the court. It shall be in the statutory form and shall be filed in the manner and within the time prescribed by the charter of the city of Toledo for filing nominating petitions for city council. Each elector shall have the right to sign petitions for as many candidates as are to be elected, but no more. The judges shall be elected by the electors of the territory of the court in the
manner provided by law for the election of judges of the court of common pleas.

(3) In the Akron municipal court, the judges shall be nominated only by petition. The petition shall be signed by at least fifty electors of the territory of the court. It shall be in statutory form and shall be filed in the manner and within the time prescribed by the charter of the city of Akron for filing nominating petitions of candidates for municipal offices. Each elector shall have the right to sign petitions for as many candidates as are to be elected, but no more. The judges shall be elected by the electors of the territory of the court in the manner provided by law for the election of judges of the court of common pleas.

(4) In the Hamilton county municipal court, the judges shall be nominated only by petition. The petition shall be signed by at least one hundred electors of the judicial district of the county from which the candidate seeks election, which petitions shall be signed and filed not later than four p.m. of the day before the day of the primary election in the form prescribed by section 3513.261 of the Revised Code. Unless otherwise provided in this section, the petition shall conform to the requirements provided for nominating petitions in section 3513.257 of the Revised Code. The judges shall be elected by the electors of the relative judicial district of the county at the regular municipal election and in the manner provided by law for the election of judges of the court of common pleas.

(5) In the Franklin county municipal court, the judges shall be nominated only by petition. The petition shall be signed by at least fifty electors of the territory of the court. The petition shall be in the statutory form and shall be filed in the manner and within the time prescribed by the charter of the city of Columbus for filing petitions of candidates for municipal offices. The judges shall be elected by the electors of the territory of the court in the manner provided by law for the election of judges of the court of common pleas.

(6) In the Auglaize, Brown, Carroll, Clermont, Crawford, Hocking, Jackson, Lawrence, Madison, Miami, Morrow, Paulding, Perry, Putnam, Sandusky, and Wayne county municipal courts, the judges shall be nominated only by petition. The petitions shall be signed by at least fifty electors of the territory of the court and shall conform to the provisions of this section.

(D) In the Portage county municipal court, the judges shall be nominated either by nominating petition or by nonpartisan primary election, as provided in division (B) of this section.

(E) As used in this section, as to an election for either a full or an unexpired term, "the territory within the jurisdiction of the court" means that territory as it will be on the first day of January after the election."
Sec. 3513.18. Party primaries shall be held at the same place and time, but there shall be separate pollbooks and tally sheets provided at each polling place for each party participating in the election. If a special election on a question or issue is held on the day of a primary election, there shall be provided in the pollbooks pages on which shall be recorded the names of all electors voting in any special election on said a question or issue held on the day of a primary election or in any nonpartisan primary election and not voting in such a party primary election. It shall not be necessary for such electors desiring to vote only on the question or issue to declare their political affiliation.

Sec. 3513.25. Except as otherwise provided in section 1901.07 of the Revised Code concerning elections for municipal court judges:

(A) Nominations of candidates for judicial offices shall be made only by nonpartisan primary election as provided in this section, and their election shall occur only in nonpartisan elections.

(B) Candidates for nomination to judicial offices shall appear on a nonpartisan ballot at the primary election. No name or designation of any political party nor any words, designations, or emblems descriptive of a candidate or the candidate's political affiliation shall be printed on the ballot in association with the candidate's name. The candidates for an office who receive the highest and second highest number of votes shall appear on the nonpartisan ballot at the general election for that office.

(C)(1) Each person desiring to become a candidate for nomination to a judicial office shall, not later than four p.m. of the ninetieth day before the day of the primary election, file a nonpartisan declaration of candidacy and petition, on forms prescribed by the secretary of state, and pay the applicable fees required under section 3513.10 of the Revised Code. The declaration of candidacy shall designate the term of the office the person seeks in accordance with section 3513.08 of the Revised Code. The declaration of candidacy also shall designate a committee of five electors to represent the candidate.

(2) If the candidacy is for the office of chief justice or justice of the supreme court, the petition shall be filed with the secretary of state and shall be signed by at least one thousand qualified electors, provided that the secretary of state shall not accept for filing any such petition appearing on its face to contain signatures of more than two thousand electors. The petition shall not be deemed invalid if, upon verification of signatures contained in the petition, the secretary of state finds that the number of signatures accepted exceeds two thousand.
(3) If the candidacy is for any other judicial office, all of the following apply:

(a) If the candidacy is to be submitted to electors only in one county, the petition shall be filed with the board of elections. If the candidacy is to be submitted to electors in more than one county, the petition shall be filed with the board of elections of the county with the largest portion of the population residing in the territory over which the court has jurisdiction, as determined by the most recent federal decennial census.

(b) The petition shall be signed by at least fifty qualified electors of the territory over which the court has jurisdiction, provided that the board shall not accept for filing any such petition appearing on its face to contain signatures of more than one hundred fifty electors. The petition shall not be deemed invalid if, upon verification of signatures contained in the petition, the board finds that the number of signatures accepted exceeds one hundred fifty.

(4) The declaration of candidacy need be signed by the candidate, or an attorney in fact acting pursuant to section 3501.382 of the Revised Code, on only one of the separate petition papers, but the signed declaration of candidacy shall be copied on each other separate petition paper before the signatures of electors are placed on it.

(D)(1) The declaration of candidacy and all separate petition papers shall be filed at the same time as one instrument. The election officials shall not accept for filing a declaration of candidacy and petition of a person seeking to become a candidate if that person, for the same election, has already filed a declaration of candidacy or a declaration of intent to be a write-in candidate, or has become a candidate by the filling of a vacancy under section 3513.30 of the Revised Code, for any federal, state, or county office, if the declaration of candidacy is for a state or county office, or for any municipal or township office, if the declaration of candidacy is for a municipal office.

(2) The petition shall consist of separate petition papers, each of which shall contain signatures of electors of only one county. Petitions or separate petition papers containing signatures of electors of more than one county shall not thereby be declared invalid. If petitions or separate petition papers containing signatures of electors of more than one county are filed, the election officials with whom the petitions are filed shall determine the county from which the majority of the signatures came, and only signatures from that county shall be counted. Signatures from any other county shall be invalid.

(3) Each separate petition paper shall be circulated by one person only, and each separate petition paper shall be governed by section 3501.38 of the Revised Code.
(E)(1) The secretary of state promptly shall transmit the separate petition papers to the appropriate boards of elections. A board of elections that receives separate petition papers that purport to contain signatures of electors of another county promptly shall transmit the petition papers to the board of elections of that county.

(2) All petition papers filed with or transmitted to a board shall, under proper regulations, be open to public inspection until four p.m. of the eightieth day before the day of the primary election. Each board shall, not later than the seventy-eighth day before the day of the primary election, examine and determine the validity or invalidity of the signatures on the petition papers and, if applicable, shall return them to the election officials from whom they were received, together with its certification of its determination as to the validity or invalidity of the signatures. All other matters affecting the validity or invalidity of the petition papers shall be determined by the election officials with whom the petition papers are filed.

(F) Protests against the candidacy of any person filing a declaration of candidacy and petition under this section may be filed by any qualified elector who is eligible to vote for the candidate to whose declaration of candidacy the elector objects. The protest shall be in writing and shall be filed not later than four p.m. of the seventy-fourth day before the day of the primary election in the office in which the declaration of candidacy and petition are filed. Upon the filing of the protest, the election officials with whom the protest is filed shall promptly fix the time for hearing it, and shall forthwith mail notice of the filing of the protest and the time fixed for hearing to the person whose candidacy is so protested. The election officials shall also forthwith mail notice of the time fixed for such hearing to the person who filed the protest. At the time fixed, the election officials shall hear the protest and determine the validity or invalidity of the declaration of candidacy and petition. If the election officials find that the candidate is not an elector of the state or of the territory in which the candidate seeks nomination, as applicable, or has not fully complied with this chapter, the candidate's declaration of candidacy and petition shall be determined to be invalid and shall be rejected; otherwise, it shall be determined to be valid. That determination shall be final."

In line 358, after "a" insert "party"
In line 472, delete ", other than a candidate for"
Delete line 473
In line 474, delete "pleas,"
In line 504, delete "3501.01, 3505.03" and insert "1901.07"
In line 505, delete "3505.04" and insert "3513.18"
After line 505, insert:
"Section 3. That section 3513.28 of the Revised Code is hereby repealed.

Section 4. Section 1901.07 of the Revised Code is presented in this act as a composite of the section as amended by both H.B. 215 and S.B. 25 of the 132nd General Assembly. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the composite is the resulting version of the section in effect prior to the effective date of the section as presented in this act."

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 38, as follows:

Those who voted in the affirmative were: Representatives

Abrams  Baldridge  Bird  Callender
Carfagna  Carruthers  Click  Creech
Cross  Cutrona  Dean  Edwards
Fowler Arthur  Fraizer  Ghanbari  Ginter
Hall  Hillyer  Holmes  Hoops
John  Johnson  Jordan  Kick
Koehler  Lampton  Lanese  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-57

Those who voted in the negative were: Representatives

Blackshear  Boggs  Boyd  Brent
Brinkman  Brown  Crawley  Crossman
Denson  Ferguson  Galonski  Gross
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
Weinstein  West-38

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 57, nays 38, as follows:

Those who voted in the affirmative were: Representatives

Abrams  Baldridge  Bird  Brinkman
Callender  Carfagna  Carruthers  Click
The bill passed.

Representative Swearingen moved to amend the title as follows:

Add the names: "Baldridge, Click, Cutrona, Edwards, Ferguson, Hillyer, Johnson, Jordan, Loychik, McClain, Merrin, Riedel, Stein, Stephens, Wiggam, Wilkin."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**H. B. No. 184**-Representative Carfagna.

To amend section 742.38 of the Revised Code to revise Ohio Police and Fire Pension Fund disability determination procedures, 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

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<td>Hall</td>
<td>Hicks-Hudson</td>
<td>Hillyer</td>
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Those who voted in the negative were: Representatives

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<td>Weinstein</td>
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The bill passed.

Representative Carfagna 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 3719.05 and 3719.06 of the Revised Code regarding electronic prescriptions and schedule II controlled substances, 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

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</table>
The bill passed.

Representative Cutrona moved to amend the title as follows:


The motion was agreed to and the title so amended.

The title as amended was agreed to.

Representative Ginter moved that House Rule 65 be suspended and that Sub. S. B. No. 6-Senators Roegner, Huffman, S., et al. be taken up for immediate consideration.

The question being, shall the motion be agreed to?

The motion was agreed to without objection.

Sub. S. B. No. 6-Senators Roegner, Huffman, S.
Cosponsors: Senators Romanchuk, Antonio, Brenner, Cirino, Craig, Fedor, Gavarone, Hackett, Johnson, Kunze, Lang, Maharath, Manning, McColley, Peterson, Reineke, Rulli, Sykes, Thomas, Wilson, Yuko Representatives Cutrona, Carruthers, Click, John, Schmidt, Troy.

To amend sections 3721.28, 3721.31, and 3721.32 and to enact sections 4731.11, 4731.111, and 4731.112 of the Revised Code to enter into the Interstate Medical Licensure Compact, to revise the law governing nurse aide training and competency evaluation programs, and to make an appropriation, 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

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<th>Abrams</th>
<th>Baldridge</th>
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<th>Blackshear</th>
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The bill passed.

Representative Manchester 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. 3-Senator Roegner.**

To amend sections 9.79, 109.572, 4723.34, 5123.169, 5123.1611, and 5123.452 and to enact sections 4723.11, 4723.111, 4723.112, 4723.113, 4723.114, 4723.115, and 4723.116 of the Revised Code to enter into the Nurse Licensure Compact and to revise the law governing occupational license restrictions for individuals convicted of criminal offenses, was taken up for consideration the third time.
The yeas and nays were taken and resulted – yeas 60, nays 35, 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 bill passed.

The question being, "Shall the bill pass?"

Representative Lipps moved to amend the title as follows:
Add the names: "Click, Patton, Roemer, Seitz, Stephens, Wiggam."

The motion was agreed to and the title so amended.

The title as amended was agreed to.


To make an appropriation related to coronavirus local fiscal recovery, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Ginter moved that Am. Sub. S. B. No. 111-Senators Blessing, Brenner, et al., be informally passed and retain its place on the calendar.
The motion was agreed to without objection.

On motion of Representative Ginter, the House adjourned until Thursday, June 24, 2021 at 9:00 o'clock a.m.

Attest: 

BRADLEY J. YOUNG,
Clerk.