OHIO
House of Representatives
JOURNAL

WEDNESDAY, APRIL 6, 2022
The House met pursuant to adjournment.

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

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

Kristin Isaacs and her home school co-op government class visiting from West Branch Learning Tree, guests of Representative Gross- 52nd district.
The Robert A. Taft Boys' Basketball Team, guests of Representative Ingram-32nd district.
Prosecuting Attorney Jason Holdren, Commissioner J. Stapleton, Auditor Robby Jacks, and Engineer Brett Boothe; guests of Representative Stephens-93rd district.
Representatives from the YWCAs of Ohio, guests of Representative Ingram-32nd district.
Dr. Taylor Babcock and Dr. Michael Miller, guests of Representative Baldridge- 90th district.
The Reynoldsburg High School Girls' Basketball Team, Coach Jack Purtell, and family members; guests of Representative Brown- 20th district.
Erin Francoeur and Kristen Michaels, guests of Representative Lightbody-19th district.
Nieca Nowels and Ali Parthemore of the Marysville Public Library, guests of Representative Richardson- 86th district.
Theresa Linder, a guest of Representative Stoltzfus- 50th district.
Morgan Heitkamp, a guest of Representative Powell- 80th district.
Bernie Rochferd, Pamela Hickson-Stevens, and Barb White with the Akron Summit County Library, guests of Representative Sykes- 34th district.

The journal of yesterday was read and approved.

CONSIDERATION OF SENATE AMENDMENTS

The Senate amendments to Sub. H. B. No. 175-Representative Hillyer, et al., were taken up for consideration.
Sub. H. B. No. 175-Representative Hillyer.

To amend sections 3745.114, 5709.09, 6111.01, and 6111.31 and to enact sections 1571.30, 6111.011, 6111.311, 6111.312, 6111.313, 6111.314, 6111.315, and 6111.316 of the Revised Code to deregulate certain ephemeral water features, make other changes to various water pollution control laws, to authorize a property tax exemption for certain private wetlands, and to make an appropriation.

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

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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Those who voted in the negative were: Representatives

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The Senate amendments were concurred in.
The Senate amendments to **Sub. H. B. No. 291**-Representatives Callender, Troy, et al., were taken up for consideration.

**Sub. H. B. No. 291**-Representatives Callender, Troy.

To amend sections 4501.21, 5533.04, and 5533.626 and to enact sections 4503.507, 4503.516, 4503.517, 4503.518, 4503.578, 4503.597, 4503.703, 4503.755, 5534.409, 5534.414, 5534.415, 5534.416, 5534.418, 5534.419, 5534.431, 5534.432, 5534.433, 5534.603, 5534.604, 5534.605, 5534.606, 5534.816, 5534.819, 5534.828, 5534.837, 5534.838, 5534.841, 5534.872, 5534.897, 5534.899, 5534.912, and 5534.923 of the Revised Code to amend and designate multiple memorial highways and memorial bridges and to create multiple new specialty license plates.

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

The yeas and nays were taken and resulted – yeas 95, nays 1, as follows:

Those who voted in the affirmative were: Representatives

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Representative Vitale voted in the negative-1.
The Senate amendments were concurred in.

REPORTS OF CONFERENCE COMMITTEES

Representative Merrin submitted the following report:

The committee of conference to which the matters of difference between the two houses were referred on Sub. H. B. No. 126, Representative Merrin - et al., having had the same under consideration, recommends to the respective houses as follows:

The bill as passed by the Senate with the following amendments:

In line 2 of the title, delete "and limit"; delete "manner"
In line 3 of the title, delete "by which local governments may contest" and insert "law governing"
In line 4 of the title, delete "values" and insert "tax complaints"
In line 496, strike through "(A)(1)" and insert "(A)"
In line 559, strike through ", "member"" and insert ".
"Member"
In line 560, strike through "1705.01 or"
In line 561, strike through "as applicable, "internet" and insert ".
"Internet"
In line 562, strike through ", and "interim" and insert "."
"Interim"
In line 565, after "again" insert ".
"Legislative authority" means a board of county commissioners, a board of township trustees of any township with territory in the county, the board of education of any school district with territory in the county, or the legislative authority of a municipal corporation with territory in the county"
After line 565, insert:
""Original complaint" means a complaint filed under division (A) of this section.
"Counter-complaint" means a complaint filed under division (B) of
"Third party complainant" means a complainant other than the property owner, the owner's spouse, a tenant authorized to file an original complaint, or any person acting on behalf of a property owner. "Third party complainant" does not include a legislative authority or a mayor of a municipal corporation, but does include the prosecuting attorney or treasurer of a county.

"Third party complainant" means a complainant other than the property owner, the owner's spouse, a tenant authorized to file an original complaint, or any person acting on behalf of a property owner. "Third party complainant" does not include a legislative authority or a mayor of a municipal corporation, but does include the prosecuting attorney or treasurer of a county.

In line 594, strike through "Any" and insert "Subject to division (A) (6) of this section, any"

In line 615, delete "in the case of a"
In line 616, delete "county."; strike through "the board of county commissioners"; reinsert the second "the"; delete ","
In line 617, delete ","; delete "in the case of a township"
In line 618, delete "with territory in the county."; strike through "the board of township trustees"
In line 619, strike through ",;"; delete "in the case of a"
In line 620, delete "school district with territory in the county."; strike through "the board of"
In line 621, strike through "education of"; delete "the"; strike through "school district"
In line 622, strike through "; or"; delete ", in the case of a municipal corporation with"
In line 623, delete "territory in the county."; strike through "the mayor or legislative authority of"
In line 624, delete "the"; strike through "municipal corporation"; after "county" insert "or the legislative authority of a subdivision or the mayor of a municipal corporation"
In line 626, reinsert "any"; reinsert ", except that a person"
Reinsert lines 627 through 629
In line 630, reinsert "district as that person's real property is located"; delete "owned or, if"
In line 631, delete "applicable, leased by that person or political subdivision"
In line 634, strike through "board" and insert "legislative authority"
In line 638, strike through "board" and insert "legislative authority"
In line 656, reinsert "the party affected by a"
Reinsert lines 657 and 658
In line 659, reinsert "territory in the county,"; delete "a person authorized to file a complaint"

In line 660, delete "under division (A) of this section"

In line 669, reinsert "divisions (B) and"

In line 670, delete "division"

In line 672, strike through "board" and insert "legislative authority"

In line 676, strike through "board" and insert "legislative authority"

After line 677, insert:

"(6) The legislative authority of a subdivision, the mayor of a municipal corporation, or a third party complainant shall not file an original complaint with respect to property the subdivision or complainant does not own or lease unless both of the following conditions are met:

(a) If the complaint is based on a determination described in division (A)(1)(d) or (e) of this section, the property was (i) sold in an arm's length transaction, as described in section 5713.03 of the Revised Code, before, but not after, the tax lien date for the tax year for which the complaint is to be filed, and (ii) the sale price exceeds the true value of the property appearing on the tax list for that tax year by both ten per cent and the amount of the filing threshold determined under division (J) of this section;

(b) If the complaint is filed by a legislative authority or mayor, the legislative authority or, in the case of a mayor, the legislative authority of the municipal corporation, first adopts a resolution authorizing the filing of the original complaint at a public meeting of the legislative authority.

(7) A resolution adopted under division (A)(6)(b) of this section shall include all of the following information:

(a) Identification of the parcel or parcels that are the subject of the original complaint by street address, if available from online records of the county auditor, and by permanent parcel number;

(b) The name of at least one of the record owners of the parcel or parcels;

(c) The basis for the complaint under divisions (A)(1)(a) to (f) of this section relative to each parcel identified in the resolution;

(d) The tax year for which the complaint will be filed, which shall be a year for which a complaint may be timely filed under this section at the time of the resolution's adoption.

A legislative authority shall not adopt a resolution required under division (A)(6)(b) of this section that identifies more than one parcel under division (A)(7)(a) of this section, except that a single resolution may identify more than one parcel under that division if each parcel has the same record
owner or the same record owners, as applicable. A legislative authority may adopt multiple resolutions required under division (A)(6)(b) of this section by a single vote, provided that the vote is separate from the question of whether to adopt any resolution that is not adopted under division (A)(6)(b) of this section.

Before adopting a resolution required by division (A)(6)(b) of this section, the legislative authority shall mail a written notice to at least one of the record owners of the parcel or parcels identified in the resolution stating the intent of the legislative authority in adopting the resolution, the proposed date of adoption, and the basis for the complaint under divisions (A)(1)(a) to (f) of this section relative to each parcel identified in the resolution. The notice shall be sent by certified mail to the last known tax-mailing address of at least one of the record owners and, if different from that tax-mailing address, to the street address of the parcel or parcels identified in the resolution. Alternatively, if the legislative authority has record of an internet identifier of record associated with at least one of the record owners, the legislative authority may send the notice by ordinary mail and by that internet identifier of record. The notice shall be postmarked or, if sent by internet identifier of record, sent at least seven calendar days before the legislative authority adopts the resolution.

A board of revision has jurisdiction to consider a complaint filed pursuant to a resolution adopted under division (A)(6)(b) of this section only if the legislative authority notifies the board of revision of the resolution in the manner prescribed in division (A)(8) of this section. The failure to accurately identify the street address or the name of the record owners of the parcel in the resolution does not invalidate the resolution nor is it a cause for dismissal of the complaint.

(8) A complaint form prescribed by a board of revision or the tax commissioner for the purpose of this section shall include a box that must be checked, when a legislative authority files an original complaint, to indicate that a resolution authorizing the complaint was adopted in accordance with divisions (A)(6)(b) and (7) of this section and that notice was mailed or sent in accordance with division (A)(7) of this section before adoption of the resolution to at least one of the record owners of the property that is the subject of the complaint.

In line 678, strike through "(B)"; delete "(1)" and insert "(B)"

In line 683, after "dollars" insert "in taxable value"; reinsert "each property owner whose property is the"

Reinsert line 684

In line 685, reinsert "owner or the owner's spouse"; strike through "each board of education"
In line 686, strike through "whose school district may be affected by the complaint"; strike through "Within"

In line 687, strike through "thirty days after receiving such notice,"; delete "and in accordance with"

In line 688, delete "division (B)(2) of this section,"; strike through the first "a" and insert "A"; after "education" insert ", subject to this division"; reinsert "; a"

Reinsert lines 689 through 703

In line 704, reinsert "a partner, a member, or trustee of that owner or tenant,"

In line 705, strike through "complaint" and insert "counter-complaint"; reinsert "in support of or"

In line 708, after "filed" insert "original"

In line 709, after "valuation" insert ",

A board of education may file a counter-complaint only if the original complaint states an amount of overvaluation, undervaluation, discriminatory valuation, illegal valuation, or incorrect determination of at least seventeen thousand five hundred dollars in taxable value. The board shall file the counter-complaint within thirty days after the original complaint is filed, and any other person shall file the counter-complaint within thirty days after receiving the notice required under this division"

In line 709, strike through "Upon" and insert:

"Upon"; strike through "complaint under this division" and insert "counter-complaint"

In line 710, reinsert ", property owner, or tenant"

Delete lines 712 through 728

In line 729, reinsert "any"; delete "a"; after "complainant" insert "and counter-complainant,"

Reinsert line 730

In line 731, reinsert "known,"; delete "that filed the complaint under division (A) of this"

In line 732, delete "section"; strike through "when a" and insert "and the"; reinsert "by one other than the property"

In line 733, reinsert "owner"; delete "under division (B) of this section"; reinsert ","

In line 736, reinsert "the owner"; delete "that complainant"

In line 738, delete "If a complaint is filed under division (A) of this"

Delete lines 739 through 741
In line 742, delete "or (B) of this section."
In line 743, strike through "a" and insert "an original"
In line 744, after "day" insert "such"
In line 745, strike through "complaint" and insert "counter-complaint"
In line 746, strike through "within thirty days after receiving notice from the auditor"
In line 747, strike through "as provided in division (B) of this section"
In line 748, after "filing." insert "If the original complaint is filed by the legislative authority of a subdivision, the mayor of a municipal corporation with territory in the county, or a third party complainant, and if the board of revision has not rendered its decision on the complaint within one year after the date the complaint was filed, the board is without jurisdiction to hear, and shall dismiss, the complaint."
In line 749, after "such" insert "original"; after "complaint" insert "or counter-complaint"
In line 763, strike through "If a" and insert "Unless dismissal is required under division (C) of this section, if an original"; after the second "complaint" insert "or counter-complaint"
In line 764, strike through "under this section"
In line 768, strike through "such" and insert "that original"; after "complaint" insert "or counter-complaint"
In line 770, after "complaint" insert "and counter-complaint"
In line 774, reinsert "as to the"
Reinsert line 775
In line 776, reinsert "affecting the taxpayer's own property"; delete "under this section"
In line 829, delete "board of education" and insert "legislative authority"
In line 830, delete "a" and insert "any"; after "filed" insert "or contemplated"
In line 832, delete "section" and insert "division"
In line 837, delete "school district" and insert "subdivision"; delete "board of"
In line 838, delete "education of that school district" and insert "legislative authority of that subdivision"
In line 839, after "complaint" insert "or counter-complaint"; delete
"division (B)"
In line 840, delete "of"
In line 841, after "complaint" insert "or counter-complaint"; delete "board" and insert "legislative authority"
In line 842, delete "division (B) of"
After line 850, insert:
"(J) For the purpose of division (A)(6)(b) of this section, the filing threshold for tax year 2022 equals five hundred thousand dollars. For tax year 2023 and each tax year thereafter, the tax commissioner shall adjust the filing threshold used in that division by completing the following calculations in September of each year:

(a) Determine the percentage increase in the gross domestic product deflator determined by the bureau of economic analysis of the United States department of commerce from the first day of January of the preceding year to the last day of December of the preceding year;

(b) Multiply that percentage increase by the filing threshold for the current year;

(c) Add the resulting product to the filing threshold for the current year;

(d) Round the resulting sum to the nearest multiple of one thousand dollars.

The commissioner shall certify the amount resulting from the adjustment to each county auditor not later than the first day of October each year. The certified amount applies to complaints filed for the tax year in which the amount is certified. The commissioner shall not make the adjustment for any tax year in which the amount resulting from the adjustment would be less than the filing threshold for the current tax year."

In line 859, delete "school"
In line 860, delete "district" and insert "subdivision"; delete "a" and insert "an original"; after "complaint" insert "or counter-complaint"; delete "division (B) of"
In line 861, after "section" insert "with respect to property the subdivision does not own or lease"
In line 862, after "that" insert "original"; after "complaint" insert "or counter-complaint"
In line 908, after "3." insert "(A)"
In line 909, after "Code" insert ", except for the enactment by this act of division (I) of that section,"; after "any" insert "original"; delete "counterclaim to a"
In line 910, delete "complaint" and insert "counter-complaint, as those terms are defined in that section,"; after "thereafter." insert:

"(B) The enactment by this act of division (I) of section 5715.19 of the Revised Code applies to any private payment agreement, as defined in that division, entered into on or after the effective date of that enactment."

The question being, "Shall the report of the committee of conference be agreed to?"

The yeas and nays were taken and resulted – yeas 61, nays 35, as follows:

Those who voted in the affirmative were: Representatives

Abrams            Carruthers        Cutrona          Fowler Arthur   Grendell          Holmes          Jones            Lampton          Loychik          Merrin           Plummer
Baldridge        Click             Dean             Fraizer          Gross            Hoops           Jordan          Laneese          Manchester       Miller, K.        Powell          Roemer
Brinkman         Creech           Edwards          Ghanbari         Hall             John            Kick            LaRe            Manning           Oelslager        Ray
Cross            Ferguson         Ginter           Hillyer          Johnson         Koehler         Lipp            McClain          Patton           Richardson      Seitz
Callender        Cross

Those who voted in the negative were: Representatives

Bird              Brent            Denson           Ingram          Lepore-Hagan    Miller, J.       Russo           Smith, M.       Upchurch
Blackshear       Brown            Galonski         Jarrells        Lightbody       Miranda        Sheehy          Sweeney         Weinstein
Boggs            Crossman        Hicks-Hudson     Kelly            Liston          O'Brien         Skindell        Sykes            Boyd
Boyd

The report of the committee of conference was agreed to.
REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Ingram submitted the following report:

The standing committee on Higher Education and Career Readiness to which was referred H. B. No. 353—Representatives Click, Miranda, 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 TESTING YOUR FAITH ACT

Representative Young, T. moved to amend as follows:

In line 13, delete "conscience" and insert "religious or spiritual belief system"

In line 16, delete "year" and insert "semester"

In line 17, delete "conscience" and insert "religious or spiritual belief system"

In line 19, after "religious" insert "or spiritual"

In line 34, after "religious" insert "or spiritual"; after "belief" insert "system"

In line 47, delete "developed by the"

Delete line 48

In line 49, delete "The" and insert ", The"; delete "that list"

In line 50, delete "to"; delete "of higher education" and insert "with a nonexhaustive list of major religious holidays or festivals for the next two academic years"

In line 51, after "year," insert "Each state institution may adopt the chancellor's list in its entirety or choose which holidays to include on its list."

Each time a state institution's policy is posted, printed, or published, including as described in divisions (C) and (D) of this section, the state institution shall include a statement that the list is nonexhaustive, and the list may not be used to deny accommodation to a student for a holiday or festival of the student's faith or religious or spiritual belief system that does not appear on the list.

Nothing in this section, and no inclusion or exclusion of a religious holiday or festival on the list posted by a state institution, shall preclude a student from full and reasonable accommodations for any sincerely held religious beliefs and practices with regard to all examinations or other
academic requirements and absences for reasons of faith or religious or spiritual belief system provided under this section."

The motion was agreed to and the bill so amended.

LAURA LANESE  TOM YOUNG
CATHERINE D. INGRAM  ADAM C. BIRD
JON CROSS  THOMAS HALL
Marilyn s. john  MARY LIGHTBODY
GAYLE MANNING  JOSEPH A. MILLER III
KENT SMITH  CASEY WEINSTEIN

The report was agreed to.

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

Representative Ingram submitted the following report:

The standing committee on Higher Education and Career Readiness to which was referred H. C. R. No. 28-Representative Stewart, et al., having had the same under consideration, reports it back and recommends its adoption.

RE: URGE NCAA REINSTATE OSU 2010 FOOTBALL WINS AND RECORD.

LAURA LANESE  TOM YOUNG
CATHERINE D. INGRAM  ADAM C. BIRD
JON CROSS  THOMAS HALL
Marilyn s. john  GAYLE MANNING
JOSEPH A. MILLER III  CASEY WEINSTEIN

The following members voted "NO"

MARY LIGHTBODY  KENT SMITH

The report was agreed to.

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

Representative Ingram submitted the following report:

The standing committee on Higher Education and Career Readiness to which was referred Sub. S. B. No. 135-Senator Cirino, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.
RE: REGARDS STATE INSTITUTIONS OF HIGHER EDUCATION AND FREE SPEECH

Representative Young, T. moved to amend the title as follows:
Add the name: "Hall"

LAURA LANESE          TOM YOUNG
CATHERINE D. INGRAM   ADAM C. BIRD
JON CROSS             THOMAS HALL
MARIYLN S. JOHN      MARY LIGHTBODY
GAYLE MANNING         JOSEPH A. MILLER III
KENT SMITH            CASEY WEINSTEIN

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

Representative Robinson submitted the following report:
The standing committee on Primary and Secondary Education to which was referred H. B. No. 333-Representatives Miranda, White, et al., having had the same under consideration, reports it back and recommends its passage.

RE: PROVIDE FOR JOB DESCRIPTION FOR SCHOOL COUNSELORS

GAYLE MANNING          ADAM C. BIRD
PHILLIP M. ROBINSON, JR.  CATHERINE D. INGRAM
DON JONES               MARY LIGHTBODY
SUSAN MANCHESTER       JOSEPH A. MILLER III
TRACY M. RICHARDSON    D. J. SWEARINGEN

The following members voted "NO"
GARY CLICK            SARAH FOWLER ARTHUR

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. 488-Representatives Grendell, Galonski, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.
The following members voted "NO"

DARRELL KICK             BRIAN E. LAMPTON

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

Representative Leland submitted the following report:
The standing committee on Criminal Justice to which was referred
H. B. No. 64-Representative Powell, et al., having had the same under
consideration, reports it back as a substitute bill and recommends its passage.

RE: REGARDS FRAUDULENT ASSISTED REPRODUCTION

Representative LaRe moved to amend the title as follows:
Add the names: "Abrams, Schmidt, White"

JEFF LARE             D. J. SWEARINGEN
DAVID LELAND      CINDY ABRAMS
WILLIS E. BLACKSHEAR, JR.      SEDRICK DENSON
TAVIA GALONSKI  ADAM C. MILLER
PHIL PLUMMER       SHARON A. RAY
JEAN SCHMIDT       BILL SEITZ
ANDREA WHITE

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

MOTIONS AND RESOLUTIONS

Representative Jones moved that majority party members asking leave to
be absent or absent the week of Wednesday, April 6, 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, April 6, 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**

Representative Ginter moved that House Rule 65 be suspended and that **Sub. S. B. No. 135**-Senator Cirino, 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. 135**-Senator Cirino.
Cosponsors: Senators Antani, Blessing, Brenner, Hoagland, Huffman, M., Huffman, S., Johnson, McColley, Roegner, Romanchuk, Schaffer, Thomas, Yuko Representative Hall.

To amend sections 9.76, 123.01, 3313.6020, 3333.04, 3333.122, 3345.0212, 3345.21, 3345.35, 3345.481, and 5727.75 and to enact sections 3333.0418, 3333.073, 3333.126, 3333.127, 3333.168, 3345.024, 3345.028, 3345.0215, 3345.064, 3345.241, 3345.381, and 3345.461 of the Revised Code and to amend Sections 381.10 and 381.480 of H.B. 110 of the 134th General Assembly with regard to the operation of state institutions of higher education, free speech in public universities and colleges, the Second Chance Grant Program, high school career advising, apprenticeships, and energy project education relationships, 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 96, nays 0, as follows:

Those who voted in the affirmative were: Representatives

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The bill passed.

Representative Lanese moved to amend the title as follows:

Add the names: "Abrams, Bird, Callender, Carruthers, Cross, Fraizer, Gross, Holmes, Hoops, John, Jones, Jordan, Kick, Lanese, Lightbody, Loychik, McClain, Merrin, Miller, K., Plummer, Ray, Richardson, Riedel, Sheehy, Stephens, Stevens, White, Wiggam, Young, T."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Representative Ginter moved that House Rule No. 75, pertaining to bills taken out of order, be suspended and that Sub. S. B. No. 25- Senator Gavarone, 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. 25- Senator Gavarone.
Cosponsors: Senators Manning, Fedor, Blessing, Cirino, Dolan, Hackett, Hottinger, Johnson, Reineke, Romanchuk, Rulli, Schaffer, Schuring, Thomas, Wilson, Yuko Representative Schmidt.

To amend sections 2925.01 and 2925.03 and to enact section 5.248 of the Revised Code to enhance penalties for certain drug trafficking offenses committed in the vicinity of a substance addiction services provider or a recovering addict, to designate April as "Sexual Assault Prevention Awareness Month," and to name the act's provisions the Relapse Reduction Act, 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 10, as follows:

Those who voted in the affirmative were: Representatives Abrams, Boggs, Carruthers, Crossman, Edwards, Baldridge, Brinkman, Click, Cutrona, Ferguson, Bird, Brown, Creech, Dean, Fowler Arthur, Blackshear, Callender, Cross, Denson, Fraizer.
Those who voted in the negative were: Representatives Boyd, Humphrey, Skindell, Brent, Davis, Hicks-Hudson, Ingram, Jarrells, Lepore-Hagan, Upchurch-10.

The bill passed.

Representative LaRe moved to amend the title as follows:

Add the names: "Abrams, Bird, Brown, Carruthers, Click, Fraizer, Galonski, Ghanbari, Ginter, John, Johnson, Jones, Lampton, Lanese, LaRe, Leland, Miller, A., Miller, J., Miller, K., O'Brien, Patton, Plummer, Richardson, Smith, K., Swearingen, Wiggam, Wilkin, Young, T., Speaker Cupp."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Sub. H. B. No. 476**-Representatives Bird, Lightbody.

To amend sections 5.27, 4723.28, 4730.25, and 4731.22 and to enact sections 3701.25 and 3701.251 of the Revised Code to establish a Parkinson's disease registry and to change the observance of "Parkinson's Disease Awareness Month" from September to April, 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 1, as follows:

Those who voted in the affirmative were: Representatives

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Representative Vitale voted in the negative-1.

The bill passed.

Representative Bird moved to amend the title as follows:


The motion was agreed to and the title so amended.

The title as amended was agreed to.

**H. B. No. 504**-Representatives Carfagna, Johnson.
Cosponsors: Representatives Weinstein, Click, Hillyer, Hall, White, Bird, Seitz, Ginter, Stewart, John, Kick, Zeltwanger, Stoltzfus, McClain, Abrams, Plummer, Fowler Arthur, Miller, A.

To amend section 2917.12 of the Revised Code to increase the penalty for "disturbing a lawful meeting" when committed with the intent to disturb or disquiet an assemblage for religious worship or to prevent, disrupt, or
interfere with a virtual meeting or gathering for religious worship, 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 1, as follows:

Those who voted in the affirmative were: Representatives

Abrams  Baldrige  Bird  Blackshear
Boggs  Boyd  Brent  Brinkman
Brown  Callender  Carruthers  Click
Creech  Cross  Crossman  Cutrona
Davis  Dean  Denson  Edwards
Ferguson  Fowler Arthur  Fraizer  Galonski
Ghanbari  Ginter  Grendell  Gross
Hall  Hicks-Hudson  Hillyer  Holmes
Hoops  Humphrey  Ingram  Jarrells
John  Johnson  Jones  Jordan
Kelly  Kick  Koehler  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  Plummer
Powell  Ray  Richardson  Riedel
Robinson  Roemer  Russo  Schmidt
Seitz  Sheehy  Skindell  Smith, K.
Smith, M.  Stein  Stephens  Stevens
Stewart  Stoltzfus  Swearingen  Sweeney
Sykes  Troy  Upchurch  Weinstein
West  White  Wiggam  Wilkin
Young, B.  Young, T.  

Representative Vitale voted in the negative-1.

The bill passed.

Representative Johnson 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. 507—Representative Koehler.
Cosponsors: Representatives Stoltzfus, Lipps, Fowler Arthur, Manning, Brent, Jones, Miller, J.

To amend sections 913.04, 913.28, 915.01, 915.03, 915.14, 915.18, 915.20, 925.21, 925.62, 3715.041, 3715.07, 3715.27, 3715.33, 3715.36, and 3715.99; to amend, for the purpose of adopting a new section number as indicated in parentheses, section 3715.36 (3715.34); and to repeal sections 913.27, 915.04, 915.05, 915.06, 915.07, 915.08, 915.19, 915.21, 925.26, 925.27, 925.28, 925.52, 925.56, 925.61, 3715.14, 3715.15, 3715.16, 3715.17, 3715.18, 3715.19, 3715.20, 3715.34, 3715.35, and 3715.37 of the Revised Code to revise specified provisions of agriculture 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 96, nays 0, as follows:


The bill passed.

Representative Koehler moved to amend the title as follows:

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

H. B. No. 530-Representative Lampton.
Cosponsors: Representatives Seitz, Hillyer, Carfagna, White.

To amend sections 3956.01, 3956.03, 3956.04, 3956.06, 3956.07, 3956.08, 3956.09, 3956.10, 3956.11, 3956.12, 3956.13, 3956.16, 3956.18, and 3956.20; to enact new section 3956.19; and to repeal section 3956.19 of the Revised Code to amend the law governing the Ohio Life and Health Insurance Guaranty Association, was taken up for consideration the third time.

The question being, "Shall the bill pass?"
The yeas and nays were taken and resulted – yeas 96, nays 0, as follows:

Those who voted in the affirmative were: Representatives


Baldridge  Boyd  Callender  Cross  Dean  Fowler Arthur  Ginter  Hicks-Hudson  Humphrey  Johnson  Kick  LaRe  Lips  Manning  Miller, J.  Oelslager  Ray  Roemer  Sheehy  Stein  Stoltzfus  Troy  West  Young, B.

Bird  Brent  Carruthers  Crossman  Denson  Fraizer  Grendell  Hillyer  Ingram  Jones  Koechner  Leland  Liston  McClain  Miller, K.  Patton  Richardson  Russo  Skindell  Stephens  Swearingen  Upchurch  White  Young, T.


The bill passed.

Representative Lampton moved to amend the title as follows:

Add the names: "Carruthers, Fraizer, Galonski, Ginter, Lanese, LaRe, Miller, J., Ray, Riedel."

The motion was agreed to and the title so amended.
The title as amended was agreed to.
Cosponsors: Representatives Brinkman, Click, Gross, Hall, Lanese, Richardson, Seitz, Wiggam, Bird, Ginter, West.

To amend sections 3715.87, 3715.871, 3715.872, 3715.873, and 4729.54 of the Revised Code to modify the laws governing the drug repository program for donated prescription drugs and to make temporary changes regarding certificates of need, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 96, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Abrams  Baldridge  Bird  Blackshear
Boggs  Boyd  Brent  Brinkman
Brown  Callender  Carruthers  Click
Creech  Cross  Crossman  Cutrona
Davis  Dean  Denson  Edwards
Ferguson  Fowler Arthur  Fraizer  Galonski
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Lightbody  Lipps  Liston  Lypchik
Manchester  Manning  McClain  Merrin
Miller, A.  Miller, J.  Miller, K.  Miranda
O'Brien  Oelslager  Patton  Plummer
Powell  Ray  Richardson  Riedel
Robinson  Roemer  Russo  Schmidt
Seitz  Sheehy  Skindell  Smith, K.
Smith, M.  Stein  Stephens  Stevens
Stewart  Stoltzfus  Swearingen  Sweeney
Sykes  Troy  Upchurch  Vitale
Weinstein  West  White  Wiggam
Wilkin  Young, B.  Young, T.  Cupp-96

The bill passed.

Representative Roemer 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. 15**—Senator Wilson.
Cosponsors: Senators Brenner, Schuring, Blessing, Cirino, Craig, Fedor, Gavarone, Hackett, Huffman, S., Lang, O'Brien, Peterson, Roegner, Schaffer, Sykes, Yuko.

To enact sections 301.221, 319.41, 321.50, 507.14, 733.82, 3354.101, 3357.101, 3358.061, 3375.361, and 6119.61 of the Revised Code to change the circumstances in which certain fiscal officers may be held liable for a loss of public funds, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 96, nays 0, as follows:

Those who voted in the affirmative were: Representatives

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The bill passed.

Representative Wiggam moved to amend the title as follows:

Add the names: "Abrams, Carruthers, Galonksi, Grendell, Hillyer, John, Johnson, Jones, Kick, McClain, Patton, Seitz, Sheehy, Stephens, Swearingen, Wiggam, Young, T."

The motion was agreed to and the title so amended.

The title as amended was agreed to.
Message from the Senate

Mr. Speaker:

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

Am. Sub. H. B. No. 95 - Representatives Manchester, Lightbody

To amend sections 4517.22, 5709.911, and 5747.98 and to enact sections 901.61, 5709.916, and 5747.77 of the Revised Code to temporarily allow income tax credits for beginning farmers who participate in a financial management program and for businesses that sell or rent agricultural land, livestock, facilities, or equipment to beginning farmers, to modify the law governing certain tax increment financing arrangements, to alter the types of vehicles that may be purchased at a motor vehicle show, permit, for a limited time, the abatement of unpaid taxes, penalties, and interest for certain municipal property, and to make an appropriation.

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

In line 12 of the title, delete "and"

In line 14 of the title, after "property" insert ", and to make an appropriation"

After line 666, insert:

"Section 4. All items in this act are hereby appropriated as designated out of any moneys in the state treasury to the credit of the designated fund. For all operating appropriations made in this act, those in the first column are for fiscal year 2022 and those in the second column are for fiscal year 2023. The operating appropriations made in this act are in addition to any other operating appropriations made for the FY 2022-FY 2023 biennium."
Section 5. Within the limits set forth in this act, the Director of Budget and Management shall establish accounts indicating the source and amount of funds for each appropriation made in this act, and shall determine the form and manner in which appropriation accounts shall be maintained. Expenditures from operating appropriations contained in this act shall be accounted for as though made in H.B. 110 of the 134th General Assembly. The operating appropriations made in this act are subject to all provisions of H.B. 110 of the 134th General Assembly that are generally applicable to such appropriations."

In line 667, delete "4" and insert "6"

In line 716, delete "5" and insert "7"

Representative Ginter moved that the Senate amendments to Am. Sub. H. B. No. 95-Representatives Manchester, Lightbody, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to Am. Sub. H. B. No. 95-Representatives Manchester, Lightbody, et al., were taken up for consideration.

Sobecki, Stewart, Sweeney, Upchurch, West, White, Wiggam, Young, B.,
Young, T., Speaker Cupp Senators Antonio, Blessing, Brenner, Cirino, Craig,
Dolan, Gavarone, Hackett, Hottinger, Huffman, S., Kunze, Maharath,
Manning, Reineke, Roegner, Rulli, Schaffer, Schuring, Thomas, Yuko.

To amend sections 4517.22, 5709.911, and 5747.98 and to enact sections
901.61, 5709.916, and 5747.77 of the Revised Code to temporarily allow
income tax credits for beginning farmers who participate in a financial
management program and for businesses that sell or rent agricultural land,
livestock, facilities, or equipment to beginning farmers, to modify the law
governing certain tax increment financing arrangements, to alter the types of
vehicles that may be purchased at a motor vehicle show, to permit, for a
limited time, the abatement of unpaid taxes, penalties, and interest for certain
municipal property, and to make an appropriation.

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

The yeas and nays were taken and resulted – yeas 92, nays 3, as follows:

Those who voted in the affirmative were: Representatives

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

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. 120** - Representatives Fraizer, Richardson


To enact section 3721.20 of the Revised Code regarding compassionate care visits in long-term care facilities during an epidemic, pandemic, or other state of 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. 120**-Representatives Fraizer, Richardson, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 120**-Representatives Fraizer, Richardson, et al., were taken up for consideration.

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

To enact section 3721.20 of the Revised Code regarding compassionate care visits in long-term care facilities during an epidemic, pandemic, or other state of emergency.

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

The yeas and nays were taken and resulted – yeas 94, nays 0, as follows:

Those who voted in the affirmative were: Representatives

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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. 397** - Representatives Stewart, Kick
Cosponsors: Representatives Bird, Click, Creech, Hall, John, Johnson, Lanese, Miller, J., Plummer, Riedel, Swearingen, West, Young, T., Koehler, Jones, O’Brien, Baldrige, Brent, Brown, Carfagna, Carruthers, Cross, Crossman, Fraizer, Galonski, Ginter, Greendell, Gross, Hicks-Hudson, Hillyer, Jarrells, Leland, Lightbody, McClain, Miller, K., Oelslager, Roemer, Russo, Sheehy, Sobecki, Stein, Upchurch, Speaker Cupp Senators Hackett, Huffman, S., Maharath, Schaffer, Blessing, Brenner, Cirino, Craig, Gavarone, Hoagland, Johnson, Peterson, Reineke, Rulli, Schuring, Thomas, Yuko
To amend sections 164.02, 164.05, 164.06, 164.08, 164.20, 164.22, 164.26, 940.05, 1509.28, and 3781.1011 and to enact sections 126.62 and 5301.71 of the Revised Code to revise the law regarding agricultural leases and soil and water conservation districts; to modify the laws governing the Ohio Public Works Commission, district public works integrating committees, and natural resources assistance councils; to convey state-owned land in Fairfield County to the board of commissioners of Fairfield County; to create the Investing in Ohio Fund; to revise the law governing the issuance of unit operation orders under the Oil and Gas Law; to make changes to the law regarding battery-charged fences; and to make an appropriation.

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

In line 14 of the title, after "Law;" insert "to make changes to the law regarding battery-charged fences;"

Attest: Vincent L. Keeran, Clerk.

Representative Ginter moved that the Senate amendments to Am. Sub. H. B. No. 397-Representatives Stewart, Kick, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to Am. Sub. H. B. No. 397-Representatives Stewart, Kick, et al., were taken up for consideration.


To amend sections 164.02, 164.05, 164.06, 164.08, 164.20, 164.22, 164.26, 940.05, 1509.28, and 3781.1011 and to enact sections 126.62 and 5301.71 of the Revised Code to revise the law regarding agricultural leases and soil and water conservation districts; to modify the laws governing the Ohio Public Works Commission, district public works integrating committees, and natural resources assistance councils; to convey state-owned land in Fairfield County to the board of commissioners of Fairfield County; to create the Investing in Ohio Fund; to revise the law governing the issuance of unit operation orders...
under the Oil and Gas Law; to make changes to the law regarding battery-charged fences; and to make an appropriation.

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

The yeas and nays were taken and resulted – yeas 85, nays 8, as follows:

Those who voted in the affirmative were: Representatives

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Representatives Brinkman, Dean, Ferguson, Gross, Jordan, Powell, Stoltzfus, and Vitale voted in the negative-8.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the President of the Senate has appointed as managers on the part of the Senate on matters of difference between the two Houses on:

**Sub. H. B. No. 126 - Representative Merrin – et. al.**

Senators Blessing, Roegner, Williams

Attest: Vincent L. Keeran, Clerk.

Message from the Senate

Mr. Speaker:
I am directed to inform the House of Representatives that the Senate has agreed to the report of the committee of conference on matters of difference between the two houses on:

**Sub. H. B. No. 126** - Representative Merrin – et al.

Attest: Vincent L. Keeran, Clerk.

Message from the Senate

Mr. Speaker:

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


Attest: Vincent L. Keeran, Clerk.

On motion of Representative Ginter, the House adjourned until Tuesday, April 12, 2022 at 9:00 o'clock a.m.

Attest: BRADLEY J. YOUNG, Clerk.