OHIO
House of Representatives
JOURNAL

WEDNESDAY, FEBRUARY 9, 2022
The House met pursuant to adjournment.

Prayer was offered by Reverend Dr. James Willis Sr. of the St. Paul Missionary Baptist Church in Toledo, Ohio, followed by the Pledge of Allegiance to the Flag.

The following guests of the House of Representatives were recognized prior to the commencement of business:

Charlie and Kurt Falke, guests of Representatives Weinstein- 37th district.
The St. John's Lutheran School Girls Volleyball Team, guests of Representative Richardson- 86th district.
Molly Hornberger and Josh Hickman, guests of Representative Russo- 24th District.
Mahoning and Trumbull Chamber of Commerce, guests of Representatives Lepore-Hagan- 58th district, and O'Brien- 64th district.
Struthers Ohio Mayor Catherine Miller, a guest of Representative Lepore-Hagan- 58th district.
Buckeye Hills Career Center, guests of Representative Stephens- 93rd district.

The journal of yesterday was read and approved.

INTRODUCTION OF BILLS

The following bills were introduced:

**H. B. No. 565** - Representatives Sobecki, Hicks-Hudson.

To amend sections 3301.01, 3301.02, 3301.03, 3301.04, and 3301.06 and to enact section 3301.013 of the Revised Code to add five students as nonvoting members to the State Board of Education.

**H. B. No. 566** - Representatives Blackshear, White.

To amend sections 319.202, 323.131, 5323.01, 5323.02, 5323.03, and 5323.99; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 5323.03 (5323.04) and 5323.04 (5323.05); and to enact new section 5323.03 and section 319.542 of the Revised Code to
require owners of vacant property to file contact information with the county auditor.

**H. B. No. 567 -** Representatives Stewart, Brown.
Cosponsors: Representatives Smith, K., Miller, A., Humphrey, Young, T., LaRe, Lanese, Carfagna, Koehler, Fraizer, Crossman, Manning, Hillyer, Hall.

To amend section 2303.12 of the Revised Code to generally require the clerk of the court of common pleas to make available the court's general docket, including documents on each case file, on the clerk of court's web site.

**H. B. No. 568 -** Representatives Fraizer, Merrin.

To amend sections 4141.28, 5120.212, 5703.21, and 5747.18 and to enact sections 4141.163, 4141.287, 4141.288, 4141.302, 4141.34, and 4141.60 of the Revised Code to make changes to the Unemployment Compensation Law and to make an appropriation.

Said bills were considered the first time.

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

Representative Liston submitted the following report:

The standing committee on Health to which was referred **H. B. No. 236**: Representatives Fraizer, Lipps, having had the same under consideration, reports it back and recommends its passage.

**RE: REGULATE KRATOM PROCESSING, SALE, AND DISTRIBUTION**

Representative Liston moved to amend the title as follows:
Add the names: "Lightbody, West"

P. SCOTT LIPPS  ADAM HOLMES
BETH LISTON  ADAM C. BIRD
TIMOTHY E. GINTER  MICHELE LEPORE-HAGAN
MARY LIGHTBODY  SUSAN MANCHESTER
PHIL PLUMMER  BRIAN STEWART
THOMAS WEST  ANDREA WHITE
TOM YOUNG

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

The standing committee on Health to which was referred S. B. No. 11-Senator Brenner, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: DESIGNATE CONGENITAL HEART DEFECT AWARENESS WEEK

Representative Liston moved to amend the title as follows:
Add the names: "Liston, Lightbody, West"

P. SCOTT LIPPS
BETH LISTON
AL CUTRONA
MICHELE LEPOR-HAGAN
SUSAN MANCHESTER
BRIAN STEWART
ANDREA WHITE

ADAM HOLMES
ADAM C. BIRD
TIMOTHY E. GINTER
MARY LIGHTBODY
PHIL PLUMMER
THOMAS WEST
TOM YOUNG

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

Representative Brown submitted the following report:

The standing committee on Government Oversight to which was referred S. B. No. 9-Senators McColley, Roegner, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REDUCE REGULATORY RESTRICTIONS IN ADMINISTRATIVE RULES

SHANE WILKIN
TIMOTHY E. GINTER
PHIL PLUMMER
D. J. SWEARINGEN

ANDREA WHITE
DON JONES
BILL SEITZ

The following members voted "NO"

RICHARD D. BROWN
PAULA HICKS-HUDSON
MICHAEL J. SKINDELL

TAVIA GALONSKI
BRIGID KELLY

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

The standing committee on Government Oversight to which was referred H. B. No. 325-Representative Wiggam, et al., having had the same under consideration, reports it back and recommends its passage.

RE: REGARDS EMERGENCY POWERS WHEN SUPPRESSING A RIOT; FIREARMS RIGHTS

SHANE WILKIN
RICK CARFAGNA
DON JONES
BILL SEITZ

ANDREA WHITE
TIMOTHY E. GINTER
PHIL PLUMMER
D. J. SWEARINGEN

The following members voted "NO"

RICHARD D. BROWN
PAULA HICKS-HUDSON
MICHAEL J. SKINDELL

TAVIA GALONSKI
BRIGID KELLY

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. 453-Representative Jarrells, et al., having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

RE: CREATE "RECOVERY IS BEAUTIFUL" LICENSE PLATE

Representative McClain moved to amend the title as follows:
Add the names: "Baldridge, Lepore-Hagan"

Representative McClain moved to amend as follows:

In line 127, after "Ohio)" insert "Ohio peer recovery organizations."

The motion was agreed to and the bill so amended.

BRIAN BALDRIDGE
MICHAEL SHEEHY
RODNEY CREECH
THOMAS HALL
MICHELE LEPOR-HAGAN
JESSICA E. MIRANDA
BOB YOUNG

RIORDAN T. MCCLAIN
JUANITA O. BRENT
HARAZ N. GHANBARI
MARK JOHNSON
KEVIN D. MILLER
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. 502**-Representative Hall, having had the same under consideration, reports it back and recommends its passage.

**RE: CREATE THE "P.A.W.S." LICENSE PLATE**

Representative McClain moved to amend the title as follows:
Add the names: "Brent, Creech, Johnson, Miranda, O'Brien"

BRIAN BALDRIDGE    MIKE SHEEHY
RODNEY CREECH      RODNEY CREECH
THOMAS HALL        THOMAS HALL
MICHELE LEPORO-HAGAN    JESSICA E. MIRANDA
BOB YOUNG

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. 527**-Representative Lipps, having had the same under consideration, reports it back and recommends its passage.

**RE: CREATES THE SHRINERS LICENSE PLATE**

Representative McClain moved to amend the title as follows:
Add the names: "Baldrige, Miranda, O'Brien"

BRIAN BALDRIDGE    RIORDAN T. MCCLAIN
MICHAEL SHEEHY     JUANITA O. BRENT
RODNEY CREECH      HARAZ N. GHANBARI
THOMAS HALL        MARK JOHNSON
MICHELE LEPORO-HAGAN KEVIN D. MILLER
JESSICA E. MIRANDA MICHAEL J. O'BRIEN
BOB YOUNG

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. 447 - Representative Lampton, et al., having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended.

RE: REGARDS WORKERS' COMPENSATION AND EMPLOYEES WHO WORK FROM HOME

Representative Lampton moved to amend as follows:

In line 1 of the title, delete "section" and insert "sections"; after "4123.01" insert ", 4123.56, and 4123.64"

In line 2 of the title, delete "and" and insert "for"

In line 3 of the title, after "home" insert "and other changes to the Workers' Compensation Law"

In line 4, delete "section" and insert "sections"; after "4123.01" insert ", 4123.56, and 4123.64"

After line 355, insert:

"Sec. 4123.56. (A) Except as provided in division (D) of this section, in the case of temporary disability, an employee shall receive sixty-six and two-thirds per cent of the employee's average weekly wage so long as such disability is total, not to exceed a maximum amount of weekly compensation which is equal to the statewide average weekly wage as defined in division (C) of section 4123.62 of the Revised Code, and not less than a minimum amount of compensation which is equal to thirty-three and one-third per cent of the statewide average weekly wage as defined in division (C) of section 4123.62 of the Revised Code unless the employee's wage is less than thirty-three and one-third per cent of the minimum statewide average weekly wage, in which event the employee shall receive compensation equal to the employee's full wages; provided that for the first twelve weeks of total disability the employee shall receive seventy-two per cent of the employee's full weekly wage, but not to exceed a maximum amount of weekly compensation which is equal to the lesser of the statewide average weekly wage as defined in division (C) of section 4123.62 of the Revised Code or one hundred per cent of the employee's net take-home weekly wage. In the case of a self-insuring employer, payments shall be for a duration based upon the medical reports of the attending physician. If the employer disputes the attending physician's report, payments may be terminated only upon application and hearing by a district hearing officer pursuant to division (C) of section 4123.511 of the Revised Code. Payments shall continue pending the determination of the matter, however payment shall not be made for the period when any employee has returned to work, when an employee's
treating physician has made a written statement that the employee is capable of returning to the employee's former position of employment, when work within the physical capabilities of the employee is made available by the employer or another employer, or when the employee has reached the maximum medical improvement. Where the employee is capable of work activity, but the employee's employer is unable to offer the employee any employment, the employee shall register with the director of job and family services, who shall assist the employee in finding suitable employment. The termination of temporary total disability, whether by order or otherwise, does not preclude the commencement of temporary total disability at another point in time if the employee again becomes temporarily totally disabled.

After two hundred weeks of temporary total disability benefits, the medical section of the bureau of workers' compensation shall may schedule the claimant for an examination for an evaluation to determine whether or not the temporary disability has become permanent. A self-insuring employer shall notify the bureau immediately after payment of two hundred weeks of temporary total disability and. The self-insuring employer may request that the bureau schedule the claimant for such an examination to determine whether the temporary disability has become permanent.

When the employee is awarded compensation for temporary total disability for a period for which the employee has received benefits under Chapter 4141. of the Revised Code, the bureau shall pay an amount equal to the amount received from the award to the director of job and family services and the director shall credit the amount to the accounts of the employers to whose accounts the payment of benefits was charged or is chargeable to the extent it was charged or is chargeable.

If any compensation under this section has been paid for the same period or periods for which temporary nonoccupational accident and sickness insurance is or has been paid pursuant to an insurance policy or program to which the employer has made the entire contribution or payment for providing insurance or under a nonoccupational accident and sickness program fully funded by the employer, except as otherwise provided in this division compensation paid under this section for the period or periods shall be paid only to the extent by which the payment or payments exceeds the amount of the nonoccupational insurance or program paid or payable. Offset of the compensation shall be made only upon the prior order of the bureau or industrial commission or agreement of the claimant. If an employer provides supplemental sick leave benefits in addition to temporary total disability compensation paid under this section, and if the employer and an employee agree in writing to the payment of the supplemental sick leave benefits, temporary total disability benefits may be paid without an offset for those supplemental sick leave benefits.

As used in this division, "net take-home weekly wage" means the
amount obtained by dividing an employee's total remuneration, as defined in section 4141.01 of the Revised Code, paid to or earned by the employee during the first four of the last five completed calendar quarters which immediately precede the first day of the employee's entitlement to benefits under this division, by the number of weeks during which the employee was paid or earned remuneration during those four quarters, less the amount of local, state, and federal income taxes deducted for each such week.

(B)(1) If an employee in a claim allowed under this chapter suffers a wage loss as a result of returning to employment other than the employee's former position of employment due to an injury or occupational disease, the employee shall receive compensation at sixty-six and two-thirds per cent of the difference between the employee's average weekly wage and the employee's present earnings not to exceed the statewide average weekly wage. The payments may continue for up to a maximum of two hundred weeks, but the payments shall be reduced by the corresponding number of weeks in which the employee receives payments pursuant to division (A)(2) of section 4121.67 of the Revised Code.

(2) If an employee in a claim allowed under this chapter suffers a wage loss as a result of being unable to find employment consistent with the employee's disability resulting from the employee's injury or occupational disease, the employee shall receive compensation at sixty-six and two-thirds per cent of the difference between the employee's average weekly wage and the employee's present earnings, not to exceed the statewide average weekly wage. The payments may continue for up to a maximum of fifty-two weeks. The first twenty-six weeks of payments under division (B)(2) of this section shall be in addition to the maximum of two hundred weeks of payments allowed under division (B)(1) of this section. If an employee in a claim allowed under this chapter receives compensation under division (B)(2) of this section in excess of twenty-six weeks, the number of weeks of compensation allowable under division (B)(1) of this section shall be reduced by the corresponding number of weeks in excess of twenty-six, and up to fifty-two, that is allowable under division (B)(1) of this section.

(3) The number of weeks of wage loss payable to an employee under divisions (B)(1) and (2) of this section shall not exceed two hundred and twenty-six weeks in the aggregate.

(C) In the event an employee of a professional sports franchise domiciled in this state is disabled as the result of an injury or occupational disease, the total amount of payments made under a contract of hire or collective bargaining agreement to the employee during a period of disability is deemed an advanced payment of compensation payable under sections 4123.56 to 4123.58 of the Revised Code. The employer shall be reimbursed the total amount of the advanced payments out of any award of compensation made pursuant to sections 4123.56 to 4123.58 of the Revised Code.
(D) If an employee receives temporary total disability benefits pursuant to division (A) of this section and social security retirement benefits pursuant to the "Social Security Act," the weekly benefit amount under division (A) of this section shall not exceed sixty-six and two-thirds per cent of the statewide average weekly wage as defined in division (C) of section 4123.62 of the Revised Code.

(E) If an employee is eligible for compensation under division (A) of this section, but the employee's full weekly wage has not been determined at the time payments are to commence under division (H) of section 4123.511 of the Revised Code, the employee shall receive thirty-three and one-third per cent of the statewide average weekly wage as defined in division (C) of section 4123.62 of the Revised Code. On determination of the employee's full weekly wage, the compensation an employee receives shall be adjusted pursuant to division (A) of this section.

If the amount of compensation an employee receives under this division is greater than the adjusted amount the employee receives under division (A) of this section that is based on the employee's full weekly wage, the excess amount shall be recovered in the manner provided in division (K) of section 4123.511 of the Revised Code. If the amount of compensation an employee receives under this division is less than the adjusted amount the employee receives under that division that is based on the employee's full weekly wage, the employee shall receive the difference between those two amounts.

(F) If an employee is unable to work or suffers a wage loss as the direct result of an impairment arising from an injury or occupational disease, the employee is entitled to receive compensation under this section, provided the employee is otherwise qualified. If an employee is not working or has suffered a wage loss as the direct result of reasons unrelated to the allowed injury or occupational disease, the employee is not eligible to receive compensation under this section. It is the intent of the general assembly to supersede any previous judicial decision that applied the doctrine of voluntary abandonment to a claim brought under this section.

Sec. 4123.64. (A) The administrator of workers' compensation, under special circumstances, and when the same is deemed advisable for the purpose of rendering the injured or disabled employee financial relief or for the purpose of furthering his or her rehabilitation, may commute payments of compensation or benefits to one or more lump-sum payments.

(B) The administrator shall adopt rules which set forth the policy for awarding lump sum payments. The rules shall:

(1) Enumerate the allowable purposes for payments and the conditions for making such awards;
(2) Enumerate the maximum reduction in compensation allowable;

(3) Enumerate the documentation necessary to award a lump-sum payment;

(4) Require that all checks include the claimant as a payee, except where the check is for the payment of attorney's fees in accordance with section 4123.06 of the Revised Code, in which case the attorney shall be named as the only payee on the check;

(5) Require a fully completed and current application including notary and seal; and

(6) Specify procedures to make a claimant aware of the reduction in amount of compensation which will occur.

(C) An order of the administrator issued under this section is appealable pursuant to section 4123.511 of the Revised Code but is not appealable to court under section 4123.512 of the Revised Code.

In line 356, delete "section" and insert "sections"; after "4123.01" insert ", 4123.56, and 4123.64"

In line 357, delete "is" and insert "are"

The motion was agreed to and the bill so amended.

Representative Cross moved to amend to amend as follows:

In line 273, delete "employment necessarily exposes the"

Delete line 274

In line 275, delete "of"; after "disability" insert "was caused by a special hazard of the employee's employment activity"

In line 276, after "The" insert "employee's"

The motion was agreed to and the bill so amended.

THOMAS E. BRINKMAN JR.  BRIAN E. LAMPTON
JESSICA E. MIRANDA  KRISTIN BOGGS
JON CROSS  BILL DEAN
MARK FRAIZER  KRIS JORDAN
JEFF LARE  THOMAS F. PATTON
JASON STEPHENS  BRIDE ROSE SWEENEY

The report was agreed to.

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

The standing committee on Government Oversight to which was referred **H. B. No. 376**-Representatives Carfagna, Hall, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

**RE: ENACT OHIO PERSONAL PRIVACY ACT**

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<td>Cindy Abrams</td>
<td>Rick Carfagna</td>
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<td>Timothy E. Ginter</td>
<td>Don Jones</td>
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<td>Phil Plummer</td>
<td>Bill Seitz</td>
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The following members voted "NO"

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<th>Richard D. Brown</th>
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<td>Paula Hicks-Hudson</td>
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The report was agreed to.

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

**MOTIONS AND RESOLUTIONS**

Representative Russo reported for the Rules and Reference committee recommending that the following House Resolution be read and approved:


In memory of Edna Brown.

/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 resolution contained therein be brought up for immediate adoption, read in full, and spread upon the pages of the journal.

The motion was agreed to without objection.

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


In memory of Edna Brown.

WHEREAS, The members of the House of Representatives of the 134th General Assembly of Ohio offer our sincere condolences to the family and friends of Edna Brown on the sorrowful occasion of her passing; and

WHEREAS, Although there are no words to ease the sadness now felt, surely there is solace in having been touched by such an outstanding human being as Edna Brown. As a member of the Ohio General Assembly, she represented the 48th House District for nine years and the 11th Senate District for eight years, having held the office of minority whip, and she brought to these bodies a wealth of experience gained as an employee of the City of Toledo and a member of the Toledo City Council. Clearly, she garnered enduring respect and genuine admiration from legislators and staff regardless of political affiliation, and her passion for community service was always evident in her approach to her public life; and

WHEREAS, Edna Brown left an indelible impression on the people whose lives she touched, and she will long be remembered as a spirited individual who contributed immeasurably to the world around her. Indeed, she was instrumental to the success of numerous projects and initiatives, and she demonstrated an unwavering commitment to her profession and her
WHEREAS, Edna Brown’s concern for improving the quality of life in our society was clearly evident in her contributions to her family and friends. A devoted wife to her husband, the late Willie, a loving mother to her four daughters, Linda, Cathy, Christine, and the late Carol, and a doting grandmother to her many grandchildren and great-grandchildren, she thrived in the circle of her loved ones, and she amply demonstrated how very much a conscientious and industrious person could accomplish; therefore be it

RESOLVED, That we, the members of the House of Representatives of the 134th General Assembly of Ohio, in adopting this Resolution, salute the memory of a truly great woman who was a pillar of her community, Edna Brown and; and be it further

RESOLVED, That the Clerk of the House of Representatives transmit a duly authenticated copy of this Resolution to the family of Edna Brown.

The resolution was adopted.

Representative Jones moved that majority party members asking leave to be absent or absent the week of Wednesday, February 9, 2022, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Miranda moved that minority party members asking leave to be absent or absent the week of Wednesday, February 9, 2022, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

**BILLS FOR THIRD CONSIDERATION**

H. B. No. 161-Representative Lampton.
Cosponsors: Representatives Lipps, Ray, Merrin, Ginter, Ghanbari, Young, T., Riedel, Click, Schmidt.

To amend section 2903.41 of the Revised Code to include certain child abuse-related offenses in the violent offender database and to name the act Jacob's Law, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 89, nays 4, as follows:

Those who voted in the affirmative were: Representatives

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Representatives Hicks-Hudson, Humphrey, Liston, and Skindell voted in the negative-4.

The bill passed.

Representative Lampton 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. 166—Representatives Boggs, Carfagna.

To amend sections 181.21, 2152.13, 2152.14, 2901.011, 2929.01, 2929.14, 2929.144, 2929.19, 2930.16, 2945.37, 2945.401, 2949.08, 2951.03, 2953.07, 2967.14, 2967.191, 2967.193, 2967.271, 5120.021, 5120.038, 5120.113, 5120.66, and 5149.04; to enact new section 2953.08 and section 181.26; and to repeal section 2953.08 of the Revised Code to modify the Criminal Sentencing Law with respect to non-life felony indefinite sentencing, to modify the process for felony appeals as a matter of right, to modify the Corrections Law regarding a Department of Rehabilitation and Correction reentry program for certain offenders, maximum workload and caseload...
standards for parole and field officers, GPS monitoring of offenders released from prison, and entry into LEADS of specified information about GPS-monitored offenders, and to require the Ohio Criminal Sentencing Commission to appoint an Offender Supervision Study Committee, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 92, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Abrams  Balbridge  Bird  Blackshear
Boggs  Brent  Brinkman  Brown
Callender  Carfagna  Carruthers  Click
Creech  Cross  Crossman  Cutrona
Dean  Denson  Edwards  Ferguson
Fowler Arthur  Fraizer  Galonski  Ghanbari
Ginter  Gross  Hall  Hicks-Hudson
Hillyer  Holmes  Hoops  Humphrey
Ingram  Jarrells  John  Johnson
Jones  Jordan  Kelly  Kick
Lampton  Lanese  LaRe  Leland
Lepore-Hagan  Lightbody  Lipps  Liston
Loychik  Manchester  Manning  McClain
Merrin  Miller, A.  Miller, J.  Miller, K.
Miranda  O'Brien  Oelslager  Patton
Pavliga  Plummer  Powell  Ray
Richardson  Riedel  Robinson  Roemer
Russo  Schmidt  Seitz  Sheehy
Skindell  Smith, K.  Smith, M.  Sobecki
Stein  Stephens  Stewart  Stoltzfus
Swearingen  Sweeney  Troy  Upchurch
Weinstein  West  White  Wiggam
Wilkin  Young, B.  Young, T.  Cupp-92

Representative Vitale voted in the negative-1.

The bill passed.

Representative Boggs 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. 197-Representatives Stoltzfus, Creech.

To amend section 5747.98 and to enact sections 122.91 and 5747.82 of the Revised Code to authorize a temporary income tax credit for an employer's expenses to train a commercial vehicle operator, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

February 9, 2022

The Honorable Robert R. Cupp, Speaker
The Ohio House of Representatives
Columbus, Ohio
Speaker Cupp,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on Sub. H. B. No. 197—Representatives Stoltzfus, Creech, et al., because it might be construed that I have an interest in the legislation.

Sincerely,

/s/ RICK CARFAGNA
Rick Carfagna
State Representative
68th House District

The request was granted.

The yeas and nays were taken and resulted – yeas 92, nays 0, as follows:
Those who voted in the affirmative were: Representatives

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</table>
The bill passed.

Representative Stoltzfus moved to amend the title as follows:

Add the names: "Abrams, Baldridge, Brent, Callender, Carruthers, Click, Cutrona, Fraizer, Ghanbari, Ginter, Gross, Hall, Hillyer, Holmes, Hoops, Jarrells, Johnson, Jones, Lanese, Leland, Lightbody, Lipps, Loychik, McClain, Miller, A., O'Brien, Pavliga, Plummer, Richardson, Roemer, Schmidt, Seitz, Sheehy, Smith, M., Sobecki, Stein, Stephens, Swearingen, Sweeney, Troy, Upchurch, West, White, Wilkin, Young, B., Speaker Cupp."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

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

Cosponsors: Representatives Lightbody, West.

To amend sections 3719.41 and 4729.01 and to enact sections 930.01, 930.02, 930.03, 930.04, 930.05, 930.06, 930.07, and 930.99 of the Revised Code to regulate the processing, sale, and distribution of kratom, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 83, nays 10, as follows:

Those who voted in the affirmative were: Representatives

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<td>Cupp-83</td>
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</tbody>
</table>
Those who voted in the negative were: Representatives

Cutrona      Dean      Edwards      Gross
Kick         McClain   Powell      Vitale
Wiggam

The bill passed.

Representative Fraizer moved to amend the title as follows:

Add the names: "Click, Leland, Lepore-Hagan, Liston, Seitz, Smith, M."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**H. B. No. 304**-Representative Baldridge.
Cosponsors: Representatives Young, T., Seitz, Bird, Sheehy, Jones, Stephens.

To amend section 3737.82 and to enact section 3781.21 of the Revised
Code to amend the law regarding smoke alarms in residential premises, was
taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 79, nays 14, as follows:

Those who voted in the affirmative were: Representatives

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<th>Abrams</th>
<th>Baldridge</th>
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</table>

Those who voted in the negative were: Representatives

| Brinkman | Dean    | Ferguson | Fowler Arthur |
| Gross    | Hillyer | Jordan   | Kick          |
| Plummer  | Powell  | Stoltzfus | Vitale        |
| Wiggam   |         |          | Young, B.-14  |

The bill passed.
Representative Baldridge moved to amend the title as follows:


The motion was agreed to and the title so amended.

The title as amended was agreed to.

**S. B. No. 181-Senator Gavarone.**


To enact section 3313.5317 of the Revised Code regarding student religious expression in interscholastic athletics and extracurricular activities, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 91, nays 0, as follows:

Those who voted in the affirmative were: Representatives

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The bill passed.
Representative Manning moved to amend the title as follows:


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

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 51 - Representative Lampton

To amend sections 319.38 and 5701.11 of the Revised Code to amend the law governing valuation adjustments for destroyed or injured property, to expressly incorporate changes in the Internal Revenue Code since March 31, 2021, into Ohio law, to provide temporary authority, expiring July 1, 2022, for members of a public body to meet by means of teleconference or video conference, and to declare an emergency.

As a substitute bill, in which the concurrence of the House is requested.

Attest: Vincent L. Keeran, Clerk.

Representative Ginter moved that the Senate amendments to Sub. H. B. No. 51-Representative Lampton, et al., be taken up for immediate consideration.
The motion was agreed to without objection.
The Senate amendments to Sub. H. B. No. 51 - Representative Lampton, et al., were taken up for consideration.

Sub. H. B. No. 51 - Representative Lampton.

To amend sections 319.38 and 5701.11 of the Revised Code to amend the law governing valuation adjustments for destroyed or injured property, to expressly incorporate changes in the Internal Revenue Code since March 31, 2021, into Ohio law, to provide temporary authority, expiring July 1, 2022, for members of a public body to meet by means of teleconference or video conference, and to declare an emergency.

The question being, “Shall the emergency clause stand as part of the bill?”
The yeas and nays were taken and resulted – yeas 88, nays 3, as follows:

Those who voted in the affirmative were: Representatives

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Representatives Brinkman, Dean, and Vitale voted in the negative-3.

Having received the required Constitutional majority, the emergency clause stood as part of the bill.
The question being, “Shall the Senate amendments be concurred in?”

The yeas and nays were taken and resulted – yeas 91, nays 1, as follows:

Those who voted in the affirmative were: Representatives

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<td>Young, B.</td>
<td>Young, T.</td>
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<td>Cupp-91</td>
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Representative Vitale voted in the negative-1.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

**Am. Sub. H. B. No. 229** - Representatives Wilkin, Swearingen

Cosponsors: Representatives Carfagna, Cross, Edwards, Johnson, Jones, Jordan, Kick, LaRe, Lipps, Merrin, Pavliga, Richardson, Riedel, Seitz, Stoltzhus, Hillyer, Baldridge, Bird, Carruthers, Click, Creech, Cutrona, Ghanbari, Ginter, Gross, Householder, John, McClain, Schmidt, Wiggam, Young, T. Senators Schaffer, Cirino, Lang, Schuring

To amend section 3729.05 and to enact section 3729.15 of the Revised Code to provide a qualified immunity to camp operators for harm arising from a risk inherent to camping and to exempt sites that host historical reenactor camps from the recreational and camping operation license requirements.

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

In line 106, delete "historical site, to which the Ohio history"

In line 107, delete "connection has title," and insert "site"

In line 116, delete "seventy-two hours" and insert "seven days"; delete "seventy-two-hour" and insert "seven-day"

Attest: Vincent L. Keeran, Clerk.

Representative Ginter moved that the Senate amendments to Am. Sub. H. B. No. 229 - Representatives Wilkin, Swearingen, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to Am. Sub. H. B. No. 229 - Representatives Wilkin, Swearingen, et al., were taken up for consideration.


Cosponsors: Representatives Carfagna, Cross, Edwards, Johnson, Jones, Jordan, Kick, LaRe, Lipps, Merrin, Pavliga, Richardson, Riedel, Seitz, Stoltzfus, Hillyer, Baldridge, Bird, Carruthers, Click, Creech, Cutrona, Ghanbari, Ginter, Gross, Householder, John, McClain, Schmidt, Wiggam, Young, T. Senators Schaffer, Cirino, Lang, Schuring.

To amend section 3729.05 and to enact section 3729.15 of the Revised Code to provide a qualified immunity to camp operators for harm arising from a risk inherent to camping and to exempt sites that host historical reenactor camps from the recreational and camping operation license requirements.

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

February 9, 2022

The Honorable Robert R. Cupp, Speaker
The Ohio House of Representatives
Columbus, Ohio

Speaker Cupp,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on the Senate amendment to Am. Sub. H. B. No. 229 - Representatives Wilkin, Swearingen, et al., because it might be construed that I have an interest in the legislation.

Sincerely yours,
The request was granted.

The yeas and nays were taken and resulted – yeas 60, nays 31, as follows:

**Those who voted in the affirmative were:**
- Representatives Abrams, Baldridge, Bird, Brinkman
- Callender, Carruthers, Click, Creech
- Cross, Cutrona, Dean, Edwards
- Ferguson, Fowler Arthur, Fraizer, Ghanbari
- Ginter, Gross, Hall, Hillyer
- Holmes, Hoops, John, Johnson
- Jones, Jordan, Kick, Lampton
- Lanese, LaRe, Lipps, Loyalich
- Manchester, Manning, McClain, Merrin
- Miller, K., Oelslager, Patton, Pavliga
- Plummer, Powell, Ray, Richardson
- Riedel, Roemer, Schmidt, Seitz
- Stein, Stephens, Stewart, Stoltzfus
- Swearengen, Vitale, White, Wiggam
- Wilkin, Young, B., Young, T., Cupp-60

**Those who voted in the negative were:**
- Representatives Blackshear, Boggs, Brent, Brown
- Crossman, Denson, Hicks-Hudson, Humphrey
- Ingram, Jarrells, Kelly, Leland
- Lepore-Hagan, Lightbody, Liston, Miller, A.
- Miller, J., Miranda, O'Brien, Robinson
- Russo, Sheehy, Skindell, Smith, K.
- Smith, M., Sobekchi, Sweeney, Troy
- Upchurch, Weinstein, West-31

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

**Sub. H. B. No. 4** - Representatives Plummer, Manchester
Cosponsors: Representatives Lipps, Edwards, Riedel, Young, T., White, Cutrona, Liston, Abrams, Carruthers, Click, Ginter, John, Russo, Schmidt, West, Baldridge, Bird, Blackshear, Boggs, Carfagna, Crawley, Creech, Cross, Crossman, Fraizer, Galonski, Gross, Hall, Hoops, Jarrells, Johnson, Jones, Kick, Koehler, Lampton, Lanese, LaRe, Leland, Lepore-Hagan, Lightbody, Loyalich, Manning, Merrin, Miller, J., Miranda, O'Brien, Patton, Pavliga, Ray,

To amend sections 2151.142, 2151.421, and 3107.014 and to enact sections 2151.4210, 2151.4211, 2151.4212, 2151.4213, 2151.4215, 2151.4216, 2151.4218, 2151.4219, 2151.4220, 2151.4221, 2151.4222, 2151.4223, 2151.4224, 5101.89, 5101.891, 5101.892, 5101.893, 5101.894, 5101.895, 5101.897, and 5101.899 of the Revised Code regarding county child abuse and neglect memorandums of understanding, cross-reporting of child abuse and neglect reports by public children services agencies to law enforcement agencies, notification of reporter rights, home assessor eligibility, and creation of the youth and family ombudsman office.

As a substitute bill, in which the concurrence of the House is requested.

Attest: Vincent L. Keeran, Clerk.

Representative Ginter moved that the Senate amendments to Sub. H. B. No. 4 - Representatives Plummer, Manchester, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to Sub. H. B. No. 4 - Representatives Plummer, Manchester, et al., were taken up for consideration.

Sub. H. B. No. 4 - Representatives Plummer, Manchester.


To amend sections 2151.142, 2151.421, and 3107.014 and to enact sections 2151.4210, 2151.4211, 2151.4212, 2151.4213, 2151.4215, 2151.4216, 2151.4218, 2151.4219, 2151.4220, 2151.4221, 2151.4222, 2151.4223, 2151.4224, 5101.89, 5101.891, 5101.892, 5101.893, 5101.894, 5101.895, 5101.897, and 5101.899 of the Revised Code regarding county child abuse...
and neglect memorandums of understanding, cross-reporting of child abuse
and neglect reports by public children services agencies to law enforcement
agencies, notification of reporter rights, home assessor eligibility, and creation
of the youth and family ombudsman office.

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

The yeas and nays were taken and resulted – yeas 89, nays 3, as follows:

Those who voted in the affirmative were: Representatives

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Representatives Brinkman, Gross, and Vitale voted in the negative-3.
The Senate amendments were concurred in.

**MESSAGE FROM THE SPEAKER**

Pursuant to House Rules 13, 28, and 30, the Speaker hereby makes the
following changes to the standing committee on Government Oversight:

Remove Representative Swearingen; appoint Representative Abrams.

On motion of Representative Ginter, the House adjourned until Tuesday,
February 15, 2022 at 9:00 o'clock a.m.

Attest:                  BRADLEY J. YOUNG,
                         Clerk.