The House met pursuant to adjournment.

Prayer was offered by Pastor Barry Blankenship of the LifePoint Pentecostals in Athens, 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:

Pastor Barry Blankenship, Ashley Blankenship and their three sons, and Youth Pastor Donald and his wife Kendra; guests of Representative Edwards-94th district.

Castine Church junior high girl's basketball team; guests of Representative Powell- 80th district.

Chris and Coria Brock, guests of Representative Ginter- 5th district.

The journal of yesterday was read and approved.

INTRODUCTION OF BILLS

The following bill was introduced:

**H. B. No. 694** - Representative Patton.

To amend sections 323.152 and 4503.065 of the Revised Code to authorize a total property tax exemption for the homesteads of totally disabled veterans and their surviving spouses.

Said bill was considered the first time.

CONSIDERATION OF SENATE AMENDMENTS

The Senate amendments to **Sub. H. B. No. 583**-Representatives Bird, Jones, et al., were taken up for consideration.

**Sub. H. B. No. 583**-Representatives Bird, Jones.


To amend sections 3301.0714, 3307.01, 3309.01, 3310.032, 3310.70, 3313.976, 3314.016, 3314.021, 3314.074, 3317.011, 3317.014, 3317.016,
3317.017, 3317.019, 3317.0110, 3317.02, 3317.0212, 3317.0215, 3317.051, 3317.064, 3317.25, 3319.077, 3319.078, 3323.25, 3323.251, 3326.39, 4723.07, and 5747.057 and to enact sections 5.2318, 3301.136, 3301.28, 3319.263, and 4723.072 of the Revised Code and to amend Sections 265.150, 265.210, 265.225, and 265.335 of H.B. 110 of the 134th General Assembly, Section 4 of S.B. 1 of the 134th General Assembly, and Section 5 of H.B. 123 of the 133rd General Assembly as subsequently amended regarding substitute teachers, the school financing system, the Educational Choice Scholarship Program, the Pilot Project Scholarship Program, the ACE Educational Savings Account Program, Community Schools of Quality, community school sponsors, state funding for certain community schools, dyslexia screening requirements, tutoring programs, alternative resident education licenses, Ohio School Safety Month, the career-technical education income tax credit, practical nurse education programs, and to make an appropriation.

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

The yeas and nays were taken and resulted – yeas 56, nays 36, as follows:

Those who voted in the affirmative were: Representatives

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<th>Baldridge</th>
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<th>Brinkman</th>
<th>Callender</th>
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<td>Stoltzfus</td>
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<td>Wilkin</td>
<td>Young, B.</td>
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Those who voted in the negative were: Representatives

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<td>Hicks-Hudson</td>
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<td>Jarrells</td>
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<td>Lepore-Hagan</td>
<td>Liston</td>
<td>Miller, A.</td>
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<td>Miranda</td>
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<td>Robinson</td>
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<td>Troy</td>
<td>Upchurch</td>
<td>Weinstein</td>
<td>West-36</td>
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The Senate amendments were concurred in.
REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Lepore-Hagan submitted the following report:

The standing committee on Commerce and Labor to which was referred H. B. No. 235-Representatives Swearingen, Baldridge, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: ENACT THE HIGH HAZARD TRAINING CERTIFICATION

DICK STEIN  MARK JOHNSON
MICHELE LEPORE-HAGAN  BRIAN BALDRIDGE
WILLIS E. BLACKSHEAR, JR.  AL CUTRONA
DON JONES  GAYLE MANNING
BILL ROEMER  MONIQUE SMITH

The following member voted "NO"

JAMES M. HOOPS

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 State and Local Government to which was referred H. B. No. 433-Representative Gross, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: ENACT PROVIDER OF BOUTIQUE SERVICES OPPORTUNITY ACT

SCOTT WIGGAM  MARILYN S. JOHN
JAMIE CALLENDER  RODNEY CREECH
BILL DEAN  SARAH FOWLER ARTHUR
TIMOTHY E. GINTER  SHAWN STEVENS

The following members voted "NO"

DIANE V. GRENDELL  LATYNA M. HUMPHREY
MICHAEL J. SKINDELL  LISA A. SOBECKI

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. 648**-Representative Pavliga, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

**RE: EXPAND PORTAGE COUNTY DOMESTIC RELATIONS COURT JURISDICTION**

Representative Hillyer moved to amend the title as follows:

Add the name: "Lampton"

BRETT HUDSON HILLYER  DIANE V. GRENDELL
TAVIA GALONSKI  RICHARD D. BROWN
JEFFREY A. CROSSMAN  AL CUTRONA
BRIAN E. LAMPTON  BILL SEITZ
MICHAEL J. SKINDELL  BRIAN STEWART
D. J. SWEARINGEN  ANDREA WHITE

The following member voted "NO"

DAVID LELAND

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. 439**-Representatives Galonski, Hillyer, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

**RE: REGARDS INVOLUNTARY TREATMENT FOR MENTALLY ILL PERSONS**

BRETT HUDSON HILLYER  DIANE V. GRENDELL
TAVIA GALONSKI  AL CUTRONA
BRIAN E. LAMPTON  DAVID LELAND
BILL SEITZ  MICHAEL J. SKINDELL
D. J. SWEARINGEN  ANDREA WHITE

The following members voted "NO"

RICHARD D. BROWN  JEFFREY A. CROSSMAN
BRIAN STEWART

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 H. B. No. 28-Representative Wiggam, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: REGARDS STRETCHER VANS, AMBULANCES, AND MEDICAL VEHICLES

P. SCOTT LIPPS
BETH LISTON
AL CUTFRONA
PHIL PLUMMER
BRIAN STEWART
ANDREA WHITE

ADAM HOLMES
ADAM C. BIRD
TIMOTHY E. GINTER
SHAWN STEVENS
THOMAS WEST
TOM YOUNG

The following member voted "NO"

SUSAN MANCHESTER

The report was agreed to.

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

Representative Miller, A. submitted the following report:

The standing committee on Armed Services and Veterans Affairs to which was referred H. C. R. No. 46-Representatives Johnson, Wilkin, having had the same under consideration, reports it back and recommends its adoption.

RE: URGE PRESIDENT RECOMMEND NOT CLOSING CHILLICOTHE VA MED CENTER

Representative Loychik moved to amend the title as follows:

Add the names: "Miller, A., Gross, Lampton"

MIKE LOYCHIK
JENNIFER GROSS
BRIAN E. LAMPTON
MICHAEL SHEEHY

ADAM C. MILLER
ADAM HOLMES
TRACY M. RICHARDSON

The report was agreed to.

The concurrent resolution 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 Sub. S. B. No. 225-Senator Schuring, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

**RE: TEMPORARILY MODIFY CERTAIN TAX CREDITS**

Representative Merrin moved to amend the title as follows:

Add the name: "Troy"

DEREK MERRIN  
LISA A. SOBECKI  
MARK FRAIZER  
DONTAVIUS L. JARRELLS  
BETH LISTON  
JENA POWELL  
REGGIE STOLTZFUS  
SCOTT WIGGAM

CRAIG S. RIEDEL  
JEFFREY A. CROSSMAN  
THOMAS HALL  
KRIS JORDAN  
RIORDAN T. MCCLAIN  
BILL ROEMER  
DANIEL P. TROY  
TOM YOUNG

The report was agreed to.

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

Representative Miller, A. submitted the following report:

The standing committee on Armed Services and Veterans Affairs to which was referred S. B. No. 287-Senator Manning, et al., having had the same under consideration, reports it back and recommends its passage.

**RE: ALLOW COUNTY CREDIT CARD CHARGES FOR VETERAN ASSISTANCE**

Representative Loychik moved to amend the title as follows:

Add the name: "Lampton"

MIKE LOYCHIK  
SARAH FOWLER ARTHUR  
ADAM HOLMES  
TRACY M. RICHARDSON

ADAM C. MILLER  
JENNIFER GROSS  
BRIAN E. LAMPTON  
MICHAEL SHEEHY

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. 231-Senator Hottinger, et al., having had the same under consideration, reports it back and recommends its passage.

RE: AUTHORIZE INCOME TAX REFUND - DECEASED TAXPAYER'S FIDUCIARY

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

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

Representative Crossman submitted the following report:
The standing committee on Financial Institutions to which was referred Am. S. B. No. 264-Senator Brenner, et al., having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

RE: REGULATE REMOTE WORK BY MORTGAGE LOAN ORIGINATORS, OTHERS

Representative Ferguson moved to amend the title as follows:
Add the name: "Hillyer"

Representative Jordan moved to amend as follows:
In line 1 of the title, after "1322.43" insert "and to enact section 1321.691"

In line 2 of the title, delete "by mortgage loan"
Delete line 3 of the title
In line 4 of the title, delete "entities subject to" and insert "under"
In line 5 of the title, after "Act" insert "and the Consumer Installment Loan Act"

In line 6, after "1322.43" insert "be amended and section 1321.691"
In line 7, delete "amended" and insert "enacted"
After line 7, insert:

"Sec. 1321.691. (A) As used in this section, "remote location" means the home of an employee or other location selected by the employee that is not a licensed place of business.

(B) Notwithstanding any provision of the Revised Code to the contrary, nothing in sections 1321.62 to 1321.702 of the Revised Code shall be construed to interfere with the ability of a licensee's employee to work from a remote location, provided the licensee does all of the following:

(1) Ensures that in-person customer interactions are conducted only at a licensed place of business;

(2) Maintains appropriate safeguards for licensee and consumer data, information, and records, including the use of secure virtual private networks where appropriate;

(3) Employs appropriate risk-based monitoring and oversight processes of work performed from a remote location and maintains records of such work;

(4) Ensures consumer information and records are not maintained at a remote location;

(5) Ensures consumer and licensee information and records remain accessible and available for regulatory oversight and exams;

(6) Provides appropriate employee training to keep all conversations about, and with, consumers conducted from a remote location confidential, as if conducted from a commercial location, and to ensure remote employees work in an environment conducive and appropriate to that confidentiality;

(7) Keeps a record of all remote locations that are being used, in the form of city, state, and type of location, and makes a list of those locations available to the superintendent upon request."

The motion was agreed to and the bill so amended.

Kris Jordan Ron Ferguson
Jeffrey A. Crossman Thomas E. Brinkman Jr.
Brett Hudson Hillyer Latyna M. Humphrey
Brian E. Lampton David Leland
Derek Merrin Jena Powell
Bill Roemer Bride Rose Sweeney

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 **H. B. No. 318**-Representatives Swearingen, Plummer, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

**RE: REVISE LAW GOVERNING ANESTHESIOLOGIST ASSISTANTS**

P. SCOTT LIPPS  
BETH LISTON  
TIMOTHY E. GINTER  
PHIL PLUMMER  
ANDREA WHITE

ADAM HOLMES  
ADAM C. BIRD  
SUSAN MANCHESTER  
SHAWN STEVENS  
TOM YOUNG

The following members voted "NO"

BRIAN STEWART  
THOMAS WEST

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 **Sub. S. B. No. 273**-Senators Hottinger, Hackett, et al., having had the same under consideration, reports it back and recommends its passage.

**RE: REGARDS OHIO LIFE AND HEALTH INSURANCE GUARANTY ASSOCIATION**

Representative Brinkman moved to amend the title as follows:

Add the name: "Lampton"

THOMAS E. BRINKMAN JR.  
JESSICA E. MIRANDA  
MARK FRAIZER  
JEFF LARE  
SHAWN STEVENS  
BRIAN E. LAMPTON  
BILL DEAN  
DONTAVIUS L. JARRELLS  
THOMAS F. PATTON  
BRIDE ROSE SWEENEY

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 State and Local Government to which was referred **Sub. S. B. No. 239**-Senator Blessing, et al., having had the same under consideration, reports it back and recommends its passage.

**RE: REGARDS ADOPTION AND FOSTER CARE HOME ASSESSOR QUALIFICATIONS**
Representative Wiggam moved to amend the title as follows:
Add the name: "Wiggam"

SCOTT WIGGAM                MARILYN S. JOHN
JAMIE CALLENDER             RODNEY CREECH
BILL DEAN                   SARAH FOWLER ARTHUR
TAVIA GALONSKI              TIMOTHY E. GINTER
DIANE V. GRENDELL           LATYNA M. HUMPHREY
MICHAEL J. SKINDELL         LISA A. SOBECKI
SHAWN STEVENS               BRIAN STEWART

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. 246-Senators Rulli, Lang, et al., having had the same under consideration, reports it back and recommends its passage.

RE: LEVY TAX ON PASS-THROUGH ENTITY'S INCOME; ALLOW OWNER CREDIT

Representative Merrin moved to amend the title as follows:
Add the name: "Troy"

DEREK MERRIN                CRAIG S. RIEDEL
LISA A. SOBECKI             JEFFREY A. CROSSMAN
THOMAS HALL                 DONTAVIUS L. JARRELLS
BETH LISTON                 RIORDAN T. MCCLAIN
JENA POWELL                 REGGIE STOLTZFUS
DANIEL P. TROY              SCOTT WIGGAM

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

Representative Sweeney submitted the following report:
The standing committee on Finance to which was referred H. B. No. 687-Representative Oelslager, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: INTEND TO ENACT LEGISLATION MAKING CAPITAL APPROPRIATIONS

Representative Oelslager moved to amend the title as follows:
Add the name: "West"
SCOTT OELSLAGER  PHIL PLUMMER
BRIDE ROSE SWEENEY  BRIAN BALDRIIDGE
WILLIS E. BLACKSHEAR, JR.  JAMIE CALLENDER
SARA P. CARRUTHERS  HARAZ N. GHANBARI
JAMES M. HOOPS  CATHERINE D. INGRAM
DONTAVIUS L. JARRELLS  DON JONES
JEFF LARE  P. SCOTT LIPPS
ADAM C. MILLER  THOMAS F. PATTON
BILL ROEMER  JEAN SCHMIDT
BILL SEITZ  MICHAEL J. SKINDELL
JASON STEPHENS  D. J. SWEARINGEN
THOMAS WEST  SHANE WILKIN

The following members voted "NO"
DARRELL KICK  J. KYLE KOEHLER
REGGIE STOLTZFUS

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, June 1, 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, June 1, 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

Sub. H. B. No. 687-Representative Oelslager.
Cosponsor: Representative West.

To amend sections 122.17, 123.201, 123.211, 153.692, 153.71, 1501.011,
3318.08, 3318.36, 3735.67, 3735.671, 5739.01, 5739.02, 5751.01, 5751.052,
5751.091, and 6115.20 of the Revised Code and to amend Sections 219.10,
221.10, 221.13, 223.10, 223.15, 227.10, 229.10, 229.20, 237.10, and 237.13
of H.B. 597 of the 134th General Assembly to provide authorization and
conditions for the operation of certain state programs, to make capital
appropriations for the biennium ending June 30, 2024, and to make other
appropriations, was taken up for consideration the third time.
The question being, "Shall the bill pass?"

Representative Skindell moved to amend, amendment 3547, as follows:

In line 102, delete "compensate" and insert "do one or both of the following, as applicable:

(i) Compensate"

In line 106, after "section" insert ";

(ii) In the case of a megaproject described in division (A)(11)(a)(ii) of this section, provide benefits to the project's employees at a level that minimizes the dependence of such employees upon public assistance, as defined in section 323.16 of the Revised Code"

In line 136, delete "following"; after "requirements" insert "described in divisions (A)(13)(a) and (b) of this section and, if applicable, the requirement described in division (A)(13)(c) of this section"

After line 163, insert:

"(c) In the case of a megaproject supplier of a megaproject described in division (A)(11)(a)(ii) of this section, the supplier agrees, in an agreement with the tax credit authority under division (D) of this section, to meet both of the requirements described in divisions (A)(11)(b)(i) and (ii) of this section with respect to the supplier's employees that work in connection with the project, on and after the metric evaluation date.

(14) "Minority business enterprise" has the same meaning as in section 122.71 of the Revised Code.

(15) "Women-owned business" has the same meaning as in section 122.941 of the Revised Code."

In line 318, after "(12)" insert "If the taxpayer is a megaproject operator of a megaproject described in division (A)(11)(a)(ii) of this section or megaproject supplier of such a megaproject, a requirement that the taxpayer do both of the following:

(a) Commit to a policy of equal employment opportunity and affirm that all employees and applicants for employment will be treated equally without regard to their race, religion, sex, color, national origin, age, disability, sexual orientation, marital status, citizenship, or status as a veteran;

(b) Commit to be in full compliance with all federal, state, and local laws.

(13) If the taxpayer is a megaproject operator of a megaproject described in division (A)(11)(a)(ii) of this section, a requirement that the taxpayer agrees to do all of the following:

(a) Ensure that at least eighty per cent of the new employees
employed at the site of the megaproject are individuals who have continuously resided in this state for at least one year before the megaproject operator considered the individuals for employment:

(b) Make a good faith effort to hire, or do business with, contractors, subcontractors, suppliers, and other service providers whose residence or principal place of business is in the state, including minority business enterprises and women-owned businesses:

(c) Make a good faith effort to purchase materials, supplies, and other items of tangible personal property from individuals and businesses whose residence or principal place of business is in the state, including minority business enterprises and women-owned businesses:

(d) Reaffirm the goals articulated in the megaproject operator's corporate responsibility report for 2020 to 2021.

(14)

After line 334, insert:

"(e) The total capital investment made by the megaproject operator, and any of its related subsidiaries, in the megaproject;"

In line 335, delete "(e)" and insert "(f)"

In line 336, after "megaproject" insert ";"; delete "and"; after "the" insert "number of such employees hired during the reporting year, and the number of such employees who are residents of this state;"

(g) The"; delete "those" and insert "the"; after "employees" insert "working at the site of the megaproject"; after "reside" insert ", the racial and ethnic origin and gender of such employees, and any other demographic information regarding such employees specified by the director"; after "," insert:

"(h) The total wages and benefits paid to all individuals working at the site of the megaproject, including any employees, contractors, or subcontractors;

(i) The total amount of funds received by the megaproject operator from any federal, state, or local government with respect to the megaproject, including any grants, tax credits, or other incentives. The report shall categorize the funds received according to source and purpose."

In line 337, delete "(f)" and insert "(j)"

In line 340, after "year" insert ";

(k) Any other information required by the director"

In line 359, after "operator" insert "or megaproject supplier"

In line 371, delete "and"

In line 373, after "to" insert "or by"
In line 374, after "agreement" insert ", as applicable, and (iii) the amount of state or political subdivision funds paid directly or indirectly to the taxpayer as grants or other incentives and, in the case of a megaproject operator, amounts used to fund infrastructure projects benefiting the megaproject"

In line 383, delete "and"

In line 385, after "to" insert "or by"

In line 386, after "agreement" insert ", as applicable, and (iii) the amount of state or political subdivision funds paid directly or indirectly to the taxpayer as grants or other incentives and, in the case of a megaproject operator, amounts used to fund infrastructure projects benefiting the megaproject"

After line 707, insert:

"(W) The director of development shall create a community inclusion process to receive input and recommendations from citizens and political subdivisions impacted by a megaproject described in division (A)(11)(a)(ii) of this section. In the first year that the director enters into an agreement under division (D) of this section with the megaproject operator of such a megaproject, and in each of the four years thereafter, the director shall organize three hearings per year to accept public testimony and recommendations from citizens and local elected officials relating to schools, housing, transportation, the environment, and any other issue the director determines. On or before the first day of March following each year in which such hearings are held, the director shall compile a report on those hearings and submit the report to the governor, the president and minority leader of the senate, the speaker and minority leader of the house of representatives, and any other officials selected by the director."

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 56, nays 36, as follows:

Those who voted in the affirmative were: Representatives

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<tr>
<th>Baldridge</th>
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The motion to amend was laid on the table.

The yeas and nays were taken and resulted – yeas 84, nays 8, as follows:

Those who voted in the affirmative were: Representatives

Richardson, Robinson, Roemer, Russo, Schmidt, Seitz, Sheehy, Smith, K., Smith, M., Sobechki, Stein, Stephens, Stewart, Sykes, Troy, Weinstein, White, Wilkin, Young, B., Young, T."

The motion was agreed to and the title so amended.

The title as amended was agreed to.


To amend section 9.68 of the Revised Code regarding the regulation of knives, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Miranda moved to amend, amendment 3535, as follows:

In line 1 of the title, after "amend" insert "sections 109.52, 2929.28, and 5122.311; to enact sections 109.5731, 2923.191, 2923.192, and 2923.26; and to repeal"; after "9.68" insert "of the Revised Code"; delete "of the Revised Code regarding"

In line 2 of the title, delete "the regulation of knives" and insert "to restore local authority to generally regulate firearms-related conduct, to enact the Protect Law Enforcement Act to require a firearm transfer to be made through a dealer, through a law enforcement agency, or pursuant to a specified exception, to generally prohibit a person from possessing a large capacity magazine, to establish a large capacity magazine registry, and to require a background check when a firearm is transferred"

In line 3, delete "section 9.68" and insert "sections 109.52, 2929.28, and 5122.311 be amended and sections 109.5731, 2923.191, 2923.192, and 2923.26"

In line 4, delete "amended" and insert "enacted"

Delete lines 5 through 86

After line 86, insert:

"Sec. 109.52. (A) As used in this section, "large capacity magazine" has the same meaning as in section 2923.191 of the Revised Code.

(B) The bureau of criminal identification and investigation may operate and maintain a criminal analysis laboratory and mobile units thereof, create a staff of investigators and technicians skilled in the solution and control of crimes and criminal activity, keep statistics and other necessary data, establish, operate, and maintain a large capacity magazine registry, assist in the prevention of crime, and engage in such other activities as will
aid law enforcement officers in solving crimes and controlling criminal activity.

**Sec. 109.5731.** (A) As used in this section, "large capacity magazine" has the same meaning as in section 2923.191 of the Revised Code.

(B) The superintendent of the bureau of criminal identification and investigation shall establish, operate, and maintain a large capacity magazine registry.

(C) The superintendent of the bureau of criminal identification and investigation shall do all of the following:

1. Establish procedures for establishing, operating, and maintaining the large capacity magazine registry, including all of the following:
   a. Reviewing an application to register a large capacity magazine submitted pursuant to division (C) of section 2923.192 of the Revised Code;
   b. Issuing proof of registration of a large capacity magazine issued pursuant to division (D) of this section;
   c. Entering an application to register a large capacity magazine submitted pursuant to division (C) of section 2923.192 of the Revised Code and proof of registration of a large capacity magazine issued pursuant to division (D) of this section into the large capacity magazine registry;
   d. Using and disseminating the information in the large capacity magazine registry.

2. Prescribe forms necessary for establishing, operating, and maintaining the large capacity magazine registry, including both of the following:
   a. An application to register a large capacity magazine;
   b. Proof of registration of a large capacity magazine.

(D) Upon receipt of an application to register a large capacity magazine submitted pursuant to division (C) of section 2923.192 of the Revised Code, the superintendent of the bureau of criminal identification and investigation shall do all of the following:

1. Review or cause to be reviewed the information in the application to register a large capacity magazine;

2. Issue to the applicant proof of registration of a large capacity magazine;

3. Enter the application to register a large capacity magazine and the proof of registration of a large capacity magazine into the large capacity magazine registry.

**Sec. 2923.191.** (A)(1) As used in this section, "large capacity magazine" means any firearm magazine, belt, drum, feed strip, or similar
device that has the capacity of, or can be readily restored or converted to accept, more than ten rounds of ammunition.

(2) "Large capacity magazine" does not mean any of the following:
(a) A feeding device that has been permanently altered so that it cannot accommodate more than ten rounds of ammunition;
(b) A .22 caliber tube ammunition feeding device;
(c) A tubular magazine that is contained in a lever-action firearm;
(d) A magazine that is permanently inoperable.

(B)(1) No person shall knowingly possess a large capacity magazine.
(2) No person shall knowingly purchase, keep for sale, offer or expose for sale, transfer, distribute, or import a large capacity magazine.

(C) Division (B) of this section does not apply to any of the following:
(1) Officers, agents, or employees of the United States, this or any other state, or political subdivision of this or any other state, members of the armed forces of the United States or the organized militia of this or any other state, and law enforcement officers to the extent that the officer, agent, employee, or member is authorized to possess, purchase, keep for sale, offer or expose for sale, transfer, distribute, or import large capacity magazines and is acting within the scope of the officer's, agent's, employee's, or member's duties;
(2) Importers, manufacturers, and dealers of large capacity magazines that are licensed under the "Gun Control Act of 1968." 82 Stat. 1213, 18 U.S.C. 923, and any amendments or additions thereto or reenactments thereof;
(3) Carriers, warehouses, and others engaged in the business of transporting or storing firearms for hire, with respect to large capacity magazines lawfully transported or stored in the usual course of business and in compliance with the laws of this state and applicable federal law.

(D) Division (B)(1) of this section does not apply to persons who have registered or who are eligible to register a large capacity magazine with the bureau of criminal identification and investigation pursuant to section 2923.192 of the Revised Code.

(E) Whoever violates division (B) of this section is guilty of unlawful possession of a large capacity magazine, a felony of the fourth degree.

Sec. 2923.192. (A) As used in this section, "large capacity magazine" has the same meaning as in section 2923.191 of the Revised Code.

(B) The following persons may register a large capacity magazine with the bureau of criminal identification and investigation:
(1) A person who resides in this state and who lawfully possesses a large capacity magazine prior to the effective date of this section;

(2) A person who moves into this state who lawfully possesses a large capacity magazine prior to moving into this state.

(C) A person described in division (B) of this section may register a large capacity magazine with the bureau of criminal identification and investigation by doing the following:

(1) Completing an application to register a large capacity magazine on a form prescribed in division (C) of section 109.5731 of the Revised Code;

(2) Submitting the application to register a large capacity magazine to the bureau of criminal identification and investigation by one of the following dates:

(a) If the applicant is a person described in division (B)(1) of this section, not later than one hundred eighty days after the effective date of this section;

(b) If applicant is a person described in division (B)(2) of this section, not later than one hundred eighty days after the person moves into this state.

(3) Receiving proof of registration of a large capacity magazine from the bureau of criminal identification and investigation on a form prescribed in division (C) of section 109.5731 of the Revised Code.

Sec. 2923.26. (A) As used in this section:

(1) "Federally licensed firearms dealer" has the same meaning as in section 5502.63 of the Revised Code.

(2) "Unlicensed transferee" means a person who is not a federally licensed firearms dealer and who desires to receive a firearm from an unlicensed transferor.

(3) "Unlicensed transferor" means a person who is not a federally licensed firearms dealer and who desires to transfer a firearm to an unlicensed transferee.

(4) "Identification document" means a document made or issued by or under the authority of the United States government, this state, or any other state, a political subdivision of this state or any other state, a sponsoring entity of an event designated as a special event of national significance, a foreign government, a political subdivision of a foreign government, an international governmental organization, or an international quasi-governmental organization that, when completed with information concerning a particular individual, is of a type intended or commonly accepted for the purpose of identification of individuals and that includes a photograph of the individual.
(B) No federally licensed firearms dealer shall transfer a firearm to any person unless the federally licensed firearms dealer complies with the requirements of 18 U.S.C. 922(t).

(C)(1) No unlicensed transferor shall transfer a firearm to an unlicensed transferee, unless both of the following apply with respect to the transfer of the firearm:

(a) The firearm is transferred through a federally licensed firearms dealer under division (E) of this section, through a law enforcement agency under division (F) of this section, or in accordance with an exception described in division (G) of this section.

(b) Except as provided in division (G) of this section, the federally licensed firearms dealer through which the transfer is made under division (E) of this section gives a notice described in division (E)(3)(a) of this section, or the law enforcement agency through which the transfer is made under division (F) of this section gives a notice described in division (F)(5)(a) of this section, with respect to the firearm.

(2) No unlicensed firearms dealer shall transfer a firearm to an unlicensed transferee if the federally licensed firearms dealer through which the transfer is to be made under division (E) of this section gives a notice described in division (E)(3)(b) of this section, or the law enforcement agency through which the transfer is to be made under division (F) of this section gives a notice described in division (F)(5)(b) of this section, with respect to the firearm.

(D)(1) No unlicensed transferee shall receive a firearm from an unlicensed transferor, unless both of the following apply with respect to the transfer of the firearm:

(a) The firearm is transferred through a federally licensed firearms dealer under division (E) of this section, through a law enforcement agency under division (F) of this section, or in accordance with an exception described in division (G) of this section.

(b) Except as provided in division (G) of this section, the federally licensed firearms dealer through which the transfer is made under division (E) of this section gives a notice described in division (E)(3)(a) of this section, or the law enforcement agency through which the transfer is made under division (F) of this section gives a notice described in division (F)(5)(a) of this section, with respect to the firearm.

(2) No unlicensed firearms transferee shall receive a firearm from an unlicensed transferor if the federally licensed firearms dealer through which the transfer is to be made under division (E) of this section gives a notice described in division (E)(3)(b) of this section, or the law enforcement agency through which the transfer is to be made under division (F) of this section...
gives a notice described in division (F)(5)(b) of this section, with respect to the firearm.

(E) A federally licensed firearms dealer who agrees to assist in the transfer of a firearm between an unlicensed transferor and an unlicensed transferee under division (C) or (D) of this section shall do all of the following:

(1) Comply with 18 U.S.C. 922(t) as if transferring the firearm from the inventory of the federally licensed firearms dealer to the unlicensed transferee, except that a federally licensed firearms dealer assisting in the transfer of a firearm under this division shall not be required to comply again with the requirements of that provision in delivering the firearm to the unlicensed transferee;

(2) Conduct an incompetency records check of the unlicensed transferee by contacting the attorney general and requesting a check of the records maintained under section 5122.311 of the Revised Code, to determine if the transfer of the firearm to the unlicensed transferee or the unlicensed transferee's acquisition or possession of the firearm would violate the law of this state;

(3) Notify the unlicensed transferor and unlicensed transferee of whichever of the following is applicable:

(a) That the dealer has complied with 18 U.S.C. 922(t) as provided in division (E)(1) of this section and the transfer of the firearm is not prohibited under that provision and that the dealer has conducted the incompetency records check of the unlicensed transferee as provided in division (E)(2) of this section and has not determined in that check that the unlicensed transferee's acquisition or possession of the firearm would violate the law of this state;

(b) That the dealer has complied with 18 U.S.C. 922(t) as provided in division (E)(1) of this section and has received a notice from the national instant criminal background check system that the transfer would violate 18 U.S.C. 922 or the law of this state or that the dealer has conducted the incompetency records check of the unlicensed transferee as provided in division (E)(2) of this section and has determined in that check that the unlicensed transferee's acquisition or possession of the firearm would violate the law of this state.

(F) A law enforcement agency of this state or of a political subdivision of this state that agrees to assist an unlicensed transferor in carrying out the responsibilities of the unlicensed transferor under division (C) or (D) of this section with respect to the transfer of a firearm shall do all of the following:

(1) Contact the national instant criminal background check system.
under 18 U.S.C. 922(t) and either receive an identification number as

described in 18 U.S.C. 922(t)(1)(B)(i) or wait the period described in 18

U.S.C. 922(t)(1)(B)(ii);

(2) Conduct an incompetency records check of the unlicensed

transferee by contacting the attorney general and requesting a check of the

records maintained under section 5122.311 of the Revised Code, to
determine if the transfer of the firearm to the unlicensed transferee or the
unlicensed transferee's acquisition or possession of the firearm would violate
the law of this state;

(3) Conduct any other checks that the agency considers appropriate to
determine whether the receipt or possession of the firearm by the unlicensed
transferee would violate 18 U.S.C. 922 or the law of this state;

(4) Verify the identity of the unlicensed transferee by either
examining a valid identification document of the unlicensed transferee
containing a photograph of the unlicensed transferee or confirming that the
unlicensed transferor has examined such a valid identification document;

(5) Notify the unlicensed transferor and transferee of whichever of
the following is applicable:

(a) That the law enforcement agency has complied with the
requirements under divisions (F)(1), (2), (3), and (4) of this section and that
the transfer of the firearm is not prohibited under 18 U.S.C 922(t) and the
agency has not determined in the incompetency records check conducted
under division (F)(2) of this section or a records check conducted under
division (F)(3) of this section that the unlicensed transferee's acquisition or
possession of the firearm would violate the law of this state;

(b) That the law enforcement agency has complied with the
requirements under divisions (F)(1), (2), (3), and (4) of this section and either
has received a notification from the national instant criminal background
check system that the transfer would violate 18 U.S.C. section 922 or the law
of this state or has determined under the incompetency records check
conducted under division (F)(2) of this section or a records check conducted
under division (F)(3) of this section that the unlicensed transferee's
acquisition or possession of the firearm would violate the law of this state.

(G) Unless prohibited by any other provision of law, divisions (C)
and (D) of this section shall not apply to any transfer of a firearm between an
unlicensed transferor and unlicensed transferee if any of the following apply
with respect to the transfer:

(1) The transfer is temporary and occurs while in the home of the
unlicensed transferee, the unlicensed transferee is not otherwise prohibited
from possessing firearms, and the unlicensed transferee believes that
possession of the firearm is necessary to prevent imminent death or great
bodily harm to the unlicensed transferee.

(2) The transfer is a temporary transfer of possession without transfer of title that takes place in any of the following circumstances:

(a) At a shooting range located in or on premises owned or occupied by a duly incorporated organization organized for conservation purposes or to foster proficiency in firearms;

(b) At a target firearm shooting competition under the auspices of or approved by an agency of this state or a nonprofit organization;

(c) While hunting, fishing, or trapping, if the activity is legal in all places where the unlicensed transferee possesses the firearm, and the unlicensed transferee holds any required license or permit.

(3) The transfer is to an authorized representative of a law enforcement agency of any municipal corporation, any county, this state, or the federal government for exclusive use by that governmental entity and, prior to the transfer, written authorization from the head of the agency authorizing the transaction is presented to the person from whom the transfer is being made. The proper written authorization shall be verifiable written certification from the head of the agency by which the transferee is employed, identifying the employee as an individual authorized to conduct the transaction, and authorizing the transaction for the exclusive use of the agency by which that person is employed.

(4) The transfer is a loan of the firearm by an authorized law enforcement representative of a municipal corporation, a county, this state, or the federal government, the loan is made to a peace officer who is employed by that governmental entity and authorized to carry a firearm, and the loan is made for the carrying and use of that firearm by that peace officer in the course and scope of the officer's duties.

(5) The transfer is by a law enforcement agency to a peace officer.

(6) The transfer is to an authorized representative of a municipal corporation, a county, this state, or the federal government and is for the governmental entity, and the entity is acquiring the firearm as part of an authorized, voluntary program in which the entity is buying or receiving weapons from private individuals.

(7) The transfer is by an authorized law enforcement representative of a municipal corporation, a county, this state, or the federal government to any public or private nonprofit historical society, museum, or institutional collection, if all of the following conditions are met:

(a) The entity receiving the firearm is open to the public.

(b) The firearm prior to delivery is deactivated or rendered inoperable.
(c) The firearm is not of a type prohibited by provision of law from being transferred to the public at large.

(d) Prior to delivery, the entity receiving the firearm submits a written statement to the law enforcement representative stating that the firearm will not be restored to operating condition and will either remain with that entity, or if subsequently disposed of, will be transferred in accordance with the applicable provisions of law.

(8) The transfer is by any person other than a representative of an authorized law enforcement agency to any public or private nonprofit historical society, museum, or institutional collection, if all of the conditions set forth in divisions (G)(7)(a) to (d) of this section are met.

(9) The transfer is delivery of a firearm to a gunsmith for service or repair, is the return of the firearm to its owner by the gunsmith, or is the delivery of a firearm by a gunsmith to a federally licensed firearms dealer for service or repair or the return of the firearm to the gunsmith.

(10) The transfer is made by a person who resides in this state, is made to a person who resides outside this state and is a federally licensed firearms dealer, and is in accordance with federal firearms law.

(11) The transfer is of any unloaded firearm to a wholesaler as merchandise in the wholesaler's business by a manufacturer or importer licensed to engage in that business pursuant to federal firearms law or by another wholesaler and is made in accordance with federal firearms law.

(H) A federally licensed firearms dealer or law enforcement agency that processes the transfer of a firearm under this section may assess and collect a fee, in an amount not to exceed ten dollars, with respect to each firearm transfer processed.

(I) Nothing in this section shall be construed to authorize the attorney general of the United States to inspect records described in this section or to require that the records be transferred to a facility owned, managed, or controlled by this state or the United States.

(J)(1) No person shall recklessly violate division (B), (C), or (D) of this section.

(2) Whoever violates division (J)(1) of this section is guilty of illegal transfer of a firearm, and shall be punished as provided in divisions (J)(2)(a) to (c) of this section.

(a) Except as otherwise provided in division (J)(2)(b) or (c) of this section, illegal transfer of a firearm is a misdemeanor of the fourth degree and the offender shall be fined an amount from the range of possible fines for a misdemeanor of the fourth degree set forth in section 2929.28 of the Revised Code. Notwithstanding sections 2929.21 to 2929.28 of the Revised Code, no other sanction shall be imposed on the offender under any of those
sections.

(b) If the offender previously has been convicted of or pleaded guilty to one violation of this section, illegal transfer of a firearm is a misdemeanor of the second degree and the offender shall be fined an amount from the range of possible fines for a misdemeanor of the second degree set forth in section 2929.28 of the Revised Code. Notwithstanding sections 2929.21 to 2929.28 of the Revised Code, no other sanction shall be imposed on the offender under any of those sections.

(c) If the offender previously has been convicted of or pleaded guilty to two or more violations of this section, illegal transfer of a firearm is a misdemeanor of the first degree, the offender shall be fined an amount from the range of possible fines for a misdemeanor of the first degree set forth in section 2929.28 of the Revised Code, and, in addition to the mandatory fine, the court may impose any other sanction or sanctions authorized for a misdemeanor of the first degree other than a fine specified in section 2929.28 of the Revised Code.

Sec. 2929.28. (A) In addition to imposing court costs pursuant to section 2947.23 of the Revised Code, the court imposing a sentence upon an offender for a misdemeanor, including a minor misdemeanor, may sentence the offender to any financial sanction or combination of financial sanctions authorized under this section. If the court in its discretion imposes one or more financial sanctions, the financial sanctions that may be imposed pursuant to this section include, but are not limited to, the following:

(1) Unless the misdemeanor offense is a minor misdemeanor or could be disposed of by the traffic violations bureau serving the court under Traffic Rule 13, restitution by the offender to the victim of the offender's crime or any survivor of the victim, in an amount based on the victim's economic loss. The court may not impose restitution as a sanction pursuant to this division if the offense is a minor misdemeanor or could be disposed of by the traffic violations bureau serving the court under Traffic Rule 13. If the court requires restitution, the court shall order that the restitution be made to the victim in open court or to the adult probation department that serves the jurisdiction or the clerk of the court on behalf of the victim.

If the court imposes restitution, the court shall determine the amount of restitution to be paid by the offender. If the court imposes restitution, the court may base the amount of restitution it orders on an amount recommended by the victim, the offender, a presentence investigation report, estimates or receipts indicating the cost of repairing or replacing property, and other information, provided that the amount the court orders as restitution shall not exceed the amount of the economic loss suffered by the victim as a direct and proximate result of the commission of the offense. If the court imposes restitution for the cost of accounting or auditing done to
determine the extent of economic loss, the court may order restitution for any amount of the victim's costs of accounting or auditing provided that the amount of restitution is reasonable and does not exceed the value of property or services stolen or damaged as a result of the offense. If the court decides to impose restitution, the court shall hold an evidentiary hearing on restitution if the offender, victim, or survivor disputes the amount of restitution. If the court holds an evidentiary hearing, at the hearing the victim or survivor has the burden to prove by a preponderance of the evidence the amount of restitution sought from the offender.

All restitution payments shall be credited against any recovery of economic loss in a civil action brought by the victim or any survivor of the victim against the offender. No person may introduce evidence of an award of restitution under this section in a civil action for purposes of imposing liability against an insurer under section 3937.18 of the Revised Code.

If the court imposes restitution, the court may order that the offender pay a surcharge, of not more than five per cent of the amount of the restitution otherwise ordered, to the entity responsible for collecting and processing restitution payments.

The victim or survivor may request that the prosecutor in the case file a motion, or the offender may file a motion, for modification of the payment terms of any restitution ordered. If the court grants the motion, it may modify the payment terms as it determines appropriate.

(2) A fine of the type described in divisions (A)(2)(a) and (b) of this section payable to the appropriate entity as required by law:

(a) A fine in the following amount:

(i) For a misdemeanor of the first degree, not more than one thousand dollars;

(ii) For a misdemeanor of the second degree, not more than seven hundred fifty dollars;

(iii) For a misdemeanor of the third degree, not more than five hundred dollars;

(iv) For a misdemeanor of the fourth degree, not more than two hundred fifty dollars;

(v) For a minor misdemeanor, not more than one hundred fifty dollars.

(b) A state fine or cost as defined in section 2949.111 of the Revised Code.

(3)(a) Reimbursement by the offender of any or all of the costs of sanctions incurred by the government, including, but not limited to, the following:
(i) All or part of the costs of implementing any community control sanction, including a supervision fee under section 2951.021 of the Revised Code;

(ii) All or part of the costs of confinement in a jail or other residential facility, including, but not limited to, a per diem fee for room and board, the costs of medical and dental treatment, and the costs of repairing property damaged by the offender while confined;

(iii) All or part of the cost of purchasing and using an immobilizing or disabling device, including a certified ignition interlock device, or a remote alcohol monitoring device that a court orders an offender to use under section 4510.13 of the Revised Code.

(b) The amount of reimbursement ordered under division (A)(3)(a) of this section shall not exceed the total amount of reimbursement the offender is able to pay and shall not exceed the actual cost of the sanctions. The court may collect any amount of reimbursement the offender is required to pay under that division. If the court does not order reimbursement under that division, confinement costs may be assessed pursuant to a repayment policy adopted under section 2929.37 of the Revised Code. In addition, the offender may be required to pay the fees specified in section 2929.38 of the Revised Code in accordance with that section.

(4) For a misdemeanor violation of section 2923.26 of the Revised Code, the court shall impose upon the offender a mandatory fine in the amount specified in division (J)(2)(a), (b), or (c) of that section.

(B) If the court determines a hearing is necessary, the court may hold a hearing to determine whether the offender is able to pay the financial sanction imposed pursuant to this section or court costs or is likely in the future to be able to pay the sanction or costs.

If the court determines that the offender is indigent and unable to pay the financial sanction or court costs, the court shall consider imposing and may impose a term of community service under division (A) of section 2929.27 of the Revised Code in lieu of imposing a financial sanction or court costs. If the court does not determine that the offender is indigent, the court may impose a term of community service under division (A) of section 2929.27 of the Revised Code in lieu of or in addition to imposing financial sanction under this section and in addition to imposing court costs. The court may order community service for a minor misdemeanor pursuant to division (D) of section 2929.27 of the Revised Code in lieu of or in addition to imposing a financial sanction under this section and in addition to imposing court costs. If a person fails to pay a financial sanction or court costs, the court may order community service in lieu of the financial sanction or court costs.

(C)(1) The offender shall pay reimbursements imposed upon the
offender pursuant to division (A)(3) of this section to pay the costs incurred by a county pursuant to any sanction imposed under this section or section 2929.26 or 2929.27 of the Revised Code or in operating a facility used to confine offenders pursuant to a sanction imposed under section 2929.26 of the Revised Code to the county treasurer. The county treasurer shall deposit the reimbursements in the county's general fund. The county shall use the amounts deposited in the fund to pay the costs incurred by the county pursuant to any sanction imposed under this section or section 2929.26 or 2929.27 of the Revised Code or in operating a facility used to confine offenders pursuant to a sanction imposed under section 2929.26 of the Revised Code.

(2) The offender shall pay reimbursements imposed upon the offender pursuant to division (A)(3) of this section to pay the costs incurred by a municipal corporation pursuant to any sanction imposed under this section or section 2929.26 or 2929.27 of the Revised Code or in operating a facility used to confine offenders pursuant to a sanction imposed under section 2929.26 of the Revised Code to the treasurer of the municipal corporation. The treasurer shall deposit the reimbursements in the municipal corporation's general fund. The municipal corporation shall use the amounts deposited in the fund to pay the costs incurred by the municipal corporation pursuant to any sanction imposed under this section or section 2929.26 or 2929.27 of the Revised Code or in operating a facility used to confine offenders pursuant to a sanction imposed under section 2929.26 of the Revised Code.

(3) The offender shall pay reimbursements imposed pursuant to division (A)(3) of this section for the costs incurred by a private provider pursuant to a sanction imposed under this section or section 2929.26 or 2929.27 of the Revised Code to the provider.

(D) In addition to any other fine that is or may be imposed under this section, the court imposing sentence upon an offender for misdemeanor domestic violence or menacing by stalking may impose a fine of not less than seventy nor more than five hundred dollars, which shall be transmitted to the treasurer of state to be credited to the address confidentiality program fund created by section 111.48 of the Revised Code.

(E) Except as otherwise provided in this division, a financial sanction imposed under division (A) of this section is a judgment in favor of the state or the political subdivision that operates the court that imposed the financial sanction, and the offender subject to the financial sanction is the judgment debtor. A financial sanction of reimbursement imposed pursuant to division (A)(3)(a)(i) of this section upon an offender is a judgment in favor of the entity administering the community control sanction, and the offender subject to the financial sanction is the judgment debtor. A financial sanction of reimbursement imposed pursuant to division (A)(3)(a)(ii) of this section upon
an offender confined in a jail or other residential facility is a judgment in favor of the entity operating the jail or other residential facility, and the offender subject to the financial sanction is the judgment debtor. A financial sanction of restitution imposed pursuant to division (A)(1) of this section is an order in favor of the victim of the offender's criminal act that can be collected through a certificate of judgment as described in division (E)(1) of this section, through execution as described in division (E)(2) of this section, or through an order as described in division (E)(3) of this section, and the offender shall be considered for purposes of the collection as the judgment debtor.

Once the financial sanction is imposed as a judgment or order under this division, the victim, private provider, state, or political subdivision may do any of the following:

(1) Obtain from the clerk of the court in which the judgment was entered a certificate of judgment that shall be in the same manner and form as a certificate of judgment issued in a civil action;

(2) Obtain execution of the judgment or order through any available procedure, including any of the procedures identified in divisions (E)(1) and (2) of section 2929.18 of the Revised Code.

(3) Obtain an order for the assignment of wages of the judgment debtor under section 1321.33 of the Revised Code.

(F) The civil remedies authorized under division (E) of this section for the collection of the financial sanction supplement, but do not preclude, enforcement of the criminal sentence.

(G) Each court imposing a financial sanction upon an offender under this section may designate the clerk of the court or another person to collect the financial sanction. The clerk, or another person authorized by law or the court to collect the financial sanction may do the following:

(1) Enter into contracts with one or more public agencies or private vendors for the collection of amounts due under the sanction. Before entering into a contract for the collection of amounts due from an offender pursuant to any financial sanction imposed pursuant to this section, a court shall comply with sections 307.86 to 307.92 of the Revised Code.

(2) Permit payment of all or any portion of the sanction in installments, by financial transaction device if the court is a county court or a municipal court operated by a county, by credit or debit card or by another electronic transfer if the court is a municipal court not operated by a county, or by any other reasonable method, in any time, and on any terms that court considers just, except that the maximum time permitted for payment shall not exceed five years. If the court is a county court or a municipal court operated by a county, the acceptance of payments by any financial transaction device
shall be governed by the policy adopted by the board of county commissioners of the county pursuant to section 301.28 of the Revised Code. If the court is a municipal court not operated by a county, the clerk may pay any fee associated with processing an electronic transfer out of public money or may charge the fee to the offender.

(3) To defray administrative costs, charge a reasonable fee to an offender who elects a payment plan rather than a lump sum payment of any financial sanction.

(H) No financial sanction imposed under this section shall preclude a victim from bringing a civil action against the offender.

Sec. 5122.311. (A) Notwithstanding any provision of the Revised Code to the contrary, if, on or after April 8, 2004, an individual is found by a court to be a mentally ill person subject to court order or becomes an involuntary patient other than one who is a patient only for purposes of observation, the probate judge who made the adjudication or the chief clinical officer of the hospital, community mental health services provider, or facility in which the person is an involuntary patient shall notify the office of the attorney general, on the form described in division (C) of this section, of the identity of the individual. The notification shall be transmitted by the judge or the chief clinical officer not later than seven days after the adjudication or commitment.

(B) The office of the attorney general shall compile and maintain the notices it receives under division (A) of this section and the notices shall be used for the purpose of conducting incompetency records checks requested by sheriffs, federally licensed firearms dealers, or law enforcement agencies pursuant to section 311.41 or 2923.26 of the Revised Code. Records checks requested by a federally licensed firearms dealer or law enforcement agency pursuant to section 2923.26 of the Revised Code shall be conducted, and results of the checks shall be provided, immediately upon receipt of the request. The notices referred to in this division and the information they contain are confidential, except as provided in this division, and are not public records.

(C) The attorney general, by rule adopted under Chapter 119. of the Revised Code, shall prescribe and make available to all probate judges and all chief clinical officers a form to be used by them for the purpose of making the notifications required by division (A) of this section."

In line 87, delete "section 9.68" and insert "sections 109.52, 2929.28, and 5122.311"

In line 88, delete "is" and insert "are"

After line 88, insert:

"Section 3. That section 9.68 of the Revised Code is hereby repealed.
Section 4. That sections 2929.28 and 5122.311 of the Revised Code as amended and section 2923.26 of the Revised Code as enacted by this act shall be known as the Protect Law Enforcement 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 56, nays 33, as follows:

Those who voted in the affirmative were: Representatives

<table>
<thead>
<tr>
<th>Baldridge</th>
<th>Bird</th>
<th>Brinkman</th>
<th>Callender</th>
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<tbody>
<tr>
<td>Carruthers</td>
<td>Click</td>
<td>Creech</td>
<td>Cutrona</td>
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<td>Dean</td>
<td>Edwards</td>
<td>Fowler Arthur</td>
<td>Fraizer</td>
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<td>Ghanbari</td>
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<tr>
<td>Wilkin</td>
<td>Young, B.</td>
<td>Young, T.</td>
<td>Cupp-56</td>
</tr>
</tbody>
</table>

Those who voted in the negative were: Representatives

<table>
<thead>
<tr>
<th>Addison</th>
<th>Blackshear</th>
<th>Boggs</th>
<th>Brent</th>
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<tbody>
<tr>
<td>Brown</td>
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<td>West-33</td>
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</table>

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 59, nays 32, as follows:

Those who voted in the affirmative were: Representatives

<table>
<thead>
<tr>
<th>Baldridge</th>
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<td>Riedel</td>
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<td>Schmidt</td>
<td>Seitz</td>
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</table>
The bill passed.

Representative Cutrona moved to amend the title as follows:

Add the names: "Baldridge, Click, Cutrona, Ferguson, Ginter, Gross, Hall, Hillyer, Holmes, Jordan, Loychik, Merrin, Riedel, Schmidt, Stephens, Stevens, Wiggam."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Cosponsors: Senators Cirino, Schaffer, Hackett, Hoagland, Johnson, Fedor, Antonio, Blessing, Brenner, Craig, Dolan, Gavarone, Huffman, S., Kunze, Lang, Maharath, Manning, McColley, Peterson, Reineke, Roegner, Romanchuk, Rulli, Schuring, Sykes, Thomas, Williams, Wilson, Yuko.

To amend sections 173.42, 3712.06, and 3727.75 and to enact sections 3721.141 and 5162.75 of the Revised Code to require certain entities to inform veterans and their spouses about available health care benefits, to require the Department of Medicaid to inform a veteran who applies for Medicaid about the county veterans service commission, and to name this act the Veteran Information 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 90, nays 0, as follows:

Those who voted in the affirmative were: Representatives

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<tr>
<th>Addison</th>
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The bill passed.

Representative Ghanbari 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. 224—Senator Cirino.
Cosponsors: Senators Lang, Schaffer, Blessing, Hackett, Peterson, Rulli, Thomas, Yuko.

To amend sections 169.02, 2108.75, 2108.82, 3705.20, 4513.17, 4717.04, 4717.05, 4717.06, 4717.07, 4717.10, 4717.13, 4717.14, 4717.24, 4717.28, 4717.30, 4717.35, and 4717.36 and to enact section 4717.311 of the Revised Code to make changes to the laws that impact funeral homes, funeral professionals, funeral hearses, funeral escort vehicles, and preneed funeral contracts, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Hicks-Hudson moved to amend, amendment 3484, as follows:

After line 889, insert:

"(D) If the executive director of the board has knowledge or notice of a violation of division (A)(1), (3), (5), or (6) of section 4717.13 of the Revised Code or that a person is engaging in the business or profession of
funeral directing in violation of division (A)(14) of that section, the executive director shall investigate the matter, and, upon probable cause appearing, cause an attorney employed by or contracting with the board to file a complaint and prosecute the offender. When requested by the executive director, the prosecuting attorney of the proper county or the attorney general shall take charge of and conduct such prosecution."

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

The motion was agreed to and the bill so amended.

The question being, "Shall the bill as amended pass?"

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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<td>Stephens</td>
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<td>Smith, M.</td>
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<td>Stoltzfus</td>
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<td>Weinstein</td>
<td>West</td>
<td>Young, B.</td>
<td>Young, T.</td>
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</table>

The bill passed.

Representative Hillyer moved to amend the title as follows:


Sub. S. B. No. 225—Senator Schuring.
Cosponsors: Senators Lang, Romanchuk, Brenner, Manning, Blessing, Reineke, Gavarone, Rulli, Huffman, S., Antonio, Craig, Peterson, Schaffer, Hottinger, Yuko, Cirino, Hoagland, Antani, Hackett, Kunze, Wilson, Fedor, Dolan, Sykes, Huffman, M., Johnson, Maharath, McColley, O'Brien, Thomas,
Williams Representative Troy.

To amend sections 122.84, 149.311, and 5701.11 of the Revised Code and to amend Section 803.210 of H.B. 110 of the 134th General Assembly to modify the historic rehabilitation and the opportunity zone investment tax credits, to adjust the applicability of certain recently enacted provisions related to tax increment financing and downtown redevelopment districts, and to authorize the City of Canton to distribute moneys in the Hartford-Houtz Poor Fund to the Canton Ex-Newsboys Association or any other charitable organization, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 87, nays 5, as follows:

Those who voted in the affirmative were: Representatives

Addison  Baldridge  Bird  Blackshear
Boggs  Brown  Callender  Carruthers
Click  Creech  Crossman  Cutrona
Davis  Dean  Denson  Edwards
Fowler Arthur  Fraizer  Galonski  Ghanbari
Ginter  Grendell  Gross  Hall
Hicks-Hudson  Hillyer  Holmes  Hoops
Ingram  Jarrells  John  Johnson
Jones  Jordan  Kick  Koehler
Lampton  Lanese  LaRe  Leland
Lepore-Hagan  Lipps  Liston  Loychik
Manchester  Manning  McClain  Merrin
Miller, A.  Miller, J.  Miller, K.  Miranda
Oelslager  Patton  Pavliga  Plummer
Powell  Ray  Richardson  Riedel
Robinson  Roemer  Russo  Schmidt
Seitz  Sheehy  Smith, K.  Smith, M.
Sobecki  Stein  Stephens  Stevens
Stewart  Stoltzfus  Swearingen  Sweeney
Sykes  Troy  Upchurch  Weinstein
West  White  Wiggam  Wilkin
Young, B.  Young, T.  Cupp-87

Represents Brent, Brinkman, Ferguson, Humphrey, and Skindell voted in the negative-5.

The bill passed.

Representative Merrin moved to amend the title as follows:

Add the names: "Carruthers, Click, Fraizer, Ghanbari, Grendell, Hall, Hicks-Hudson, Hillyer, Johnson, Jones, Kick, Koehler, Loychik, Merrin, Miller, A., Miller, J., Oelslager, Patton, Pavliga, Richardson, Roemer, Seitz, Sheehy, Smith, K., Sobecki, Stephens, Stoltzfus, Sykes, West, Young, T."

The motion was agreed to and the title so amended.

The title as amended was agreed to.
S. B. No. 231-Senator Hottinger.


To amend section 5747.11 of the Revised Code to expressly authorize the issuance of an income tax refund in the name of a deceased taxpayer's fiduciary, 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 0, as follows:

Those who voted in the affirmative were: Representatives

Addison  Baldridge  Bird  Blackshear
Boggs  Brent  Brinkman  Brown
Callender  Carruthers  Click  Creech
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  Kick  Kocher
Lampton  Lanese  LaRe  Leland
Lepore-Hagan  Lipp  Liston  Loychik
Manchester  Manning  McClain  Merrin
Miller, A.  Miller, J.  Miller, K.  Miranda
Oelslager  Patton  Pavliga  Plummer
Powell  Ray  Richardson  Riedel
Robinson  Roemer  Russo  Schmidt
Seitz  Sheehy  Skindell  Smith, K.
Smith, M.  Sobbecki  Stein  Stephens
Stevens  Stewart  Stoltzfus  Swearingen
Sweeney  Sykes  Troy  Upchurch
Weinstein  West  White  Wiggam
Wilkin  Young, B.  Young, T.  Cupp-92

The bill passed.

Representative Merrin moved to amend the title as follows:

Add the names: "Bladridge, Brent, Carruthers, Click, Denson, Fowler Arthur, Fraizer, Galonski, Ginter, Grendell, Hillyer, Holmes, Jones, Kick, Lampton, LaRe, Loychik, Manning, Merrin, Miller, A., Oelslager, Patton, Pavliga, Richardson, Russo, Schmidt, Stevens, Troy, West, White, Young, T."

The motion was agreed to and the title so amended.

The title as amended was agreed to.
Sub. S. B. No. 239—Senator Blessing.
Cosponsors: Senators Roegner, Lang, Kunze, Romanchuk, Johnson, Antonio, Cirino, Gavarone, Hackett, Manning, Reineke, Rulli, Thomas, Wilson, Yuко Representative Wiggam.

To enact sections 5103.57, 5103.58, and 5103.59 of the Revised Code regarding qualifications for professional treatment staff, was taken up for consideration the third time.

The question being, "Shall the bill pass?"
Representative Seitz moved to suspend Rule 71(b).

The question being, "Shall the motion be agreed to?"
The yeas and nays were taken and resulted – yeas 59, nays 32, as follows:

Those who voted in the affirmative were: Representatives

- Baldridge
- Carruthers
- Edwards
- Ghanbardi
- Hall
- John
- Kick
- LaRe
- Manning
- Oelslager
- Powell
- Roemer
- Stephens
- Swearingen
- Young, B.
- Bird
- Creech
- Ferguson
- Ginter
- Hillyer
- Johnson
- Koehler
- McClain
- Patton
- Ray
- Schmidt
- Stevens
- White
- Young, T.
- Brinkman
- Cotrona
- Fowler Arthur
- Grendell
- Holmes
- Jones
- Lampton
- Loychik
- Merrin
- Pavliga
- Richard
- Seitz
- Stewart
- Wiggam
- Callender
- Dean
- Fraizer
- Gross
- Hoops
- Jordan
- Lanese
- Manchester
- Miller, K.
- Plummer
- Riedel
- Stein
- Stoltzfus
- Wilkin
- Cupp-59

Those who voted in the negative were: Representatives

- Addison
- Brown
- Denson
- Ingram
- Miller, A.
- Russo
- Smith, M.
- Troy
- Blackshear
- Click
- Galonski
- Leland
- Miller, J.
- Sheehy
- Sobbecki
- Upchurch
- Boggs
- Crossman
- Hicks-Hudson
- Lepore-Hagan
- Miranda
- Skindell
- Sweeney
- Weinstein
- Brent
- Davis
- Humphrey
- Liston
- Robinson
- Smith, K.
- Sykes
- West-32

The motion was agreed to.
Representative Seitz moved to amend, amendment 3550, as follows:

In line 2 of the title, after "Code" insert "and to amend Section 261.150 of H.B. 110 of the 134th General Assembly"

In line 3 of the title, after "staff" insert ", regarding the fiscal year 2023 payment rates for intermediate care facilities for individuals with intellectual disabilities, and to make an appropriation"

After line 59, insert:
"Section 2. That Section 261.150 of H.B. 110 of the 134th General Assembly be amended to read as follows:

Sec. 261.150. FISCAL YEAR 2022 and 2023 ICF/IID MEDICAID RATES FOR PEER GROUPS 1, 2, 3, 4, AND 5

(A) As used in this section:

(1) "Change of operator," "entering operator," "exiting operator," "ICF/IID," "ICF/IID services," "Medicaid days," "peer group 1," "peer group 2," "peer group 3," "peer group 4," "peer group 5," "provider," and "provider agreement" have the same meanings as in section 5124.01 of the Revised Code.

(2) "Franchise permit fee" means the fee imposed by sections 5168.60 to 5168.71 of the Revised Code.

(B)(1) This section applies to each ICF/IID that is in peer group 1, peer group 2, peer group 3, peer group 4, or peer group 5 and to which any of the following, as applicable to a fiscal year, applies:

(a) In the context of determining an ICF/IID's total Medicaid payment rate for fiscal year 2022, any of the following is the case:

(i) The provider of the ICF/IID has a valid Medicaid provider agreement for the ICF/IID on June 30, 2021, and a valid Medicaid provider agreement for the ICF/IID during fiscal year 2022.

(ii) The ICF/IID undergoes a change of operator that takes effect during fiscal year 2022, the existing operator has a valid Medicaid provider agreement for the ICF/IID on the day immediately preceding the effective date of the change of operator, and the entering operator has a valid Medicaid provider agreement for the ICF/IID during fiscal year 2022.

(iii) The ICF/IID is a new ICF/IID for which the provider obtains an initial provider agreement during fiscal year 2022.

(b) In the context of determining an ICF/IID's total Medicaid payment rate for fiscal year 2023, any of the following is the case:

(i) The provider of the ICF/IID has a valid Medicaid provider agreement for the ICF/IID on June 30, 2022, and a valid Medicaid provider agreement for the ICF/IID during fiscal year 2023.

(ii) The ICF/IID undergoes a change of operator that takes effect during fiscal year 2023, the existing operator has a valid Medicaid provider agreement for the ICF/IID on the day immediately preceding the effective date of the change of operator, and the entering operator has a valid Medicaid provider agreement for the ICF/IID during fiscal year 2023.

(iii) The ICF/IID is a new ICF/IID for which the provider obtains an initial provider agreement during fiscal year 2023.

(2) Notwithstanding Chapter 5124. of the Revised Code, the
Department of Developmental Disabilities shall follow this section in determining the rate to be paid for ICF/IID services provided during fiscal years 2022 and 2023 by ICFs/IID subject to this section.

(C)(1) For fiscal year 2022, the Department shall pay the following rates for ICF/IID services:

(a) For each ICF/IID described in division (B)(1)(a)(i) of this section, the total per Medicaid day rate in effect for the ICF/IID on June 30, 2021, increased by two per cent;

(b) For each ICF/IID described in division (B)(1)(a)(ii) of this section, the total per Medicaid day rate in effect for the ICF/IID on the day immediately preceding the effective date of the change of operator;

(c) For each ICF/IID described in division (B)(1)(a)(iii) of this section, a total per Medicaid day rate of $357.89.

(2) If the mean total per Medicaid day rate for all ICFs/IID to which the section applies, as determined under division (B)(1)(b) of this section, as of July 1, 2022, and weighted by May Medicaid days from calendar year 2022, is greater than $365.05, the Department shall adjust, for fiscal year 2023, the total per Medicaid day rate for each ICF/IID to which this section applies by the percentage by which the mean total per Medicaid day rate is greater than $365.05For fiscal year 2023, the Department shall pay each ICF/IID a rate as determined under Chapter 5124. of the Revised Code.

(D) If the United States Centers for Medicare and Medicaid Services requires that the franchise permit fee be reduced or eliminated, the Department shall reduce the amount it pays ICF/IID providers under this section as necessary to reflect the loss to the state of the revenue and federal financial participation generated from the franchise permit fee.

(E) Of the foregoing appropriation items 653407, Medicaid Services, 653606, ICF/IID and Waiver Match, and 653654, Medicaid Services, portions shall be used to pay the Medicaid payment rates determined in accordance with this section for ICF/IID services provided during fiscal years 2022 and 2023.

(F) For fiscal year 2023, of the foregoing appropriation item 653654, Medicaid Services, due to the continuation of the enhanced federal medical assistance percentage enacted in Section 6008 of the "Families First Coronavirus Response Act," Pub. L. No. 116-127, up to $10,000,000 state share, and the corresponding federal share, shall be used to pay the Medicaid payment rates determined in accordance with this section for ICF/IID services provided during fiscal year 2023.

Section 3. That existing Section 261.150 of H.B. 110 of the 134th General Assembly is hereby repealed."
Representative Brown 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 30, nays 58, as follows:

Those who voted in the affirmative were: Representatives

Addison  Blackshear  Boggs  Brent
Brown    Crossman  Davis   Denson
Hicks-Hudson  Humphrey  Ingram  Leland
Lepore-Hagan  Liston  Miller, A.  Miller, J.
Miranda  Robinson  Russo   Sheehy
Skindell  Smith, K.  Smith, M.  Sobecki
Sweeney  Sykes  Troy   Upchurch
Weinstein

Those who voted in the negative were: Representatives

Baldridge  Bird  Brinkman  Callender
Carruthers  Click  Creech  Cutrona
Dean    Edwards  Ferguson  Fowler Arthur
Fraizer  Ghanbari  Ginter  Grendell
Gross  Hall  Hilyer  Holmes
Hoops  John  Johnson  Jones
Jordan  Kick  Koehler  Lampton
LaRe  Lipp  Loychik  Manchester
Manning  McClain  Merrin  Miller, K.
Oelslager  Patton  Pavliga  Plummer
Powell  Ray  Richardson  Riedel
Roemer  Schmidt  Seitz  Stein
Stephens  Stevens  Stewart  Stoltzfus
Swearingen  White  Wilkin  Young, B.
Young, T.

The motion to amend was not laid on the table.

The question recurring, “Shall the motion to amend be agreed to?”

The yeas and nays were taken and resulted – yeas 59, nays 31, as follows:

Those who voted in the affirmative were: Representatives

Baldridge  Bird  Brinkman  Callender
Carruthers  Click  Creech  Cutrona
Dean    Edwards  Ferguson  Fowler Arthur
Fraizer  Ghanbari  Ginter  Grendell
Gross  Hall  Hilyer  Holmes
Hoops  John  Johnson  Jones
Jordan  Kick  Koehler  Lampton
LaRe  Lipp  Loychik  Manchester
Manning  McClain  Merrin  Miller, K.
Oelslager  Patton  Pavliga  Plummer
Powell  Ray  Richardson  Riedel
Roemer  Schmidt  Seitz  Stein
Stephens  Stevens  Stewart  Stoltzfus
Swearingen  White  Wilkin  Young, B.
Young, T.
Those who voted in the negative were: Representatives

Addison  Blackshear  Boggs  Brent
Brown  Crossman  Davis  Denson
Hicks-Hudson  Humphrey  Ingram  Jarrells
Leland  Lepore-Hagan  Liston  Miller, A.
Miller, J.  Miranda  Robinson  Russo
Sheehy  Skindell  Smith, K.  Smith, M.
Sobecki  Sweeney  Sykes  Troy
Upchurch  Weinstein  West-31

The motion was agreed to and the bill so amended.

The question being, "Shall the bill as amended pass?"

Representative Smith, K. moved that Sub. S. B. No. 239-Senator Blessing, be re-referred to the committee on Rules and Reference.

The question being, "Shall the motion to re-refer be agreed to?"

The yeas and nays were taken and resulted – yeas 33, nays 55, as follows:

Those who voted in the affirmative were: Representatives

Addison  Blackshear  Boggs  Brent
Brown  Crossman  Davis  Denson
Galonski  Hicks-Hudson  Humphrey  Ingram
Jarrells  Lanese  Leland  Lepore-Hagan
Liston  Miller, A.  Miller, J.  Miranda
Robinson  Russo  Sheehy  Skindell
Smith, K.  Smith, M.  Sobecki  Sweeney
Sykes  Troy  Upchurch  Weinstein

Those who voted in the negative were: Representatives

Baldridge  Bird  Brinkman  Callender
Carruthers  Click  Creech  Cutrona
Dean  Edwards  Ferguson  Fowler Arthur
Fraizer  Ghanbari  Ginter  Grendell
Gross  Hall  Hillyer  Holmes
Hoops  John  Jones  Jordan
Kick  Koehler  Lampton  LaRe
Lipps  Loychik  Manchester  Manning
McClain  Merrin  Miller, K.  Oelslager
Patton  Pavliga  Plummer  Ray
Richardson  Riedel  Roemer  Schmidt
Seitz  Stein  Stevens  Stewart
Stoltzfus  Swearingen  White  Wilkin
Young, B.  Young, T.  Cupp-55

The motion was not agreed to.
The question recurring, "Shall the bill as amended pass?"

The yeas and nays were taken and resulted – yeas 61, nays 31, as follows:

Those who voted in the affirmative were: Representatives

Baldridge  Bird  Brinkman  Callender
Carruthers  Click  Creech  Cutrona
Dean  Edwards  Ferguson  Fowler Arthur
Fraizer  Galonski  Ghanbari  Ginter
Grendell  Gross  Hall  Hillyer
Holmes  Hoops  John  Johnson
Jones  Jordan  Kick  Koehler
Lampton  Lanese  LaRe  Lipps
Loychik  Manchester  Manning  McClain
Merrin  Miller, K.  Oelslager  Patton
Pavliga  Plummer  Powell  Ray
Richardson  Riedel  Roemer  Schmidt
Seitz  Stein  Stephens  Stevens
Stewart  Stoltzfus  Swearingen  White
Wiggam  Wilkin  Young, B.  Young, T.
Cupp-61

Those who voted in the negative were: Representatives

Addison  Blackshear  Boggs  Brent
Brown  Crossman  Davis  Denson
Hicks-Hudson  Humphrey  Ingram  Jarrells
Leland  Lepore-Hagan  Liston  Miller, A.
Miller, J.  Miranda  Robinson  Russo
Sheehy  Skindell  Smith, K.  Smith, M.
Sobecki  Skindell  Smith, K.  Smith, M.
Upchurch  Weinsteig  Sykes  Troy
West-31

The bill passed.

Representative Ray moved to amend the title as follows:

Add the names: "Callender, Carruthers, Fraizer, Grendell, Gross, Hillyer, Jones, LaRe, Loychik, Seitz, White."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Am. S. B. No. 264-Senator Brenner.
Cosponsors: Senators Maharath, Hackett, Blessing, Cirino, Craig, Johnson, Reineke, Thomas, Williams, Yuko Representative Hillyer.

To amend section 1322.43 and to enact section 1321.691 of the Revised Code to regulate remote work under the Residential Mortgage Lending Act and the Consumer Installment Loan 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 91, nays 1, as follows:

Those who voted in the affirmative were: Representatives

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Representative Skindell voted in the negative-1.

The bill passed.

Representative Jordan moved to amend the title as follows:

Add the names: "Carruthers, Galonski, Grendell, Humphrey, Miller, A., Patton, Pavliga, Roemer, Smith, K., Stevens."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Sub. S. B. No. 273** - Senators Hottinger, Hackett.

Cosponsors: Senators Schaffer, Wilson, Brenner, Blessing, Cirino, Craig, Hoagland, Johnson, Lang, Reineke, Thomas, Yuko Representative Lampton.

To amend sections 3305.07, 3305.10, 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 and to make changes regarding required distributions under an alternative retirement plan, 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 0, as follows:

Those who voted in the affirmative were: Representatives

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The bill passed.

Representative Lampton moved to amend the title as follows:

Add the names: "Baldridge, Brown, Fraizer, Miller, A., Miller, J."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**S. B. No. 287**-Senator Manning.


To amend section 301.27 of the Revised Code to allow county credit card charges for temporary and necessary assistance care provided by a county veterans service office, 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 0, as follows:

Those who voted in the affirmative were: Representatives

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Representative Ghanbari 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. 648**-Representative Pavliga.
Cosponsor: Representative Lampton.

To amend sections 1901.01, 1901.02, 1901.027, 1901.08, 1901.31, 2151.23, and 2301.03 of the Revised Code to expand the jurisdiction of the Portage County Domestic Relations Court, to abolish the East Liverpool Municipal Court in Columbiana County, and to add one judge to the Fairborn Municipal Court, was taken up for consideration the third time.

Representative Galonski moved to amend, amendment 3538.

Speaker Cupp ruled the amendment out of order.
The question recurring, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 65, nays 26, as follows:

Those who voted in the affirmative were: Representatives

- Baldridge
- Bird
- Brinkman
- Callender
- Carruthers
- Click
- Creech
- Cutrona
- Dean
- Edwards
- Ferguson
- Fowler Arthur
- Fraizer
- Ghanbari
- Ginter
- Grendell
- Gross
- Hall
- Hillyer
- Holmes
- Hoops
- Ingram
- John
- Johnson
- Jones
- Kick
- Koehler
- Lampton
- Lanese
- LaRe
- Lips
- Loychik
- Manchester
- Manning
- McClain
- Merrin
- Miller, A.
- Miller, J.
- Miller, K.
- Oelslager
- Patton
- Pavliga
- Plummer
- Powell
- Ray
- Richardson
- Riedel
- Robinson
- Roemer
- Schmidt
- Seitz
- Stein
- Stephens
- Stevens
- Stewart
- Stoltzfus
- Swearingen
- Sykes
- Troy
- White
- Wiggam
- Wilkin
- Young, B.
- Young, T.
- Cupp-65

Those who voted in the negative were: Representatives

- Addison
- Blackshear
- Boggs
- Brent
- Brown
- Crossman
- Davis
- Denson
- Galonski
- Hicks-Hudson
- Humphrey
- Jarrells
- Leland
- Lepore-Hagan
- Liston
- Miranda
- Russo
- Sheehy
- Skindell
- Smith, K.
- Smith, M.
- Sobecki
- Sweeney
- Upchurch
- Weinstein
- West-26

The bill not having received the required constitutional majority, failed of passage.

**Sub. H. B. No. 151**-Representative Jones.

Cosponsors: Representatives LaRe, Cross, Bird, Swearingen, Miller, J., Manning.

To amend sections 3314.03, 3319.26, and 3326.11 and to enact section 3319.225 of the Revised Code and to amend the version of section 3319.223 of the Revised Code that is scheduled to take effect on April 12, 2023, to continue the changes on and after that date, to reduce the duration of the Alternative Resident Educator License from four to two years, to revise the Ohio Teacher Residency Program as it exists beginning on April 12, 2023, and to require one day of professional development leave each school year for classroom teachers to observe veteran teachers, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Ginter moved that **Sub. H. B. No. 151**-Representative Jones, et al., be informally passed and retain its place on the calendar.
The motion was agreed to without objection.

**Sub. H. B. No. 488**-Representatives Grendell, Galonski.  
Cosponsors: Representatives Seitz, Weinstein, Gross.

To amend sections 305.14, 309.09, 309.10, 1545.07, 2101.19, 2109.21, 2111.01, 2111.011, 2111.02, 2111.021, 2111.022, 2111.03, 2111.031, 2111.04, 2111.041, 2111.05, 2111.06, 2111.08, 2111.091, 2111.12, 2111.13, 2111.131, 2111.18, 2111.181, 2111.19, 2111.20, 2111.23, 2111.26, 2111.33, 2111.37, 2111.38, 2111.39, 2111.44, 2111.46, 2111.47, 2111.49, 2111.50, 2112.01, and 2303.201 and to repeal sections 2111.07, 2111.15, 2111.34, 2111.35, 2111.36, and 2111.45 of the Revised Code to make changes to the Guardianship Law and to authorize a court of common pleas or county court to employ an attorney under certain circumstances to provide legal services to the court, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Ginter moved that **Sub. H. B. No. 488**-Representatives Grendell, Galonski, et al., be informally passed and retain its place on the calendar.

The yeas and nays were taken and resulted – yeas 60, nays 27, as follows:

**Those who voted in the affirmative were:** Representatives

- Baldridge
- Carruthers
- Dean
- Fraizer
- Gross
- Hoops
- Jordan
- LaRe
- Manning
- Oelslager
- Powell
- Roemer
- Stephens
- Swearengen
- Wilkin
- Bird
- Click
- Edwards
- Ghanbari
- Hall
- John
- Kick
- Lipp
- McClain
- Patton
- Ray
- Schmidt
- Stevens
- Troy
- Young, B.
- Brinkman
- Creech
- Ferguson
- Ginter
- Hillyer
- Johnson
- Koehler
- Loychik
- Merrin
- Pavliga
- Richardson
- Seitz
- Stewart
- White
- Young, T.
- Callender
- Cutchon
- Fowler Arthur
- Grendell
- Holmes
- Jones
- Lampton
- Manchester
- Miller, K.
- Plummer
- Riedel
- Stein
- Stoltzfus
- Wiggam
- Cupp-60

**Those who voted in the negative were:** Representatives

- Addison
- Crossman
- Ingram
- Miller, A.
- Russo
- Smith, M.
- Upchurch
- Brent
- Davis
- Jarells
- Miller, J.
- Sheehy
- Sobecski
- Weinstein
- Brown
- Humphrey
- Liston
- Robinson
- Smith, K.
- Sykes
- West-27

The motion was agreed to.
Sub. H. B. No. 492-Representatives Loychik, Pavliga.

To amend sections 3313.5310, 3314.03, 3319.303, 3326.11, and 3328.24 and to enact section 3313.5318 of the Revised Code to require school athletic coaches to complete mental health training and to revise the renewal requirements for pupil-activity program permits, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Smith, M. moved to amend, amendment 3534, as follows:

In line 2 of the title, delete the first "and"; after "3328.24" insert ", and 5119.10"

In line 5 of the title, delete "and" and insert ","

In line 6 of the title, after "permits" insert ", and regarding plans for comprehensive counseling and supportive mental health services in response to disasters, emergencies, and other adverse events"

In line 8, delete the first "and"; after "3328.24" insert ", and 5119.10"

After line 591, insert:

"Sec. 5119.10. (A) The director of mental health and addiction services is the chief executive and appointing authority of the department of mental health and addiction services. The director may organize the department for its efficient operation, including creating divisions or offices as necessary. The director may establish procedures for the governance of the department, conduct of its employees and officers, performance of its business, and custody, use, and preservation of departmental records, papers, books, documents, and property. Whenever the Revised Code imposes a duty upon or requires an action of the department or any of its institutions, the director or the director's designee shall perform the action or duty in the name of the department, except that the medical director appointed pursuant to section 5119.11 of the Revised Code shall be responsible for decisions relating to medical diagnosis, treatment, rehabilitation, quality assurance, and the clinical aspects of the following: licensure of hospitals and residential facilities, research, community addiction and mental health plans, and certification and delivery of addiction services and mental health services.

(B) The director shall:

(1) Adopt rules for the proper execution of the powers and duties of the department with respect to the institutions under its control, and require the performance of additional duties by the officers of the institutions as necessary to fully meet the requirements, intents, and purposes of this chapter. In case of an apparent conflict between the powers conferred upon any managing officer and those conferred by such sections upon the department, the presumption shall be conclusive in favor of the department.
(2) Adopt rules for the nonpartisan management of the institutions under the department's control. An officer or employee of the department or any officer or employee of any institution under its control who, by solicitation or otherwise, exerts influence directly or indirectly to induce any other officer or employee of the department or any of its institutions to adopt the exerting officer's or employee's political views or to favor any particular person, issue, or candidate for office shall be removed from the exerting officer's or employee's office or position, by the department in case of an officer or employee, and by the governor in case of the director.

(3) Appoint such employees, including the medical director, as are necessary for the efficient conduct of the department, and prescribe their titles and duties;

(4) Prescribe the forms of affidavits, applications, medical certificates, orders of hospitalization and release, and all other forms, reports, and records that are required in the hospitalization or admission and release of all persons to the institutions under the control of the department, or are otherwise required under this chapter or Chapter 5122. of the Revised Code;

(5) Exercise the powers and perform the duties relating to addiction and mental health facilities, addiction services, mental health services, and recovery supports that are assigned to the director under this chapter and Chapter 340. of the Revised Code;

(6) Develop and implement clinical evaluation and monitoring of services that are operated by the department;

(7) Adopt rules establishing standards for the performance of evaluations by a forensic center or other psychiatric program or facility of the mental condition of defendants ordered by the court under section 2919.271, or 2945.371 of the Revised Code, and for the treatment of defendants who have been found incompetent to stand trial and ordered by the court under section 2945.38, 2945.39, 2945.401, or 2945.402 of the Revised Code to receive treatment in facilities;

(8) On behalf of the department, have the authority and responsibility for entering into contracts and other agreements with providers, agencies, institutions, and other entities, both public and private, as necessary for the department to carry out its duties under this chapter and Chapters 340., 2919., 2945., and 5122. of the Revised Code. Chapter 125. of the Revised Code does not apply to contracts the director enters into under this section for addiction services, mental health services, or recovery supports provided to individuals who have an addiction or mental illness by providers, agencies, institutions, and other entities not owned or operated by the department.

(9) Adopt rules in accordance with Chapter 119. of the Revised Code specifying the supplemental services that may be provided through a trust authorized by section 5815.28 of the Revised Code;
(10) Adopt rules in accordance with Chapter 119. of the Revised Code establishing standards for the maintenance and distribution to a beneficiary of assets of a trust authorized by section 5815.28 of the Revised Code;

(11)(a) Adopt rules in accordance with Chapter 119. of the Revised Code establishing procedures for the department and boards of alcohol, drug addiction, and mental health services to follow in planning for the provision and availability of comprehensive counseling and other supportive mental health services in response to all of the following:

(i) A natural disaster;

(ii) A pandemic;

(iii) A mass casualty incident;

(iv) A mass fatality incident;

(v) A mass shooting incident;

(vi) An emergency declared by a public official at the federal, regional, state, or local level.

(b) In adopting rules under division (B)(11)(a) of this section, the director shall ensure that the procedures address the manner in which the comprehensive counseling and other supportive mental health services are to meet both of the following standards:

(i) Be coordinated with public and private entities that provide services, at a federal, regional, state, or local level, in response to the events described in divisions (B)(11)(a)(i) to (vi) of this section;

(ii) Be made available to and accessible by individuals who are involved in or affected by the events, including emergency service personnel and other health care providers, social service providers, charitable and other relief service providers, residents of the areas in which the events occur, and other members of the general public.

(C) The director may contract with hospitals licensed by the department under section 5119.33 of the Revised Code for the care and treatment of mentally ill patients, or with persons, organizations, or agencies for the custody, evaluation, supervision, care, or treatment of mentally ill persons receiving services elsewhere than within the enclosure of a hospital operated under section 5119.14 of the Revised Code."

In line 593, delete "and"; after "3328.24" insert ", and 5119.10"

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

The motion was agreed to and the bill so amended.

The question being, “Shall the bill as amended pass?”
The yeas and nays were taken and resulted – yeas 64, nays 25, as follows:

Those who voted in the affirmative were: Representatives

Addison  Blackshear  Boggs  Brent
Brinkman  Brown  Carruthers  Crossman
Davis  Denson  Edwards  Fraizer
Galonski  Ghanbari  Ginter  Grendell
Hicks-Hudson  Hillyer  Holmes  Hoops
Humphrey  Ingram  Jarrells  John
Johnson  Jones  Lamppton  LaRe
Leland  Lepore-Hagan  Lipps  Liston
Loychik  Manchester  Manning  Miller, A.
Miller, J.  Miller, K.  Miranda  Oelslager
Patton  Pavliga  Plummer  Ray
Richardson  Riedel  Robinson  Roemer
Russo  Seitz  Sheehy  Skindell
Smith, K.  Smith, M.  Sobecki  Sweeney
Sykes  Troy  Upchurch  Weinstein
West  White  Young, T.  Cupp-64

Those who voted in the negative were: Representatives

Balridge  Bird  Click  Creech
Cutrona  Dean  Ferguson  Fowler Arthur
Gross  Hall  Jordan  Kick
Koehler  McClain  Merrin  Powell
Schmidt  Stein  Stephens  Stevens
Stoltzfus  Swearingen  Wiggam  Wilkin
Young, B.-25

The bill passed.

Representative Pavliga 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. 497**-Representatives Manning, Robinson.

To amend sections 3301.0711, 3301.163, and 3313.608 of the Revised Code to eliminate retention under the Third Grade Reading Guarantee, was taken up for consideration the third time.
The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 82, nays 10, as follows:

Those who voted in the affirmative were: Representatives

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Those who voted in the negative were: Representatives

| Brinkman | Callender | Gross | Koehler |
| McClain | Merrin    | Powell| Schmidt |
| Stoltzfus |       |       | Wiggam-10 |

The bill passed.

Representative Manning moved to amend the title as follows:

Add the names: "Davis, Hillyer, Holmes, Jarrells, Johnson, West."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Sub. H. B. No. 501**-Representative Hall.
Cosponsors: Representatives Seitz, Schmidt, Miller, J., Carfagna.

To amend sections 307.204, 503.01, 505.10, 505.266, 4113.52, 5709.41, 5709.74, 5709.75, 5709.78, and 5709.85 of the Revised Code to make various township law changes, 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 2, as follows:

Those who voted in the affirmative were: Representatives

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Representatives Ferguson and Powell voted in the negative-2.

The bill passed.

Representative Hall 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. 99 - Representative Hall


To amend sections 109.78, 149.43, 149.433, 2923.122, 3314.03, 3326.11, 5502.01, and 5502.262 and to enact sections 5502.70, 5502.701, 5502.702, and 5502.703 of the Revised Code to establish the Ohio School Safety Crisis
Center and the Ohio Mobile Training Team to develop a curriculum and provide instruction and training for individuals to convey deadly weapons and dangerous ordnance in a school safety zone, to expressly exempt such individuals from a peace officer basic training requirement, to require public notice if a board of education or school governing body authorizes persons to go armed in a school, and to make an appropriation.

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. 99 - Representative Hall, et. al., be taken up for immediate consideration.

The yeas and nays were taken and resulted – yeas 55, nays 33, as follows:

Those who voted in the affirmative were: Representatives

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Those who voted in the negative were: Representatives

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The motion was agreed to.

The Senate amendments to Sub. H. B. No. 99 - Representative Hall, et. al., were taken up for consideration.

Sub. H. B. No. 99 - Representative Hall.
Cosponsors: Representatives Riedel, Stoltzfus, Seitz, Stewart, Baldridge, Bird, Callender, Click, Creech, Cross, Cutrona, Edwards, Ferguson, Fowler
To amend sections 109.78, 149.43, 149.433, 2923.122, 3314.03, 3326.11, 5502.01, and 5502.262 and to enact sections 5502.70, 5502.701, 5502.702, and 5502.703 of the Revised Code to establish the Ohio School Safety Crisis Center and the Ohio Mobile Training Team to develop a curriculum and provide instruction and training for individuals to convey deadly weapons and dangerous ordnance in a school safety zone, to expressly exempt such individuals from a peace officer basic training requirement, to require public notice if a board of education or school governing body authorizes persons to go armed in a school, and to make an appropriation.

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

The yeas and nays were taken and resulted – yeas 56, nays 35, as follows:

Those who voted in the affirmative were: Representatives

Baldrige  Bird  Brinkman  Callender
Carruthers  Click  Creech  Cutrona
Dean  Edwards  Ferguson  Fraizer
Ghanbari  Ginter  Grendell  Gross
Hall  Hillyer  Holmes  Hoops
John  Johnson  Jones  Jordan
Kick  Koehler  Lampton  LaRe
Lipps  Loychik  Manchester  McClain
Merrin  Miller, K.  Oelslager  Pavliga
Plummer  Powell  Ray  Richardson
Riedel  Roemer  Schmidt  Seitz
Stein  Stephens  Stevens  Stewart
Stoltzfus  Swearingen  White  Wiggam
Wilkin  Young, B.  Young, T.  Cupp-56

Those who voted in the negative were: Representatives

Addison  Blackshear  Boggis  Brent
Brown  Crossman  Davis  Denson
Fowler Arthur  Galonski  Hicks-Hudson  Humphrey
Ingram  Jarrells  Leland  Lepore-Hagan
Liston  Manning  Miller, A.  Miller, J.
Miranda  Patton  Robinson  Russo
Sheehy  Skindell  Smith, K.  Smith, M.
Sobecki  Sweeney  Sykes  Troy
Upchurch  Weinstein  --  --

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. 193** - Representatives Cutrona, Pavliga
Cosponsors: Representatives Gross, Miller, J., LaRe, Click, Schmidt, Russo, Bird, West, White, Abrams, Blackshear, Boyd, Brent, Brown, Carruthers, Cross, Crossman, Denson, Fraizer, Galonski, Ghanbari, Ginter, Holmes, Ingram, Jarrells, Lanese, Leland, Lepore-Hagan, Lightbody, Liston, Loychik, Miller, A., O'Brien, Patton, Plummer, Richardson, Smith, M., Sobecki, Stephens, Wilkin, Young, T., Speaker Cupp Senators Huffman, S., Antonio, Blessing, Cirino, Craig, Hackett, Johnson, Manning, Reineke, Romanchuk, Rulli, Sykes, Thomas, Yuko

To amend sections 2925.61, 3707.56, 3707.561, 3707.562, 3712.01, 3712.031, 3712.061, 3719.05, 3719.06, 4723.484, 4723.485, 4723.486, 4729.01, 4729.29, 4729.44, 4729.51, 4729.511, 4729.514, 4729.515, 4729.541, 4730.434, 4730.435, 4730.436, 4731.36, 4731.94, 4731.941, 4731.942, 4731.943, 4765.44, 4765.45, and 4765.52 of the Revised Code and to amend Section 337.205 of H.B. 110 of the 134th General Assembly regarding electronic prescriptions and schedule II controlled substances, terminology related to overdose reversal drugs, a pilot program for dispensing controlled substances in lockable containers, out-of-state physician consultations, and pediatric respite care programs.

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. 193** - Representatives Cutrona, Pavliga, et. al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 193** - Representatives Cutrona, Pavliga, et. al., were taken up for consideration.

**Sub. H. B. No. 193** - Representatives Cutrona, Pavliga.
Cosponsors: Representatives Gross, Miller, J., LaRe, Click, Schmidt, Russo, Bird, West, White, Abrams, Blackshear, Boyd, Brent, Brown, Carruthers, Cross, Crossman, Denson, Fraizer, Galonski, Ghanbari, Ginter, Holmes, Ingram, Jarrells, Lanese, Leland, Lepore-Hagan, Lightbody, Liston, Loychik, Miller, A., O'Brien, Patton, Plummer, Richardson, Smith, M., Sobecki,
Stephens, Wilkin, Young, T., Speaker Cupp Senators Huffman, S., Antonio, Blessing, Cirino, Craig, Hackett, Johnson, Manning, Reineke, Romanchuk, Rulli, Sykes, Thomas, Yuko.

To amend sections 2925.61, 3707.56, 3707.561, 3707.562, 3712.01, 3712.031, 3712.061, 3719.05, 3719.06, 4723.484, 4723.485, 4723.486, 4729.01, 4729.29, 4729.44, 4729.51, 4729.511, 4729.514, 4729.515, 4729.541, 4730.434, 4730.435, 4730.436, 4731.36, 4731.94, 4731.941, 4731.942, 4731.943, 4765.44, 4765.45, and 4765.52 of the Revised Code and to amend Section 337.205 of H.B. 110 of the 134th General Assembly regarding electronic prescriptions and schedule II controlled substances, terminology related to overdose reversal drugs, a pilot program for dispensing controlled substances in lockable containers, out-of-state physician consultations, and pediatric respite care programs.

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

The yeas and nays were taken and resulted – yeas 92, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Addison  Baldrige  Bird  Blackshear
Boggs     Brent   Brinkman  Blackman
Callender Carruthers  Click  Creech
Crossman  Cutrona  Davis  Dean
Denson    Edwards  Ferguson  Fowler Arthur
Fraizer   Galonski  Ghanbari  Ginter
Grendell  Gross   Hall    Hicks-Hudson
Hillyer   Holmes  Hoops   Humphreyc
Ingram    Jarrells  John   Johnson
Jones     Jordan  Kick    Koehler
Lampton   Lanese  LaRe    Leland
Lepore-Hagan Lipps  Liston  Loychik
Manchester Manning McClain Merrin
Miller, A. Miller, J. Miller, K. Miranda
Oelslager Patton  Pavliga  Plummer
Powell    Ray     Richardson Riedel
Robinson  Roemer  Russo   Schmidt
Seitz     Sheehy  Skindell  Smith, K.
Smith, M. Sobbecki  Stein  Stephens
Stevens   Stewart Stoltzfus Swearingen
Sweeney   Sykes   Troy    Upchurch
Weinstein West    White   Wiggam
Wilkin    Young, B. Young, T. Cupp-92

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. H. B. No. 371 - Representatives Schmidt, Denson

To amend sections 1751.62, 3702.40, 3923.52, 3923.53, and 5164.08 of the Revised Code to revise the laws governing coverage of screening mammography and patient notice of dense breast tissue and to make temporary changes regarding certificates of need and to make temporary changes regarding certificates of need.

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

In line 5 of the title, after "tissue" insert "and to make temporary changes regarding certificates of need"

After line 441, insert:

"Section 4. Notwithstanding division (A) of section 3702.523 and divisions (A) and (B) of section 3702.524 of the Revised Code, or any other conflicting provision in sections 3702.51 to 3702.62 of the Revised Code, all of the following apply in the case of a certificate of need granted during the period beginning March 9, 2020, and ending June 18, 2021:

(A) The Director of Health shall grant the holder of a certificate of need a twenty-four-month extension to obligate capital expenditures and commence construction for a proposed project. The extension shall be effective during the twenty-four-month period immediately following the expiration date of the twenty-four-month period that otherwise would apply, as described in division (A) of section 3702.524 of the Revised Code. The Director shall notify the holder of the certificate of need of the date on which the twenty-four-month extension expires.

(B)(1) Subject to division (B)(2) of this section, the transfer of a certificate of need, or the transfer of the controlling interest in an entity that holds a certificate of need, prior to completion of the reviewable activity for which the certificate of need was granted, does not void the certificate of need.
(2) In the event of a transfer as described in division (B)(1) of this section, upon receipt of written notice from the transferee that provides sufficient evidence to enable the Director to determine that recognizing the new owner and operator will not cause any of the circumstances specified in division (B) of section 3702.59 of the Revised Code to occur, the Director shall recognize the transfer of ownership of the entity granted the certificate of need to the new owner.

Section 5. (A) Subject to division (B) of this section, notwithstanding division (C)(8) of section 3702.52 of the Revised Code and any rules adopted by the Director of Health to the contrary, for a period of twenty-four months after the effective date of this section, the Director of Health shall not impose a civil monetary penalty against any person holding a certificate of need for obligating under the certificate a capital expenditure in an amount between one hundred ten and one hundred fifty per cent of the approved project cost.

(B) This section applies to any certificate of need that was granted on or before the effective date of this section and for which the Director of Health is still monitoring the activities of the person granted the certificate."

Attest:

Vincent L. Keeran,
Clerk.

Representative Ginter moved that the Senate amendments to Am. H. B. No. 371 - Representatives Schmidt, Denson, et. al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to Am. H. B. No. 371 - Representatives Schmidt, Denson, et. al., were taken up for consideration.

Am. H. B. No. 371 - Representatives Schmidt, Denson.


To amend sections 1751.62, 3702.40, 3923.52, 3923.53, and 5164.08 of the Revised Code to revise the laws governing coverage of screening mammography and patient notice of dense breast tissue and to make
temporary changes regarding certificates of need.

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

The yeas and nays were taken and resulted – yeas 88, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Addison  Balridge  Bird  Blackshear
Boggs    Brent    Brinkman  Brown
Carruthers  Click  Creech  Crossman
Cutrona  Davis  Dean  Denson
Edwards  Ferguson  Fraizer  Galonski
Ghanbari  Ginter  Grendell  Gross
Hall    Hicks-Hudson  Holmes  Hoops
Humphrey  Ingram  Jarrells  John
Johnson  Jones  Jordan  Kick
Koehler  Lampton  Lanese  LaRe
Leland  Lepore-Hagan  Lips  Liston
Loychik  Manchester  Manning  McClain
Merrin  Miller, A.  Miller, J.  Miller, K.
Miranda  Oelslager  Patton  Pavliga
Plummer  Powell  Ray  Richardson
Riedel  Robinson  Roemer  Russo
Schmidt  Seitz  Sheehy  Skindell
Smith, K.  Smith, M.  Sobacki  Stein
Stephens  Stevens  Stewart  Swearingen
Sweeney  Sykes  Troy  Upchurch
Weinstein  West  White  Wiggam
Wilkin  Young, B.  Young, T.  Cupp-88

Representative Fowler Arthur 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:

**Sub. H. B. No. 430** - Representative Cross


To amend sections 153.64, 1509.01, 1509.071, 1509.151, 1513.37, 3781.06, 3781.106, 3781.27, 5321.01, and 5321.19 and to enact sections 5.248, 4927.102, and 5321.20 of the Revised Code to address underground utility facilities affected by construction, to exempt mobile computing units from certain building regulation, to make changes relating to the Landlord and Tenant Law, to limit regulation of telecommunications, wireless, or internet
protocol-enabled service providers, to revise the law governing the plugging of idle and orphaned wells, and to revise the use of the Abandoned Mine Reclamation Fund, and to designate April as "Ohio Work Zone Safety Awareness Month."

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. 430-Representative Cross, et. al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to Sub. H. B. No. 430-Representative Cross, et. al., were taken up for consideration.


To amend sections 153.64, 1509.01, 1509.071, 1509.151, 1513.37, 3781.06, 3781.106, 3781.27, 5321.01, and 5321.19 and to enact sections 5.248, 4927.102, and 5321.20 of the Revised Code to address underground utility facilities affected by construction, to exempt mobile computing units from certain building regulation, to make changes relating to the Landlord and Tenant Law, to limit regulation of telecommunications, wireless, or internet protocol-enabled service providers, to revise the law governing the plugging of idle and orphaned wells, and to revise the use of the Abandoned Mine Reclamation Fund, and to designate April as "Ohio Work Zone Safety Awareness Month."

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

The yeas and nays were taken and resulted – yeas 59, nays 31, as follows:

Those who voted in the affirmative were: Representatives

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<td>Patton</td>
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Those who voted in the negative were: Representatives

Addison  Blackshear  Boggs  Brent
Brown  Crossman  Davis  Denson
Galonski  Grendell  Hicks-Hudson  Humphreyc
Ingram  Jarrells  Leland  Lepore-Hagan
Liston  Miller, A.  Miranda  Robinson
Russo  Sheehy  Skindell  Smith, K.
Sobecki  Sweeney  Sykes  Troy
Upchurch  Weinstein  Wiggam  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. 515 - Representatives Hoops, Riedel**

Cospromisors: Representatives Stoltzfus, Stewart, Schmidt, Seitz, Baldridge, Callender, Carruthers, Fraizer, Galonski, Ghanbari, Ginter, Grendell, Gross, Hall, Hillyer, Holmes, Johnson, Jones, Kick, Lampton, LaRe, Manning, McClain, Miller, J., Miller, K., Oelslager, Pavliga, Plummer, Ray, Richardson, Roemer, Stein, Swearingen Senators Schuring, Roegner, Cirino, Lang, McColley, Reineke, Romanchuk, Schaffer, Thomas, Yuko

To amend sections 5747.01, 5753.01, and 5753.04 of the Revised Code to exempt from income tax certain gains from the sale of an ownership interest in a business and to modify the tax laws governing sports gaming.

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. 515 - Representatives Hoops, Riedel, et. al.,** be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 515 - Representatives Hoops, Riedel, et al.,** were taken up for consideration.
Sub. H. B. No. 515 - Representatives Hoops, Riedel.
Cosponsors: Representatives Stoltzfus, Stewart, Schmidt, Seitz, Baldridge, Callender, Carruthers, Fraizer, Galonski, Ghanbari, Ginter, Grendell, Gross, Hall, Hillyer, Holmes, Johnson, Jones, Kick, Lampton, Lanese, LaRe, Manning, McClain, Miller, J., Miller, K., Oelslager, Pavliga, Plummer, Ray, Richardson, Roemer, Stein, Swearingen Senators Schuring, Roegner, Cirino, Lang, McColley, Reineke, Romanchuk, Schaffer, Thomas, Yuko.

To amend sections 5747.01, 5753.01, and 5753.04 of the Revised Code to exempt from income tax certain gains from the sale of an ownership interest in a business and to modify the tax laws governing sports gaming.

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

The yeas and nays were taken and resulted – yeas 90, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Addison  Baldridge  Bird  Blackshear
Boggs  Brent  Brinkman  Brown
Carruthers  Click  Creech  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  Kick  Koehler  Lampton
Lanese  LaRe  Leland  Lepore-Hagan
Lipps  Liston  Loychik  Manchester
Manning  McClain  Merrin  Miller, A.
Miller, J.  Miller, K.  Miranda  Oelslager
Patton  Pavliga  Plummer  Powell
Ray  Richardson  Riedel  Robinson
Roemer  Russo  Schmidt  Seitz
Sheehy  Skindell  Smith, K.  Sobekci
Stein  Stephens  Stevens  Stewart
Stoltzfus  Swearingen  Sweeney  Sykes
Troy  Upchurch  Weinstein  West
White  Wiggam  Wilkin  Young, B.
Young, T.

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. 518 - Representative Hoops
Cosponsors: Representatives Abrams, Baldridge, Boyd, Carruthers, Denson, Fraizer, Galonski, Hicks-Hudson, Ingram, Lanese, Miller, J., Miller, K.,
Riedel, Russo, Seitz, Sobecki, Stephens, West, White Senators Manning, Blessing, Cirino, Gavarone, Hackett, McColley, Rulli, Yuko

To amend sections 1901.01, 1901.02, 1901.021, 1901.027, 1901.03, 1901.08, 1901.181, 1901.31, 1901.311, 1901.34, 1907.11, 2151.23, and 2301.03 of the Revised Code to create the Fulton County Municipal Court in Wauseon on January 1, 2024, to establish one full-time judgeship in that court, to abolish the Fulton County County Court on that date, to provide for the election for the Fulton County Municipal Court of one full-time judge in 2023, to add one full-time judge to the Fairborn Municipal Court, to expand the jurisdiction of the Housing Division of the Toledo Municipal Court, to abolish the East Liverpool Municipal Court in Columbiana County, to expand the jurisdiction of the Portage County Domestic Relations Court, and relative to the Hamilton County Municipal Court.

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. 518-Representative Hoops, et. al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to Sub. H. B. No. 518-Representative Hoops, et. al., were taken up for consideration.

Sub. H. B. No. 518 - Representative Hoops.

To amend sections 1901.01, 1901.02, 1901.021, 1901.027, 1901.03, 1901.08, 1901.181, 1901.31, 1901.311, 1901.34, 1907.11, 2151.23, and 2301.03 of the Revised Code to create the Fulton County Municipal Court in Wauseon on January 1, 2024, to establish one full-time judgeship in that court, to abolish the Fulton County County Court on that date, to provide for the election for the Fulton County Municipal Court of one full-time judge in 2023, to add one full-time judge to the Fairborn Municipal Court, to expand the jurisdiction of the Housing Division of the Toledo Municipal Court, to abolish the East Liverpool Municipal Court in Columbiana County, to expand the jurisdiction of the Portage County Domestic Relations Court, and relative to the Hamilton County Municipal Court.
The question being, “Shall the Senate amendments be concurred in?”

The yeas and nays were taken and resulted – yeas 82, nays 7, as follows:

Those who voted in the affirmative were: Representatives

Addison       Baldridge       Bird       Blackshear
Brent         Brinkman        Callender  Carruthers
Click          Creech          Cutrona    Davis
Dean           Edwards         Ferguson   Fowler Arthur
Fraizer        Ginter          Grendell  Gross
Hall           Hicks-Hudson    Hillyer    Holmes
Hoops          Humphrey        Jarrells  John
Jones          Jordan          Kick       Koehler
Lampton        Lanese          LaRe      Lepore-Hagan
Lipps          Liston          Loyocheik  Manchester
Manning        McClain        Merrin     Miller, A.
Miller, J.     Miller, K.     Miranda    Oelslager
Patton         Pavliga         Plummer    Powell
Ray            Richardson     Riedel     Robinson
Roemer         Russo           Schmidt    Seitz
Sheehy         Skindell       Smith, K.  Smith, M.
Sobecki        Stein           Stephens   Stevens
Stewart        Stoltzfus      Swearingen  Sweeney
Troy           Upchurch        Weinstein  West
White          Wiggam         Wilkin     Young, B.
Young, T.      

Representatives Boggs, Brown, Crossman, Denson, Galonski, Ingram, and Leland voted in the negative-7.

The Senate amendments were concurred in.

On motion of Representative Ginter, the House recessed.

The House met pursuant to recess.

Message from the Senate

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

**Sub. S. B. No. 61** - Senators Blessing, Antonio – et al.

Attest: Vincent L. Keeran, Clerk.

Message from the Senate

I am directed to inform the House of Representatives that the Senate has concurred in the adoption of the following joint resolutions:
Sub. H. J. R. No. 2 - Representatives LaRe, Swearingen

Proposing to amend Section 9 of Article I of the Constitution of the State of Ohio to eliminate the requirement that the amount and conditions of bail be established pursuant to Section 5(b) of Article IV of the Constitution of the State of Ohio, and instead allow the courts to use factors such as public safety, including the seriousness of the offense, and a person's criminal record, the likelihood a person will return to court, and any other factor the General Assembly may prescribe.

H. J. R. No. 4 - Representatives Edwards, Seitz

Proposing to amend Section 1 of Article V, Section 3 of Article X, and Section 3 of Article XVIII of the Constitution of the State of Ohio to prohibit local governments from allowing persons who lack the qualifications of an elector to vote in local elections.

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 passage of the following bills:

Am. H. B. No. 140 - Representative Merrin
Cosponsors: Representatives Roemer, Young, T., Brinkman, Callender,
Carruthers, Click, Cross, Cutrona, Edwards, Fowler Arthur, Holmes, Householder, John, Johnson, Jones, Jordan, LaRe, Lipps, Loychik, McClain, Plummer, Riedel, Seitz, Stein, Stephens, Stewart, Stoltzfus, Swearingen, Wiggam, Young. B. Senators Cirino, Gavarone, Huffman, S., Lang, McColley, Peterson, Schaffer

To amend sections 133.18, 306.32, 306.322, 345.01, 345.03, 345.04, 505.37, 505.48, 505.481, 511.27, 511.28, 511.34, 513.18, 755.181, 1545.041, 1545.21, 1711.30, 3311.50, 3318.01, 3318.06, 3318.061, 3318.062, 3318.063, 3318.361, 3318.45, 3381.03, 3505.06, 4582.024, 4582.26, 5705.01, 5705.03, 5705.192, 5705.195, 5705.196, 5705.197, 5705.199, 5705.21, 5705.212, 5705.213, 5705.215, 5705.218, 5705.219, 5705.233, 5705.25, 5705.251, 5705.261, 5705.55, 5748.01, 5748.02, 5748.03, 5748.04, 5748.08, and 5748.09 of the Revised Code to enact the "Ballot Uniformity and Transparency Act" to modify the form of election notices and ballot language for property tax levies.

H. B. No. 206 - Representatives Ghanbari, O'Brien

To amend sections 4513.35 and 4513.39 of the Revised Code to permit a township police officer who serves a population between 5,000 and 50,000 to enforce specified traffic offenses on interstate highways within the township if authorized by that township's board of trustees.

Am. H. B. No. 447 - Representative Lampton

To amend sections 4123.01, 4123.56, and 4123.64 of the Revised Code regarding workers' compensation for employees who work from home and other changes to the Workers' Compensation Law.

H. B. No. 537 - Representative Abrams
Cosponsors: Representatives Liston, Blackshear, Brent, Brown, Carruthers,
Crossman, Galonski, Ginter, Hoops, Humphrey, Jarrells, John, Jones, Leland, Lepore-Hagan, Manning, Miller, J., Miranda, O'Brien, Patton, Pavliga, Schmidt, Skindell, Sobecki, Swearingen, Sweeney, White, Speaker Cupp

Senators Brenner, Cirino, Craig, Dolan, Gavarone, Hackett, Johnson, Peterson, Reineke, Schaffer, Schuring, Sykes, Thomas, Wilson, Yuko

To enact section 5.2529 of the Revised Code to designate February 12 as "Cholangiocarcinoma Awareness Day."

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 passage of the following bill:

Sub. H. B. No. 687 - Representative Oelslager

To amend sections 122.17, 123.201, 123.211, 153.692, 153.71, 1501.011, 3318.08, 3318.36, 3735.67, 3735.671, 5739.01, 5739.02, 5751.01, 5751.052, 5751.091, and 6115.20 of the Revised Code and to amend Sections 219.10, 221.10, 221.13, 223.10, 223.15, 227.10, 229.10, 229.20, 237.10, and 237.13 of H.B. 597 of the 134th General Assembly to provide authorization and conditions for the operation of certain state programs, to make capital appropriations for the biennium ending June 30, 2024, and to make other appropriations.

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 passage of the following bill:

**Am. Sub. H. B. No. 377** - Representatives Hall, Swearingen


To amend sections 124.81, 145.012, and 505.60 of the Revised Code and to amend Section 220.11 of H.B. 168 of the 134th General Assembly, Section 5 of H.B. 175 of the 134th General Assembly, Section 7 of S.B. 9 of the 134th General Assembly, and Section 7 of S.B. 11 of the 134th General Assembly to establish the Appalachian Community Grant Program, to specify certain election workers are excluded from PERS membership, expand the category of first responders of certain townships who are considered part-time for health coverage purposes, convey state-owned land, correct an outdated reference to state treasury warrants, and to make appropriations.

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

In line 1 of the title, delete "and" and insert ","; after "145.012" insert ", and 505.60"

In line 9 of the title, after "membership," insert "expand the category of first responders of certain townships who are considered part-time for health coverage purposes,"

In line 13, delete "and" and insert ","; after "145.012" insert ", and 505.60"

After line 210, insert:

"Sec. 505.60. (A) As provided in this section and section 505.601 of the Revised Code, the board of township trustees of any township may procure and pay all or any part of the cost of insurance policies that may provide benefits for hospitalization, surgical care, major medical care,
disability, dental care, eye care, medical care, hearing aids, prescription drugs, or sickness and accident insurance, or a combination of any of the foregoing types of insurance for township officers and employees. The board of township trustees of any township may negotiate and contract for the purchase of a policy of long-term care insurance for township officers and employees pursuant to section 124.841 of the Revised Code.

If the board procures any insurance policies under this section, the board shall provide uniform coverage under these policies for township officers and full-time township employees and their immediate dependents, and may provide coverage under these policies for part-time township employees and their immediate dependents, from the funds or budgets from which the officers or employees are compensated for services, such policies to be issued by an insurance company duly authorized to do business in this state.

(B) The board may also provide coverage for any or all of the benefits described in division (A) of this section by entering into a contract for group health care services with health insuring corporations holding certificates of authority under Chapter 1751. of the Revised Code for township officers and employees and their immediate dependents. If the board so contracts, it shall provide uniform coverage under any such contracts for township officers and full-time township employees and their immediate dependents, from the funds or budgets from which the officers or employees are compensated for services, and may provide coverage under such contracts for part-time township employees and their immediate dependents, from the funds or budgets from which the officers or employees are compensated for services, provided that each officer and employee so covered is permitted to:

(1) Choose between a plan offered by an insurance company and a plan offered by a health insuring corporation, and provided further that the officer or employee pays any amount by which the cost of the plan chosen exceeds the cost of the plan offered by the board under this section;

(2) Change the choice made under this division at a time each year as determined in advance by the board.

An addition of a class or change of definition of coverage to the plan offered under this division by the board may be made at any time that it is determined by the board to be in the best interest of the township. If the total cost to the township of the revised plan for any trustee's coverage does not exceed that cost under the plan in effect during the prior policy year, the revision of the plan does not cause an increase in that trustee's compensation.

(C) Any township officer or employee may refuse to accept any coverage authorized by this section without affecting the availability of such coverage to other township officers and employees.
(D) If any township officer or employee is denied coverage under a health care plan procured under this section or if any township officer or employee elects not to participate in the township's health care plan, the township may reimburse the officer or employee for each out-of-pocket premium attributable to the coverage provided for the officer or employee and their immediate dependents for insurance benefits described in division (A) of this section that the officer or employee otherwise obtains, but not to exceed an amount equal to the average premium paid by the township for its officers and employees under any health care plan it procures under this section.

(E) The board may provide the benefits authorized under this section, without competitive bidding, by contributing to a health and welfare trust fund administered through or in conjunction with a collective bargaining representative of the township employees.

The board may also provide the benefits described in this section through an individual self-insurance program or a joint self-insurance program as provided in section 9.833 of the Revised Code.

(F) If a board of township trustees fails to pay one or more premiums for a policy, contract, or plan of insurance or health care services authorized under this section and the failure causes a lapse, cancellation, or other termination of coverage under the policy, contract, or plan, it may reimburse a township officer or employee for, or pay on behalf of the officer or employee, any expenses incurred that would have been covered under the policy, contract, or plan.

(G) As used in this section and section 505.601 of the Revised Code:

(1) "Part-time township employee" means a township employee who is hired with the expectation that the employee will work not more than one thousand five hundred hours in any year;

(2) "First responder" means a township employee whose primary job duties include those of any of the following occupations:
   (a) A firefighter of a lawfully constituted fire department;
   (b) A first responder, emergency medical technician-basic, emergency medical technician-intermediate, or emergency medical technician-paramedic of an ambulance service organization or emergency medical service organization as described in Chapter 4765. of the Revised Code.

(3)(a) Except as provided in division (G)(3)(b) of this section, "part-time township employee" means a township employee who is hired with the expectation that the employee will work not more than one thousand five hundred hours in any year;

(b) "Part-time township employee" with respect to a first responder...
who is employed by a township that does not qualify as an applicable large employer means a first responder who is hired with the expectation that the first responder will work not more than one thousand nine hundred seventy-six hours in any year.

(2)-(4) "Premium" does not include any deductible or health care costs paid directly by a township officer or employee."

In line 211, delete "and" and insert ";"; after "145.012" insert ", and 505.60"

Attest: Vincent L. Keeran,
Clerk.

Representative Ginter moved that the Senate amendments to Am. Sub. H. B. No. 377-Representatives Hall, 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. 377-Representatives Hall, Swearingen, et. al., were taken up for consideration.


To amend sections 124.81, 145.012, and 505.60 of the Revised Code and to amend Section 220.11 of H.B. 168 of the 134th General Assembly, Section 5 of H.B. 175 of the 134th General Assembly, Section 7 of S.B. 9 of the 134th General Assembly, and Section 7 of S.B. 11 of the 134th General Assembly to establish the Appalachian Community Grant Program, to specify certain election workers are excluded from PERS membership, expand the category of first responders of certain townships who are considered part-time for health coverage purposes, convey state-owned land, correct an outdated reference to state treasury warrants, and to make appropriations.
The question being, “Shall the Senate amendments be concurred in?”

The yeas and nays were taken and resulted – yeas 80, nays 10, as follows:

Those who voted in the affirmative were: Representatives

Addison            Baldridge      Bird            Blackshear
Boggs             Brent              Brown          Callender
Carruthers       Cick                Creech        Crossman
Cutrona           Davis              Denson         Edwards
Fowler Arthur     Fraizer           Galonski      Ghanbari
Ginter            Grendell          Hall           Hillyer
Holmes            Hoops              Humphrey       Ingram
Jarrells          John               Johnson        Jones
Koehler           Lampton           Lanes          LaRe
Leland            Lepore-Hagan       Lippis         Liston
Loychik           Manchester         Manning        Merrin
Miller, J.        Miller, K.        Miranda        Oelslager
Patton            Pavliga            Plummer        Ray
Richardson        Riedel             Robinson       Roemer
Russo             Schmidt            Seitz          Sheehy
Skindell          Smith, K.         Smith, M.      Sobecki
Stein             Stephens           Stevens        Stewart
Swearingen        Sweeney           Sykes          Troy
Upchurch          Weinstein          West           White
Wilkin            Young, B.         Young, T.      Cupp-80

Those who voted in the negative were: Representatives

Brinkman           Dean               Ferguson       Gross
Jordan             Kick               McClain        Powell
Stoltzfus          Wiggam-10

The Senate amendments were concurred in.

Representative Ginter moved that House Rule 66, pertaining to bills being placed on the calendar, be suspended and that Am. S. B. No. 246—Senators Rulli, Lang be taken up for immediate consideration the third time.

The question being, shall the motion be agreed to?

The motion was agreed to without objection.

Am. S. B. No. 246—Senators Rulli, Lang.
Cosponsors: Senators Schaffer, Roegner, Antani, Blessing, Brenner, Cirino, Dolan, Gavarone, Hackett, Hoagland, Hottinger, Huffman, S., Manning, McColley, Peterson, Reineke, Thomas, Wilson, Yuko Representative Troy.

To amend sections 5733.04, 5733.41, 5747.01, 5747.03, 5747.08, 5747.11, 5747.13, 5747.132, 5747.14, 5747.15, 5747.41, 5747.42, 5747.43, 5747.44, 5747.45, 5747.451, 5747.453, and 5747.98 and to enact sections 5747.38 and 5747.39 of the Revised Code to levy a tax on a pass-through entity's income apportioned to Ohio and to authorize a refundable income tax credit for an owner for such tax paid, was taken up for consideration the third time.
The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 88, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Addison  Baldridge  Bird  Blackshear
Boggs  Brent  Brinkman  Brown
Callender  Carruthers  Click  Creech
Crossman  Cutrona  Davis  Dean
Denson  Edwards  Ferguson  Fowler Arthur
Fraizer  Galonski  Ghanbari  Ginter
Grendell  Gross  Hall  Hillyer
Holmes  Hoops  Humphrey  Jarrells
John  Johnson  Jones  Jordan
Kick  Koehler  Lampton  Lanese
LaRe  Leland  Lips  Liston
Loychik  Manchester  Manning  McClain
Merrin  Miller, J.  Miller, K.  Miranda
Oelslager  Patton  Pavliga  Plummer
Powell  Ray  Richardson  Riedel
Robinson  Roemer  Russo  Schmidt
Seitz  Sheehy  Skindell  Smith, K.
Smith, M.  Sobecki  Stein  Stephens
Stevens  Stewart  Stoltzfus  Swearingen
Sweeney  Sykes  Troy  Upchurch
Weinstein  West  White  Wiggam
Wilkin  Young, B.  Young, T.  Cupp-88

Representatives Ingram and Lepore-Hagan voted in the negative-2.

The bill passed.

Representative Merrin moved to amend the title as follows:

Add the names: "Baldridge, Click, Fraizer, Grendell, Gross, Hall, Holmes, Hoops, Koehler, Lampton, Lanese, LaRe, McClain, Merrin, Plummer, Riedel, Roemer, Schmidt, Stevens, White, Young, T., Speaker Cupp."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Message from the Senate

I am directed to inform the House of Representatives that the Senate has adopted the following concurrent resolution in which the concurrence of the House is requested:

**S. C. R. No. 16 - Senator Gavarone**
Cosponsors: Senators Brenner, Cirino, Johnson

To disapprove the proposed amendments to specified rules, and to Staff Notes to specified rules, under the Ohio Rules of Civil Procedure, the Ohio Rules of Criminal Procedure, the Ohio Rules of Evidence, and the Ohio Rules
of Juvenile Procedure, filed by the Ohio Supreme Court with the General Assembly on April 26, 2022, and the previously proposed amendments to those specified Rules and Staff Notes to those specified rules filed on January 12, 2022.

Attest: Vincent L. Keeran,
Clerk.

Representative Stewart moved to amend the title as follows:
Add the names: "Baldridge, Fraizer, Ginter, Gross, Hillyer, John, Johnson, Koehler, Merrin, Patton, Schmidt, Stewart."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

The question being “Shall the concurrent resolution be adopted, reading as follows?"

S. C. R. No. 16- Senators Gavarone, Brenner, Cirino, Johnson
Representatives Baldridge, Fraizer, Ginter, Gross, Hillyer, John, Johnson, Koehler, Merrin, Patton, Schmidt, Stewart

To disapprove the proposed amendments to specified rules, and to Staff Notes to specified rules, under the Ohio Rules of Civil Procedure, the Ohio Rules of Criminal Procedure, the Ohio Rules of Evidence, and the Ohio Rules of Juvenile Procedure, filed by the Ohio Supreme Court with the General Assembly on April 26, 2022, and the previously proposed amendments to those specified Rules and Staff Notes to those specified rules filed on January 12, 2022.

BE IT RESOLVED BY THE SENATE OF THE STATE OF OHIO (THE HOUSE OF REPRESENTATIVES CONCURRING):

WHEREAS, The Ohio Supreme Court, under the authority granted by Section 5(B) of Article IV of the Ohio Constitution, promulgated and filed on January 12, 2022, with the Clerk of the Senate and the Clerk of the House of Representatives, proposed amendments to the Ohio Rules of Civil Procedure, the Ohio Rules of Criminal Procedure, the Ohio Rules of Evidence, and the Ohio Rules of Juvenile Procedure, and also filed with the chairperson of the Senate Judiciary Committee, the chairperson of the House Criminal Justice Committee, and the chairperson of the House Civil Justice Committee on that date the same proposed amendments to those Rules that also included proposed amendments to Staff Notes for certain of those Rules; and

WHEREAS, The Ohio Supreme Court, under the authority granted by Section 5(B) of Article IV of the Ohio Constitution, promulgated and filed on
April 26, 2022, with the Clerk of the Senate and the Clerk of the House of Representatives, proposed amendments to the Ohio Rules of Civil Procedure, the Ohio Rules of Criminal Procedure, the Ohio Rules of Evidence, and the Ohio Rules of Juvenile Procedure, and also filed with the chairperson of the Senate Judiciary Committee, the chairperson of the House Criminal Justice Committee, and the chairperson of the House Civil Justice Committee on that date the same proposed amendments to those Rules that also included proposed amendments to Staff Notes for certain of those Rules, to supplant the proposed Rules and Staff Notes filed on January 12, 2022; and

WHEREAS, The proposed amendments to the Ohio Rules of Civil Procedure, the Ohio Rules of Criminal Procedure, the Ohio Rules of Evidence, and the Ohio Rules of Juvenile Procedure and any other amendments to those Rules, and the proposed amendments to Staff Notes under those Rules, that are filed not later than May 1, 2022, would take effect July 1, 2022, and all statutes of this state in conflict with those amendments to the Rules would have no further force or effect thereafter, unless this 134th General Assembly of the State of Ohio adopts a concurrent resolution of disapproval of the Rules prior to July 1, 2022; now therefore be it

RESOLVED, That the 134th General Assembly of the State of Ohio hereby disapproves of the proposed amendments to the following Ohio Rules of Civil Procedure, Ohio Rules of Criminal Procedure, Ohio Rules of Evidence, and Ohio Rules of Juvenile Procedure filed on April 26, 2022, with the Clerk of the Senate and the Clerk of the House of Representatives, and the previously proposed amendments to those Rules filed on January 12, 2022, and also disapproves of the proposed amendments to the following Staff Notes for certain of those Rules filed with the chairperson of the Senate Judiciary Committee, the chairperson of the House Criminal Justice Committee, and the chairperson of the House Civil Justice Committee on those dates:

1. Ohio Rules of Civil Procedure -- disapprove proposed amendments to Rule 1, Rule 1.1, Rule 30, Rule 39, and Rule 43, and to Staff Notes to Rule 16, Rule 30, Rule 39, and Rule 43;

2. Ohio Rules of Criminal Procedure -- disapprove proposed amendments to Rule 1, Rule 2, Rule 10, Rule 40, and Rule 43, and to Staff Notes to Rule 40 and Rule 43;

3. Ohio Rules of Evidence -- disapprove proposed amendments to Rule 101;

4. Ohio Rules of Juvenile Procedure -- disapprove proposed amendments to Rule 1, Rule 2, Rule 20, Rule 25, Rule 27, Rule 29, Rule 34, and Rule 41; and be it further

RESOLVED, That it is the intention of the General Assembly in adopting this concurrent resolution of disapproval to comply with Section 5(B) of Article IV of the Ohio Constitution, and thus to prevent the specified
proposed amendments to the Ohio Rules of Civil Procedure, Ohio Rules of Criminal Procedure, Ohio Rules of Evidence, and Ohio Rules of Juvenile Procedure filed on April 26, 2022, and the previously proposed amendments to those Rules filed on January 12, 2022, from taking effect, and to also prevent the specified proposed amendments to the Staff Notes for certain of those Rules filed with the chairperson of the Senate Judiciary Committee, the chairperson of the House Criminal Justice Committee, and the chairperson of the House Civil Justice Committee on those dates from taking effect; and be it further

RESOLVED, That within five days after the adoption of this concurrent resolution, the Clerk of the Senate shall send a certified copy to the Supreme Court, together with a certification stating the date on which this resolution was adopted.

The yeas and nays were taken and resulted – yeas 60, nays 29, as follows:

Those who voted in the affirmative were: Representatives

  Baldridge  Bird  Blackshear  Brown
  Carruthers  Click  Creech  Cutrona
  Dean  Ferguson  Fowler Arthur  Fraizer
  Ginter  Grendell  Gross  Hall
  Hillyer  Holmes  Hoops  Humphrey
  John  Johnson  Jones  Kick
  Koehler  Lampton  Lanes  Lipps
  Loychik  Manchester  Manning  McClain
  Merrin  Miller, K.  Oelslager  Patton
  Pavlaga  Plummer  Powell  Ray
  Richardson  Riedel  Roemer  Schmidt
  Seitz  Sheehy  Skindell  Smith, K.
  Stein  Stephens  Stevens  Stewart
  Stoltzfus  Swearingen  Troy  White
  Wiggam  Wilkin  Young, B.  Cupp-60

Those who voted in the negative were: Representatives

  Addison  Boggs  Brent  Brinkman
  Callender  Crossman  Davis  Denson
  Edwards  Galonski  Ghanbahi  Ingram
  Jarrells  LaRe  Leland  Lepore-Hagan
  Liston  Miller, J.  Miranda  Robinson
  Russo  Smith, M.  Sobecki  Sweeney
  Sykes  Upchurch  Weinstein  West
  Young, T.-29

The concurrent resolution was adopted.

Sub. H. B. No. 513-Representatives Cross, Roemer.
Cosponsors: Representatives Seitz, Riedel, Schmidt, Lipps, Stoltzfus, Fraizer, Loychik.

To amend section 5743.53 and to enact section 5743.06 of the Revised Code regarding the deduction and recovery of bad debts for cigarette and tobacco and vapor products taxes, was taken up for consideration the third
The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 90, nays 0, as follows:

Those who voted in the affirmative were: Representatives

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The bill passed.

Representative Cross moved to amend the title as follows:

Add the names: "Carruthers, Grendell, Hillyer, Jones, Kick, Merrin, Oelslager, Patton, Richardson, Wilkin."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Sub. H. B. No. 556**-Representative Swearingen.

To amend sections 1702.27, 1702.30, 1702.33, 1702.38, 1702.521, 1702.53, 1702.55, and 1745.05 and to enact sections 1702.341 and 1702.531 of the Revised Code to amend the Nonprofit Corporation 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 90, nays 0, as follows:

Those who voted in the affirmative were: Representatives

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<td>Click</td>
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</table>
The bill passed.

Representative Swearingen moved to amend the title as follows:

Add the names: "Carruthers, Galonski, Hillyer, Jones, Lanese, LaRe, Patton, Schmidt, Seitz, Stephens, Wilkin."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 575-Representative Cutrona.

Cosponsors: Representatives Lampton, Sweeney, Upchurch, Jarrells, Cross.

To amend section 3921.19 and to enact sections 3921.102 and 3921.32 of the Revised Code to modernize fraternal benefit society solvency regulation and oversight, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 90, nays 0, as follows:

Those who voted in the affirmative were: Representatives
The bill passed.

Representative Cutrona moved to amend the title as follows:
Add the names: "Baldridge, Carruthers, Grendell, Lanese, Loychik, Miller, J., Stephens, Swearingen."

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

**Sub. H. B. No. 578**-Representative Roemer.

To amend sections 4501.21 and 4503.715 and to enact sections 4503.519, 4503.582, 4503.704, 4503.741, 4503.885, 4503.886, 5534.417, 5534.434, 5534.435, 5534.54, 5534.608, 5534.641, 5534.836, 5534.845, 5534.889, 5534.915, 5534.921, and 5534.924 of the Revised Code to create and amend various license plates and designate memorial highways, was taken up for consideration the third time.

The question being, "Shall the bill pass?"
The yeas and nays were taken and resulted – yeas 90, nays 0, as follows:

Those who voted in the affirmative were: Representatives
Russo  Schmidt  Seitz  Sheehy
Skindell  Smith, K.  Smith, M.  Sobecki
Stein  Stephens  Stevens  Stewart
Stoltzfus  Swearingen  Sweeney  Sykes
Troy  Upchurch  Weinstein  West
White  Wiggam  Wilkin  Young, B.
Young, T.

The bill passed.

Representative Roemer moved to amend the title as follows:
Add the names: "Blackshear, Click, Fowler Arthur, Galonski, Grendell, Gross, Hall, Humphrey, Jarrells, John, Lanese, Lipps, Liston, Pavliga, Russo, Stein, Swearingen, Sweeney, Upchurch, West, White, Young, B., Speaker Cupp."

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

H. R. No. 194-Representatives Stoltzfus, Ginter.
Cosponsors: Representatives Bird, Click, Ferguson, Gross, Hall, Johnson, Powell, Riedel, Schmidt, White, Young, B., Wiggam, John, Creech, Dean, Fowler Arthur.

To urge the United States Commission on International Religious Freedom to take whatever action is necessary to address and rectify the situation described in this resolution, and consider adding Canada to the Special Watch List of countries where the government engages in violations of religious freedom, was taken up for consideration the third time.

Representative Stoltzfus moved to amend the title as follows:
Add the names: "Baldridge, Carruthers, Ghanbari, Grendell, Holmes, Hoops, Jordan, Kick, Koehler, LaRe, McClain, Merrin, Pavliga, Richardson, Roemer, Stein, Stephens, Stevens, Stewart, Swearingen."

The motion was agreed to and the title so amended.
The title as amended was agreed to.
The question being, "Shall the resolution be adopted?"

June 1, 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 H. R. No. 194-Representatives Stoltzfus, Ginter, et al., because it might be construed that I have an interest in the legislation.
The resolution was adopted.

**Sub. H. B. No. 203**-Representative Powell.
Cosponsors: Representatives Riedel, Click, Fowler Arthur, Lipps, Gross, Merrin, Kick, McClain, Dean, Jordan, Zeltwanger.

To amend sections 109.73, 109.77, 109.771, 109.78, 109.804, 147.01, 147.63, 169.16, 173.21, 173.391, 173.422, 503.41, 715.27, 903.07, 905.321, 917.09, 917.091, 921.06, 921.11, 921.12, 921.24, 921.26, 926.30, 928.02, 943.09, 956.05, 956.06, 1315.04, 1315.13, 1315.23, 1321.04, 1321.37, 1321.53, 1321.64, 1321.74, 1322.10, 1322.21, 1513.07, 1513.161, 1514.12, 1514.47, 1531.40, 1533.051, 1533.51, 1561.14, 1561.15, 1561.16, 1561.17, 1561.18, 1561.19, 1561.20, 1561.21, 1561.22, 1565.06, 1565.15, 1707.15, 1707.15, 1707.15, 1707.16, 1707.161, 1707.163, 1707.165, 1717.06, 3101.10, 3301.071, 3301.074, 3319.088, 3319.22, 3319.226, 3319.229, 3319.26,
The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted – yeas 56, nays 33, as follows:

Those who voted in the affirmative were: Representatives

Addison  Baldridge  Bird  Brinkman
Callender  Carruthers  Click  Creech
Those who voted in the negative were: Representatives

Blackshear  Boggs  Brent  Brown
Crossman  Davis  Denson  Galonski
Ghanbari  Humphrey  Jarrells  Koehler
Leland  Lepore-Hagan  Liston  Manning
Miller, J.  Miller, K.  Oelslager  Patton
Pavliga  Robinson  Russo  Sheehy
Skindell  Smith, K.  Smith, M.  Sobecki
Stewart  Sweeney  Troy  Upchurch

The bill passed.

Representative Powell moved to amend the title as follows:
Add the names: "Ferguson, Hall, Holmes, Stevens, West, Wiggam."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Sub. H. B. No. 441**-Representatives Wiggam, Cutrona.

To enact sections 1355.01, 1355.011, 1355.02, 1355.03, 1355.04, 1355.05, 1355.06, 1355.07, 1355.08, 1355.09, and 1355.10 of the Revised Code relating to the censorship of users' expressions by social media platforms, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Ginter moved that **Sub. H. B. No. 441**-Representatives Wiggam, Cutrona, et al., be informally passed and retain its place on the calendar.

The motion was agreed to without objection.

**Sub. H. B. No. 28**-Representative Wiggam.
Cosponsors: Representatives Lipps, Kick.

To amend sections 4766.01, 4766.03, 4766.04, 4766.05, 4766.06, 4766.07, 4766.08, 4766.09, 4766.13, 4766.14, 4766.15, 4766.22, and 4766.23 and to enact section 4766.18 of the Revised Code to establish requirements for the regulation of stretcher vans and to modify certain laws governing ambulances and other medical-related vehicles, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Ginter moved that Sub. H. B. No. 28-Representative Wiggam, et al., be informally passed and retain its place on the calendar.

The motion was agreed to without objection.

**H. C. R. No. 46**-Representatives Johnson, Wilkin.
Cosponsors: Representatives Miller, A., Gross, Lampton.

To urge President Biden not to recommend to Congress that the Veterans Affairs Medical Center located in Chillicothe, Ohio be closed, was taken up for consideration the third time.

Representative Johnson moved to amend the title as follows:

Add the names: "Baldridge, Carruthers, Click, Denson, Edwards, Fowler Arthur, Fraizer, Galonski, Ghanbari, Grendell, Hall, Hillyer, Holmes, Hoops, Humphrey, Jarrells, Jones, LaRe, Lepore-Hagan, Liston, Loychik, Miller, J., Miller, K., Miranda, Patton, Plummer, Richardson, Riedel, Russo, Schmidt, Skindell, Smith, K., Sobecki, Stein, Stephens, Stevens, Stewart, Stoltzfus, Swearingen, Sweeney, West, White, Young, T."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

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

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

Those who voted in the affirmative were: Representatives

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The concurrent resolution was adopted.

Sub. H. B. No. 151—Representative Jones.
Cosponsors: Representatives LaRe, Cross, Bird, Swearingen, Miller, J., Manning.

To amend sections 3314.03, 3319.26, and 3326.11 and to enact section 3319.225 of the Revised Code and to amend the version of section 3319.223 of the Revised Code that is scheduled to take effect on April 12, 2023, to continue the changes on and after that date, to reduce the duration of the Alternative Resident Educator License from four to two years, to revise the Ohio Teacher Residency Program as it exists beginning on April 12, 2023, and to require one day of professional development leave each school year for classroom teachers to observe veteran teachers, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Powell moved to amend, amendment 3521, as follows:

In line 2 of the title, delete "section" and insert "sections 3313.5318,"; after "3319.225" insert ", and 3345.561"

In line 10 of the title, delete "and"

In line 13 of the title, after "teachers" insert ", and to enact the Save Women's Sports Act to require schools, state institutions of higher education, and private colleges to designate separate single-sex teams and sports for each sex"

In line 15, delete "section" and insert "sections 3313.5318,"; after "3319.225" insert ", and 3345.561"

After line 16, insert:

"Sec. 3313.5318. (A) Each school that participates in athletic competitions or events administered by an organization that regulates interscholastic athletic conferences or events shall designate interscholastic athletic teams based on the sex of the participants as follows:

(1) Separate teams for participants of the female sex within female sports divisions: \[\text{...}\]"
(2) Separate teams for participants of the male sex within male sports divisions;
(3) If applicable, co-ed teams for participants of the female and male sexes within co-ed sports divisions.

(B) No school, interscholastic conference, or organization that regulates interscholastic athletics shall permit individuals of the male sex to participate on athletic teams or in athletic competitions designated only for participants of the female sex.

(C) If a participant's sex is disputed, the participant shall establish the participant's sex by presenting a signed physician's statement indicating the participant's sex based upon only the following:

(1) The participant's internal and external reproductive anatomy;
(2) The participant's normal endogenously produced levels of testosterone;
(3) An analysis of the participant's genetic makeup.

(D) No agency or political subdivision of the state and no accrediting organization or athletic association that operates or has business activities in this state shall process a complaint, begin an investigation, or take any other adverse action against a school or school district for maintaining separate single-sex interscholastic athletic teams or sports.

(E)(1) Any participant who is deprived of an athletic opportunity or suffers a direct or indirect harm as a result of a violation of this section shall have a private cause of action for injunctive relief, damages, and any other relief available against the school, school district, interscholastic conference, or organization that regulates interscholastic athletics.

(2) Any participant who is subject to retaliation or other adverse action by a school, school district, interscholastic conference, or organization that regulates interscholastic athletics as a result of reporting a violation of this section shall have a private cause of action for injunctive relief, damages, and any other relief available against the entity that takes the retaliatory or other adverse action.

(3) Any school or school district that suffers any direct or indirect harm as a result of a violation of division (D) of this section shall have a private cause of action for injunctive relief, damages, and any other relief available against the agency, political subdivision, accrediting organization, or athletic association that violates that division.

(F) Any civil action brought as a result of a violation of this section shall be initiated within two years after the date on which the violation occurs. Persons or organizations who prevail on a claim brought pursuant to this section shall be entitled to monetary damages, including for any psychological, emotional, or physical harm suffered, reasonable attorney's
fees and costs, and any other appropriate relief."

After line 565, insert:

"Sec. 3345.561. (A) As used in this section:

(1) "Private college" means a nonprofit institution that holds a certificate of authorization issued under section 1713.02 of the Revised Code;

(2) "State institution of higher education" has the same meaning as in section 3345.011 of the Revised Code.

(B) Each state institution of higher education or private college that is a member of the national collegiate athletics association, the national association of intercollegiate athletics, or the national junior college association shall designate intercollegiate athletic teams and sports based on the sex of the participants as follows:

(1) One single-sex team for participants of the female sex;

(2) One single-sex team for participants of the male sex;

(3) If applicable, one team for participants of both the female and male sexes.

(C) No state institution or private college to which division (B) of this section applies shall allow individuals of the male sex to participate on athletic teams or in athletic competitions designated for only participants of the female sex.

(D) If a participant's sex is disputed, the participant shall establish the participant's sex by presenting a signed physician's statement indicating the participant's sex based upon only the following:

(1) The participant's internal and external reproductive anatomy;

(2) The participant's normal endogenously produced levels of testosterone;

(3) An analysis of the participant's genetic makeup.

(E) No agency or political subdivision of the state and no accrediting organization or athletic association that operates or has business activities in this state shall process a complaint, begin an investigation, or take any other adverse action against a state institution of higher education or private college for maintaining separate single-sex intercollegiate athletic teams or sports for participants of the female sex.

(F)(1) Any participant who is deprived of an athletic opportunity or suffers a direct or indirect harm as a result of a violation of this section shall have a private cause of action for injunctive relief, damages, and any other relief available against the state institution or the private college.

(2) Any participant who is subject to retaliation or other adverse
action by a state institution or private college as a result of reporting a violation of this section shall have a private cause of action for injunctive relief, damages, and any other relief available against the entity that takes the retaliatory or other adverse action.

(3) Any state institution or private college that suffers any direct or indirect harm as a result of a violation of division (E) of this section shall have a private cause of action for injunctive relief, damages, and any other relief available against the agency, political subdivision, accrediting organization, or athletic association that violates that division.

(G) Any civil action brought as a result of a violation of this section shall be initiated within two years after the date on which the violation occurs. Persons or organizations who prevail on a claim brought pursuant to this section shall be entitled to monetary damages, including for any psychological, emotional, or physical harm suffered, reasonable attorney's fees and costs, and any other appropriate relief.

In line 566, delete "3319.26, and"
In line 567, delete "3326.11 of the Revised Code and existing section"; after "3319.223" insert ", 3319.26, and 3326.11"
In line 568, delete "that is scheduled to take effect on April 12, 2023,"
After line 569, insert:
"Section 3. Sections 3313.5318 and 3345.561 of the Revised Code as enacted by this act shall be known as the Save Women's Sports Act."
In line 570, delete "3" and insert "4"
The question being, "Shall the motion to amend be agreed to?"
Representative Sobecki 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 30, nays 55, as follows:

Those who voted in the affirmative were: Representatives
Addison  Blackshear  Bogs  Brent
Brown  Crossman  Davis  Galonski
Ghanbari  Humphrey  Ingram  Jarrells
Leland  Lepore-Hagan  Liston  Manning
Miller, J.  Miranda  Robinson  Russo
Sheehy  Skindell  Smith, K.  Smith, M.
Sobecki  Sweeney  Troy  Upchurch
Weinstein

Those who voted in the negative were: Representatives
Baldridge  Bird  Brinkman  Callender
Carruthers  Click  Creech  Cutrona
Dean  Edwards  Ferguson  Fowler Arthur
Fraizer  Ginter  Grendell  Gross
Hall  Holmes  Hoops  John
The motion to amend was not laid on the table.

The question recurring, “Shall the motion to amend be agreed to?”

The yeas and nays were taken and resulted – yeas 57, nays 30, as follows:

Those who voted in the affirmative were: Representatives

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<th>Johnson</th>
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<td>Koehler</td>
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<tr>
<td>Plummer</td>
<td>Powell</td>
<td>Ray</td>
<td>Richard</td>
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</tbody>
</table>
Those who voted in the negative were: Representatives

Addison  Blackshear  Boggs  Brent
Brown   Crossman    Davis    Denson
Galonski  Hillyer  Humphrey  Ingram
Jarrells  Leland  Lepore-Hagan  Liston
Miller, J.  Miranda  Robinson  Russo
Sheehy    Skindell  Smith, K.  Smith, M.
Sobecki  Sweeney  Troy    Upchurch
Weinstein

The bill passed.

Representative Jones moved to amend the title as follows:

Add the names: "Carruthers, Click, Creech, Cutrona, Dean, Edwards, Fowler Arthur, Fraizer, Ginter, Grendell, Gross, Hall, Holmes, John, Kick, Loychik, Merrin, Plummer, Powell, Richardson, Riedel, Schmidt, Stein, Stephens, Stevens, Stewart, Stoltzfus, Wiggam, Wilkin, Young, B.."

Remove the name: "Miller, J."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Representative Fraizer moved that the vote by which Am. Sub. H. B. No. 492-Representatives Loychik, Pavliga, et al., was passed be reconsidered and that the motion be taken up for immediate consideration.

This motion under House Rule 95 is properly supported by the following members who voted on the prevailing side of the question or who did not vote on the question:

MARK FRAIZER  TOM YOUNG
MIKE LOYCHIK  GAIL K. PAVLIGA
BILL SEITZ

The question being, "Shall the motion to reconsider the vote by which Am. Sub. H. B. No. 492-Representatives Loychik, Pavliga, et al., was passed be agreed to?"
The yeas and nays were taken and resulted – yeas 56, nays 29, as follows:

Those who voted in the affirmative were: Representatives

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<th>Baldridge</th>
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<td>Carruthers</td>
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<td>Wilkin</td>
<td>Young, B.</td>
<td>Young, T.</td>
<td>Cupp-56</td>
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Those who voted in the negative were: Representatives

<table>
<thead>
<tr>
<th>Addison</th>
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<td>Brown</td>
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<td>Miller, J.</td>
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<td>Sobecki</td>
<td>Sweeney</td>
<td>Upchurch</td>
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The motion was agreed to and the vote by which **Am. Sub. H. B. No. 492** Representatives Loychik, Pavliga was passed was reconsidered.

The question being, "Shall the bill as amended pass?"

Representative Fraizer moved that the vote by which the amendment offered by Representative Smith, M., passed be reconsidered and that the motion be taken up for immediate consideration.

The question being, "Shall the motion to reconsider the vote by which the amendment offered by Representative Smith, M., passed be agreed to?"

The yeas and nays were taken and resulted – yeas 55, nays 30, as follows:

Those who voted in the affirmative were: Representatives

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<th>Baldridge</th>
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<td>Carruthers</td>
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<td>Fowler Arthur</td>
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<td>Loychik</td>
<td>Manchester</td>
<td>Manning</td>
<td>McClain</td>
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</tbody>
</table>
Those who voted in the negative were: Representatives

Addison  Blackshear  Boggs  Brent
Brown  Crossman  Davis  Dean
Denson  Galonski  Humphrey  Ingram
Jarrells  Leland  Lepore-Hagan  Liston
Miller, J.  Miranda  Robinson  Russo
Sheehy  Skindell  Smith, K.  Smith, M.
Sobecki  Sweeney  Troy  Upchurch
Weinstein

The motion was agreed to and the vote by which the amendment offered by Smith, M., passed was reconsidered.

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 55, nays 32, as follows:

Those who voted in the affirmative were: Representatives

Baldridge  Bird  Callender  Carruthers
Click  Creech  Cutch  Edwards
Ferguson  Fowler Arthur  Fraizer  Ghanbari
Ginter  Grendell  Gross  Hall
Holmes  Hoops  John  Johnson
Jones  Jordan  Kick  Koehler
Lampton  Lanes  LaRe  Lippy
Loychik  Manchester  Manning  McClain
Merrin  Miller, K.  Oelslager  Patton
Pavliga  Plummer  Powell  Ray
Richardson  Riedel  Roemer  Schmidt
Seitz  Stein  Stephens  Stevens
Stewart  Stoltzfu  Swearingen  Wilkin
Young, B.  Young, T.  Cupp-55

Those who voted in the negative were: Representatives

Addison  Blackshear  Boggs  Brent
Brinkman  Brown  Crossman  Davis
Dean  Denson  Galonski  Hillyer
Humphrey  Ingram  Jarrells  Leland
LePore-Hagan  Liston  Miller, J.  Miranda
Robinson  Russo  Sheehy  Skindell
Smith, K.  Smith, M.  Sobecki  Sweeney
Troy  Upchurch  Weinstein  West-32

The motion to amend was laid on the table.

The question being, “Shall the bill pass?”

The yeas and nays were taken and resulted – yeas 51, nays 35, as follows:

Those who voted in the affirmative were: Representatives
Those who voted in the negative were: Representatives

Addison Bird Blackshear Boggs
Brent Brown Crossman Cetriona
Davis Dean Denson Ferguson
Fowler Arthur Hillyer Humphrey Ingram
Jarrells Leland Lepore-Hagan Miller, J.
Miranda Powell Robinson Russo
Sheehy Skindell Smith, K. Smith, M.
Sobecki Stewart Sweeney Troy
Upchurch Weinstein

The bill passed.

Representative Pavliga moved to amend the title as follows:

Add the names: "Carruthers, Fraizer, Grendell."

Remove the name: "Brent."

Representative Ginter moved that House Rule 66, pertaining to bills being placed on the calendar, be suspended and that Sub. H. B. No. 142- Representatives Crawley, Brinkman be taken up for immediate consideration the third time.

The question being, shall the motion be agreed to?

The motion was agreed to without objection.

Sub. H. B. No. 142- Representatives Crawley, Brinkman. Cosponsors: Representatives Hicks-Hudson, Boyd, West, Gross, Howse, Skindell, Lightbody, Boggs, Miller, A., Smith, M., Young, T., Brent, Russo, Kelly, Weinstein, Jarrells

To enact sections 4723.89, 4723.90, 5120.658, and 5164.071 of the Revised Code regarding doula services and to repeal sections 4723.89, 4723.90, 5120.658, and 5164.071 of the Revised Code five years after those sections take effect, to abolish those provisions on that date., was taken up for consideration the third time.

The question being, “Shall the bill pass?”
The yeas and nays were taken and resulted – yeas 82, nays 3, as follows:

Those who voted in the affirmative were:

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<th>Addison</th>
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<td>Young, T.</td>
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<td>Cupp-82</td>
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</table>

Representatives Powell, Richardson, and Stoltzfus voted in the negative-3.

The bill passed.

Representative Brinkman moved to amend the title as follows:

Add the names: "Addison, Blackshear, Davis, Denson, Fowler Arthur, Humphrey, Ingram, Leland, Lepore-Hagan, Miranda, Robinson, Sheehy, Smith, K., Sobekci, Sweeney, Upchurch, White, Young, B."

MESSAGE FROM THE SPEAKER

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

Remove Representatives Abrams and Cross; appoint Representatives Seitz and Jones.

On motion of Representative Ginter, the House adjourned until Tuesday, June 7, 2022 at 9:00 o'clock a.m.

Attest: BRADLEY J. YOUNG, Clerk.