The Senate met pursuant to adjournment.

Prayer was offered by Senator Hearcel F. Craig, followed by the Pledge of Allegiance to the Flag.

The journal of the last legislative day was read and approved.

The following guests were recognized by the Senate prior to the commencement of business:

Senator McColley recognized Kyle Hudson, a senior from Napoleon High School, as the 200-yard freestyle swimming Division II State Champion.

Senator Hackett recognized the Beavercreek High School Boys Swimming and Diving team as the 2022 Ohio High School Athletic Association Division I State Champions.

Senator Reineke recognized Brody Conley, a senior from Columbian High School, for his second consecutive Division II state wrestling title.

Senator Kunze recognized Dublin Coffman High School wrestlers Seth Shumane, a senior, and Omar Ayoub, a sophomore, on their Division I state wrestling titles.

Senator Williams recognized, Senior Legislative Aide, Mariama Ba, on her outstanding service to the Ohio Senate.

REPORTS OF REFERENCE AND BILLS FOR SECOND CONSIDERATION

Senator Huffman, M. reports for the standing committee on Rules and Reference, recommending that the following bill, standing in order for second consideration, be referred to committee as recommended:

S. B. No. 348—Senator Reineke

To amend sections 3309.01, 3309.47, 3309.48, and 3309.571 and to enact sections 3309.231 and 3309.52 of the Revised Code to establish a School Employees Retirement System membership determination procedure and to limit the amount that the retirement system can charge for late contributions.

To the Committee on Insurance.

YES - 13: NICKIE J. ANTONIO, ANDREW O. BRENNER, HEARCEL F. CRAIG, MATT DOLAN, THERESA GAVARONE, BOB D. HACKETT, JAY HOTTINGER,
The question being, "Shall the report of the committee be accepted?"
The report of the committee was accepted.
Said bill was considered a second time and referred to committee as recommended.

REPORTS OF STANDING AND SELECT COMMITTEES

Senator Blessing submitted the following report:
The standing committee on Ways and Means, to which was referred Am. H. B. No. 140-Representative Merrin, et al., having had the same under consideration, reports it back and recommends its passage.

YES - 5: LOUIS W. BLESSING, III, KRISTINA D. ROEGNER, JERRY C. CIRINO, KIRK SCHURING, JAY HOTTINGER

NO - 2: SANDRA R. WILLIAMS, NICKIE J. ANTONIO

Senator Dolan submitted the following report:
The standing committee on Finance, to which was referred Am. H. B. No. 377-Representatives Hall, Swearingen, et al., having had the same under consideration, reports back a substitute bill and recommends its passage.

Co-Sponsors: Hottinger, Dolan, Schuring.

YES - 13: MATT DOLAN, THERESA GAVARONE, VERNON SYKES, NICKIE J. ANTONIO, LOUIS W. BLESSING, III, ANDREW O. BRENNER, HEARCEL F. CRAIG, JAY HOTTINGER, GEORGE F. LANG, NATHAN H. MANNING, BOB PETERSON, MARK ROMANCHUK, KIRK SCHURING

NO - 0.

Senator Gavarone submitted the following report:
The standing committee on Local Government and Elections, to which was referred H. J. R. No. 4-Representatives Edwards, Seitz, et al., having had the same under consideration, reports it back and recommends its adoption.
Senator Hoagland submitted the following report:
The standing committee on Veterans and Public Safety, to which was referred Sub. H. B. No. 99-Representative Hall, et al., having had the same under consideration, reports back a substitute bill and recommends its passage.

Co-Sponsor: Johnson.

YES - 4: FRANK HOAGLAND, TERRY JOHNSON, BOB D. HACKETT, STEVE WILSON

NO - 2: CECIL THOMAS, TERESA FEDOR

Senator Huffman, S. submitted the following report:
The standing committee on Health, to which was referred Sub. H. B. No. 193-Representatives Cutrona, Pavliga, et al., having had the same under consideration, reports back a substitute bill and recommends its passage.

Co-Sponsor: Huffman, S.

YES - 6: STEPHEN A. HUFFMAN, NICKIE J. ANTONIO, TERRY JOHNSON, KRISTINA D. ROEGNER, MARK ROMANCHUK, CECIL THOMAS

NO - 1: NIRAJ ANTANI

Senator Huffman, S. submitted the following report:
The standing committee on Health, to which was referred H. B. No. 371-Representatives Schmidt, Denson, et al., having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

Co-Sponsor: Huffman, S.

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.”

YES - 7: STEPHEN A. HUFFMAN, NIRAJ ANTANI, NICKIE J. ANTONIO, TERRY JOHNSON, KRISTINA D. ROEGNER, MARK ROMANCHUK, CECIL THOMAS

NO - 0.

Senator Huffman, S. submitted the following report:
The standing committee on Health, to which was referred H. B. No. 537-Representative Abrams, et al., having had the same under consideration, reports it back and recommends its passage.

YES - 7:  STEPHEN A. HUFFMAN, NIRAJ ANTANI, NICKIE J. ANTONIO, TERRY JOHNSON, KRISTINA D. ROEGNER, MARK ROMANCHUK, CECIL THOMAS

NO - 0.

Senator Kunze submitted the following report:

The standing committee on Transportation, to which was referred S. B. No. 323-Senator Hackett having had the same under consideration, reports back a substitute bill and recommends its passage.

Co-Sponsors: Schaffer, Kunze, Hoagland, Manning.

YES - 12:  STEPHANIE KUNZE, BILL REINEKE, NICKIE J. ANTONIO, NIRAJ ANTANI, LOUIS W. BLESSING, III, FRANK HOAGLAND, NATHAN H. MANNING, SANDRA O'BRIEN, KRISTINA D. ROEGNER, MICHAEL A. RULLI, TIM SCHAFFER, SANDRA R. WILLIAMS

NO - 0.

Senator Manning submitted the following report:

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

Co-Sponsor: Manning.

YES - 5:  NIRAJ ANTANI, THERESA GAVARONE, ROB MCCOLLEY, NATHAN H. MANNING, KIRK SCHURING

NO - 0.

Senator Manning submitted the following report:

The standing committee on Judiciary, to which was referred Sub. H. B. No. 518-Representative Hoops, et al., having had the same under consideration, reports back a substitute bill and recommends its passage.

Co-Sponsor: Manning.

YES - 6:  CECIL THOMAS, NIRAJ ANTANI, THERESA GAVARONE, ROB MCCOLLEY, NATHAN H. MANNING, KIRK SCHURING

NO - 0.
Senator Roegner submitted the following report:
The standing committee on Government Oversight and Reform, to which was referred **H. B. No. 206**-Representatives Ghanbari, O'Brien, et al., having had the same under consideration, reports it back and recommends its passage.

Co-Sponsor: Schaffer.

**YES** - 7: KIRSTINA D. ROEGNER, ROB MCCOLLEY, HEARCEL F. CRAIG, FRANK HOAGLAND, GEORGE F. LANG, TIM SCHAFFER, CECIL THOMAS

**NO** - 0.

Senator Roegner submitted the following report:
The standing committee on Government Oversight and Reform, to which was referred **S. B. No. 269**-Senator Manning having had the same under consideration, reports back a substitute bill and recommends its passage.

**YES** - 7: KIRSTINA D. ROEGNER, ROB MCCOLLEY, HEARCEL F. CRAIG, FRANK HOAGLAND, GEORGE F. LANG, TIM SCHAFFER, CECIL THOMAS

**NO** - 0.

Senator Schaffer submitted the following report:
The standing committee on Agriculture and Natural Resources, to which was referred **S. B. No. 164**-Senators Hottinger, Yuko, et al., having had the same under consideration, reports back a substitute bill and recommends its passage.

Co-Sponsors: Huffman, S., Hackett.

**YES** - 6: TIM SCHAFFER, STEPHEN A. HUFFMAN, TERESA FEDOR, BOB D. HACKETT, SANDRA O'BRIEN, BOB PETERSON

**NO** - 0.

The question being, "Shall the reports of the committee be accepted?"
The reports of the committee were accepted.

Senator Huffman, M. submitted the following report:
The standing committee on Rules and Reference to which were referred the appointments by the Governor of:
Frame, Mickey, from Sylvania, Lucas County, Ohio, as a Member of the State Chiropractic Board for a term beginning November 12, 2021, ending at the close of business November 1, 2025, replacing Mickey Frame, whose term expired.

Ganim, Anthony, from Hilliard, Franklin County, Ohio, as a Member of the Ohio Occupational Therapy, Physical Therapy, and Athletic Trainers Board for a term beginning November 12, 2021, ending at the close of business August 27, 2024, replacing Anthony Ganim, whose term expired.

Lake, Gary, from Wadsworth, Medina County, Ohio, as a Member of the Ohio Occupational Therapy, Physical Therapy, and Athletic Trainers Board for a term beginning November 12, 2021, ending at the close of business August 27, 2024, replacing Gary W. Lake, whose term expired.

Linn, Lesley, Democrat, from Galloway, Franklin County, Ohio, as a Member of the Chemical Dependency Professionals Board for a term beginning October 15, 2021, ending at the close of business December 23, 2023, replacing Alexander Bishara, whose term expired.

McIntyre, Karen, from Avon, Lorain County, Ohio, as a Member of the Ohio Occupational Therapy, Physical Therapy, and Athletic Trainers Board for a term beginning November 12, 2021, ending at the close of business August 27, 2024, replacing Karen E. McIntyre, whose term expired.

Patton, John, Republican, from Spencer, Medina County, Ohio, as a Member of the Ohio Athletic Commission for a term beginning November 12, 2021, ending at the close of business September 2, 2024, replacing John T. Patton, whose term expired.

Having had the same under consideration, reports back the recommendation that the Senate advise and consent to said appointments.

YES – 13: NICKIE J. ANTONIO, ANDREW O. BRENNER, HEARCEL F. CRAIG, MATT DOLAN, THERESA GAVARONE, BOB D. HACKETT, JAY HOTTINGER, MATT HUFFMAN, STEPHANIE KUNZE, ROB MCCOLLEY, BOB PETERSON, KIRK SCHURING, KENNY YUKO

NO – 0.

The question being, "Shall the Senate advise and consent to the appointments by the Governor?"

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

Antani, Antonio, Blessing, Brenner
Cirino, Craig, Dolan, Fedor
So the Senate advised and consented to said appointments.

**HOUSE AMENDMENTS TO SENATE BILLS AND RESOLUTIONS**

The amendments of the House of Representatives to:

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

To amend sections 317.32, 349.01, 5311.05, 5311.08, 5311.081, 5311.091, 5311.16, 5311.18, 5312.02, 5312.03, 5312.05, 5312.06, 5312.07, and 5312.11 and to enact sections 5311.192 and 5312.16 of the Revised Code regarding condominiums, planned community properties, and new communities, having been informally passed, were taken up.

The question being, “Shall the Senate concur in the amendments of the House of Representatives?”

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

Antani
Antonio
Blessing
Brenner
Cirino
Craig
Dolan
Fedor
Gavarone
Hackett
Hoagland
Hottinger
Huffman, S.
Johnson
Kunze
Lang
Manning
McColley
O'Brien
Peterson
Reineke
Roegner
Romanchuk
Rulli
Schaffer
Schuring
Sykes
Thomas
Williams
Wilson
Yuko
Huffman, M.-32

So the Senate concurred in the amendments of the House of Representatives.

**RESOLUTIONS REPORTED BY COMMITTEE**

Senator Hottinger moved that **Sub. H. J. R. No. 2**, having been referred to the Committee on Judiciary, be brought up for third consideration.

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

The motion was agreed to.

**Sub. H. J. R. No. 2**-Representatives LaRe, Swearingen.
Cosponsors: Representatives Abrams, Bird, Carruthers, Click, Creech, Cross, Cutrona, Edwards, Fraizer, Ghanbari, Ginter, Grendell, Gross, Hall, Holmes, Hoops, John, Johnson, Jones, Kick, Koehler, Lampton, Lipps, Loychik, McClain, Miller, K., Oelslager, Plummer, Richardson, Riedel, Roemer, Schmidt, Seitz, Stein, Stephens, Stevens, White, Wiggam, Wilkin, Young, B., Young, T., Speaker Cupp.

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.

Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each house concurring herein, that there shall be submitted to the electors of the state, in the manner prescribed by law at the general election to be held on November 8, 2022, a proposal to amend Section 9 of Article I of the Constitution of the State of Ohio to read as follows:

ARTICLE I

Section 9. All persons shall be bailable by sufficient sureties, except for a person who is charged with a capital offense where the proof is evident or the presumption great, and except for a person who is charged with a felony where the proof is evident or the presumption great and where the person poses a substantial risk of serious physical harm to any person or to the community. Where a person is charged with any offense for which the person may be incarcerated, the court may determine at any time the type, amount, and conditions of bail. Excessive bail shall not be required; nor excessive fines imposed; nor cruel and unusual punishments inflicted. When determining the amount of bail, the court shall consider 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.

The general assembly shall fix by law standards to determine whether a person who is charged with a felony where the proof is evident or the presumption great poses a substantial risk of serious physical harm to any person or to the community. Procedures for establishing the amount and conditions of bail shall be established pursuant to Article IV, Section 5(B) of the Constitution of the State of Ohio.

EFFECTIVE DATE

If adopted by a majority of the electors voting on this proposal, Section 9 of Article I of the Constitution of the State of Ohio amended by this
proposal shall take effect immediately and the existing version of Section 9 of Article I of the Constitution of the State of Ohio shall be repealed effective immediately.

The question being, “Shall the joint resolution, Sub. H. J. R. No. 2, be adopted?

The yeas and nays were taken and resulted – yeas 25, nays 7, as follows:

Those who voted in the affirmative were: Senators

Antani, Blessing, Brenner, Cirino
Dolan, Gavarone, Hackett, Hoagland
Hottinger, Huffman, S., Johnson
Lang, Manning, McColley
Peterson, Reineke, Roegner
Rulli, Schaffer, Schuring

Senators Antonio, Craig, Fedor, Sykes, Thomas, Williams, and Yuko voted in the negative-7.

So the joint resolution was adopted.

The title was amended as follows:


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

The motion was agreed to and the title so amended.

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.

Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each house concurring herein, that there shall be submitted to the electors of the state, in the manner prescribed by law at the
general election to be held on November 8, 2022, a proposal 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 read as follows:

ARTICLE V

Section 1. Every citizen of the United States, of the age of eighteen years, who has been a resident of the state, county, township, or ward, such time as may be provided by law, and has been registered to vote for thirty days, has the qualifications of an elector, and is entitled to vote at all elections. No person who lacks those qualifications shall be permitted to vote at any state or local election held in this state. Any elector who fails to vote in at least one election during any period of four consecutive years shall cease to be an elector unless he again registers to vote.

ARTICLE X

Section 3. The people of any county may frame and adopt or amend a charter as provided in this article but the right of the initiative and referendum is reserved to the people of each county on all matters which such county may now or hereafter be authorized to control by legislative action. Every such charter shall provide the form of government of the county and shall determine which of its officers shall be elected and the manner of their election, subject to the requirements of Section 1 of Article V of this constitution. It shall provide for the exercise of all powers vested in, and the performance of all duties imposed upon counties and county officers by law. Any such charter may provide for the concurrent or exclusive exercise by the county, in all or in part of its area, of all or of any designated powers vested by the constitution or laws of Ohio in municipalities; it may provide for the organization of the county as a municipal corporation; and in any such case it may provide for the succession by the county to the rights, properties, and obligations of municipalities and townships therein incident to the municipal power so vested in the county, and for the division of the county into districts for purposes of administration or of taxation or of both. Any charter or amendment which alters the form and offices of county government or which provides for the exercise by the county of powers vested in municipalities by the constitution or laws of Ohio, or both, shall become effective if approved by a majority of the electors voting thereon. In case of conflict between the exercise of powers granted by such charter and the exercise of powers by municipalities or townships, granted by the constitution or general law, whether or not such powers are being exercised at the time of the adoption of the charter, the exercise of power by the municipality or township shall prevail. A charter or amendment providing for the exclusive exercise of municipal powers by the county or providing for the succession by the county to any property or obligation of any municipality or
township without the consent of the legislative authority of such municipality or township shall become effective only when it shall have been approved by a majority of those voting thereon (1) in the county, (2) in the largest municipality, (3) in the county outside of such municipality, and (4) in counties having a population, based upon the latest preceding federal decennial census, of 500,000 or less, in each of a majority of the combined total of municipalities and townships in the county (not including within any township any part of its area lying within a municipality.)

ARTICLE XVIII

Section 3. Municipalities—Subject to the requirements of Section 1 of Article V of this constitution, municipalities shall have authority to exercise all powers of local self-government and to adopt and enforce within their limits such local police, sanitary and other similar regulations, as are not in conflict with general laws.

EFFECTIVE DATE

If adopted by a majority of the electors voting on this proposal, Section 1 of Article V, Section 3 of Article X, and Section 3 of Article XVIII amended by this proposal shall take effect immediately and the existing version of Section 1 of Article V, the existing version of Section 3 of Article X, and the existing version of Section 3 of Article XVIII of the Constitution of the State of Ohio shall be repealed from that effective date.

The question being, “Shall the joint resolution, H. J. R. No. 4, be adopted? The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

Antani  Antonio  Blessing  Brenner
Cirino  Craig  Dolan  Fedor
Gavarone  Hackett  Hoagland  Hottinger
Huffman, S.  Johnson  Kunze  Lang
Manning  McColley  O'Brien  Peterson
Reineke  Roegner  Romanchuk  Rulli
Schaffer  Schuring  Sykes  Thomas
Williams  Wilson  Yuko  Huffman, M.-32

So the joint resolution was adopted.

The title was amended as follows:

Add the names: "Antani, Blessing, Brenner, Cirino, Dolan, Hackett, Hoagland, Hottinger, Huffman, S., Johnson, Kunze, Lang, McColley, O'Brien, Peterson, Reineke, Roegner, Romanchuk, Schaffer, Schuring."

The question being, “Shall the motion be agreed to?”
The motion was agreed to and the title so amended.

**BILLS FOR THIRD CONSIDERATION**

**Sub. H. B. No. 99**—Representative Hall.

To amend sections 109.78, 149.43, 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, was considered the third time.

The question being, "Shall the bill, Sub. H. B. No. 99, pass?"

Senator Fedor moved to amend as follows:

In line 6 of the title, after "Team" insert ";"; after "to" insert "require the Ohio Peace Officer Training Commission to"

In line 2095, delete "(B) The mobile training team" and insert "(B) (1) Subject to division (B) (2) of this section, the Ohio peace officer training commission"; delete "develop" and insert "do all of the following:

(a) Develop"; after "and" insert "in conjunction with the Ohio school safety and crisis center,"

In line 2097, delete "may" and insert "shall"

In line 2101, delete "Except" and insert:

"(b) Specify the minimum number of hours of instruction and training, including firearms training, that an individual shall complete to satisfy the criterion specified in division (D)(1)(d)(i) of section 2923.122 of the Revised Code to be permitted to convey deadly weapons or dangerous ordnance into a school safety zone under division (D)(1)(d) of that section."

(2) Except"

Delete lines 2107 through 2114
Delete lines 2119 through 2139
In line 2140, delete "(2)" and insert "(C)"
In line 2144, delete "divisions" and insert "division"; delete "and (C)"

Delete lines 2146 through 2159

The question being, “Shall the amendment be agreed to?”
Senator Hottinger moved that the amendment be laid on the table.
The question being, "Shall the motion be agreed to?"
A roll call was requested which was properly supported.
The yeas and nays were taken and resulted – yeas 25, nays 7, as follows:
Those who voted in the affirmative were: Senators
Antani          Blessing          Brenner          Cirino
Dolan          Gavarone          Hackett          Hoagland
Hottinger       Huffman, S.      Johnson          Kunze
Lang            Manning           McColley         O'Brien
Peterson        Reineke          Roegner          Romanchuk
Rulli           Schaffer          Schuring         Wilson
                Huffman, M.-25

Senators Antonio, Craig, Fedor, Sykes, Thomas, Williams, and Yuko voted in the negative-7.

The amendment was laid on the table.
The question recurred, "Shall the bill, Sub. H. B. No. 99, pass?"
The yeas and nays were taken and resulted – yeas 23, nays 9, as follows:
Those who voted in the affirmative were: Senators
Antani          Blessing          Brenner          Cirino
Gavarone        Hackett           Hoagland         Hottinger
Huffman, S.     Johnson           Lang             Manning
McColley        O'Brien           Peterson         Reineke
Roegner         Romanchuk         Rulli            Schaffer
Schuring        Wilson            Huffman, M.-23

Those who voted in the negative were: Senators
Antonio         Craig             Dolan            Fedor
Kunze           Sykes             Thomas           Williams
                Yuko-9

So the bill passed.
The title was amended as follows:
Add the names: "Antani, Brenner, Cirino, Gavarone, Hackett, Hoagland, Huffman, S., O'Brien, Peterson, Schaffer, Wilson."
The question being, “Shall the motion be agreed to?”
The motion was agreed to and the title so amended.

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, Lips, Loychik, McClain, Plummer, Riedel, Seitz, Stein, Stephens, Stewart, Stoltzfus, Swearingen, Wiggam, Young, B.

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, 3318.01, 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, was considered the third time.

The question being, "Shall the bill, Am. H. B. No. 140, pass?"

The yeas and nays were taken and resulted – yeas 22, nays 10, as follows:

Those who voted in the affirmative were: Senators

<table>
<thead>
<tr>
<th>Antani</th>
<th>Blessing</th>
<th>Brenner</th>
<th>Cirino</th>
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<tr>
<td>Gavarone</td>
<td>Hackett</td>
<td>Hoagland</td>
<td>Hottinger</td>
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<td>Johnson</td>
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<td>Peterson</td>
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<td>Romanchuk</td>
<td>Rulli</td>
<td>Schaffer</td>
<td>Schuring</td>
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<td>Wilson</td>
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<td>Huffman, M.-22</td>
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Those who voted in the negative were: Senators

<table>
<thead>
<tr>
<th>Antonio</th>
<th>Craig</th>
<th>Dolan</th>
<th>Fedor</th>
</tr>
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<tr>
<td>Kunze</td>
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<td>Sykes</td>
<td>Thomas</td>
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<tr>
<td>Williams</td>
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<td>Yuko-10</td>
</tr>
</tbody>
</table>

So the bill passed.

The title was amended as follows:

Add the names: "Cirino, Gavarone, Huffman, S., Lang, McColley, Peterson, Schaffer."

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

The motion was agreed to and the title so amended.

**Sub. H. B. No. 193**-Representatives Cutrona, Pavliga.


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, was considered the third 
time.

The question being, "Shall the bill, Sub. H. B. No. 193, pass?"

The yeas and nays were taken and resulted – yeas 31, nays 1, as follows:

Those who voted in the affirmative were: Senators

Antonio  Blessing  Brenner  Cirino
Craig    Dolan    Brenner  Fedor
Hackett  Hoagland Hottinger  Lang
Johnson  Kunze     Hoagland Hottinger
McColley O'Brien  Peterson  Lang
Roegner  Romanchuk Rulli    Sykes
Schuring Sykes    Thomas
Wilson    Yuko

Senator Antani voted in the negative-1.

So the bill passed.

The title was amended as follows:

Add the names: "Antonio, Blessing, Cirino, Craig, Hackett, Johnson, 
Manning, Reineke, Romanchuk, Rulli, Sykes, Thomas, Yuko."

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

The motion was agreed to and the title so amended.

H. B. No. 206—Representatives Ghanbari, O'Brien.
Cosponsors: Representatives LaRe, Stein, Plummer, Hoops, Stephens, 
Abrams, Riedel, Seitz, Kick, Baldridge, Ginter, Click, Swearingen, Carfagna, 
Weinstein, Cutrona, White, Creech, Hall, Young, T., Jones, Brent, Johnson, 
Kelly, Miranda, Miller, A., Miller, J., Sheehy, John, Richardson, McClain, 
Carruthers, Stoltzfus, Gross, Fowler Arthur, Lampton, Ray, Lychik, Pavliga, 
Bird, Fraizer, Lanese, Sobecki, Upchurch, Robinson, Lightbody, Cross, 

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, was considered the third time.

The question being, "Shall the bill, H. B. No. 206, pass?"

The yeas and nays were taken and resulted – yeas 29, nays 3, as follows:
Those who voted in the affirmative were: Senators

Antonio  Brenner  Cirino  Craig
Dolan     Fedor    Gavarone  Hackett
Hoagland  Hottinger Huffman, S.  Johnson
Kunze     Lang     Manning   McColley
O'Brien   Reineke  Roegner   Romanchuk
Rulli     Schaffer Schuring  Sykes
Thomas    Williams Wilson

Senators Antani, Blessing, and Peterson voted in the negative-3.
So the bill passed.

The title was amended as follows:
Add the names: "Cirino, Gavarone, Roegner, Thomas, Yuko."
The question being, “Shall the motion be agreed to?”
The motion was agreed to and the title so amended.

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, was considered the third time.

The question being, "Shall the bill, Am. H. B. No. 371, pass?"
The yeas and nays were taken and resulted – yeas 31, nays 1, as follows:

Those who voted in the affirmative were: Senators

Antani  Antonio  Blessing  Brenner
Cirino   Craig    Dolan     Fedor
Gavarone Hackett  Hoagland Hottinger
Huffman, S. Johnson Kunze Manning
McColley O'Brien  Peterson Reineke
Roegner  Romanchuk Rulli    Schaffer
Schuring Sykes    Thomas  Williams
Wilson  Yuko      Huffman, M.-31

Senator Lang voted in the negative-1.
So the bill passed.
The title was amended as follows:

Add the names: "Antonio, Blessing, Cirino, Craig, Dolan, Gavarone, Hackett, Hottinger, Johnson, Manning, O'Brien, Reineke, Sykes, Thomas, Wilson, Yuko."

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

The motion was agreed to and the title so amended.


To amend sections 124.81 and 145.012 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, convey state-owned land, correct an outdated reference to state treasury warrants, and to make appropriations, was considered the third time.

The question being, "Shall the bill, Sub. H. B. No. 377, pass?"

Senator Hottinger moved that Sub. H. B. No. 377 be informally passed and retain its place on the calendar.

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

The motion was agreed to.


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", was considered the third time.

The question being, "Shall the bill, Sub. H. B. No. 430, pass?"

Senator Williams moved that she be excused from voting under Senate Rule No. 59.

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

The motion was agreed to.

The question recurred, "Shall the bill, Sub. H. B. No. 430, pass?"

The yeas and nays were taken and resulted – yeas 25, nays 6, as follows:

Those who voted in the affirmative were: Senators

<table>
<thead>
<tr>
<th>Antani</th>
<th>Blessing</th>
<th>Brenner</th>
<th>Cirino</th>
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</thead>
<tbody>
<tr>
<td>Dolan</td>
<td>Gavarone</td>
<td>Hackett</td>
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<td>Hottinger</td>
<td>Huffman, S.</td>
<td>Johnson</td>
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<td>Lang</td>
<td>Manning</td>
<td>McColley</td>
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<td>Peterson</td>
<td>Reineke</td>
<td>Roegner</td>
<td>Romanchuk</td>
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<tr>
<td>Rulli</td>
<td>Schaffer</td>
<td>Schuring</td>
<td>Wilson</td>
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</tbody>
</table>

Senators Antonio, Craig, Fedor, Sykes, Thomas, and Yuko voted in the negative-6.

So the bill passed.

The title was amended as follows:

Add the names: "Cirino, McColley, Peterson, Reineke, Schaffer."

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

The motion was agreed to and the title so amended.

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, was considered the third time.

The question being, "Shall the bill, Am. H. B. No. 447, pass?"

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

<table>
<thead>
<tr>
<th>Antani</th>
<th>Antonio</th>
<th>Blessing</th>
<th>Brenner</th>
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<tbody>
<tr>
<td>Cirino</td>
<td>Craig</td>
<td>Dolan</td>
<td>Fedor</td>
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<tr>
<td>Gavarone</td>
<td>Hackett</td>
<td>Hoagland</td>
<td>Hottinger</td>
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<tr>
<td>Huffman, S.</td>
<td>Johnson</td>
<td>Kunze</td>
<td>Lang</td>
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</tbody>
</table>
So the bill passed.

The title was amended as follows:

Add the names: "Antonio, Blessing, Cirino, Craig, Dolan, Gavarone, Hackett, Kunze, Lang, McColley, Romanchuk, Sykes, Thomas, Yuko."

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

The motion was agreed to and the title so amended.

**Sub. H. B. No. 515**-Representatives Hoops, Riedel.


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, was considered the third time.

The question being, "Shall the bill, **Sub. H. B. No. 515**, pass?"

Senator Dolan moved that he be excused from voting under Senate Rule No. 59.

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

The motion was agreed to.

The question recurred, "Shall the bill, **Sub. H. B. No. 515**, pass?"

The yeas and nays were taken and resulted – yeas 31, nays 0, as follows:

Those who voted in the affirmative were: Senators

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<thead>
<tr>
<th>Antani</th>
<th>Antonio</th>
<th>Blessing</th>
<th>Brenner</th>
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<tr>
<td>Cirino</td>
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<td>Johnson</td>
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<td>Roegner</td>
<td>Romanchuk</td>
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<td>Schuring</td>
<td>Sykes</td>
<td>Thomas</td>
<td>Williams</td>
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<tr>
<td>Wilson</td>
<td>Yuko</td>
<td></td>
<td>Huffman, M.-31</td>
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</table>

So the bill passed.

The title was amended as follows:

Add the names: "Cirino, Lang, McColley, Reineke, Romanchuk, Schaffer, Thomas, Yuko."

The question being, “Shall the motion be agreed to?”
The motion was agreed to and the title so amended.

**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, 1901.34, 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, was considered the third time.

The question being, "Shall the bill, **Sub. H. B. No. 518**, pass?"

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

| Antani | Antonio | Blessing | Brenner |
| Cirino | Craig | Dolan | Fedor |
| Gavarone | Hackett | Hoagland | Hottinger |
| Huffman, S. | Johnson | Kunze | Lang |
| Manning | McColley | O'Brien | Peterson |
| Reineke | Roegner | Romanchuk | Rulli |
| Schaffer | Schuring | Sykes | Thomas |
| Williams | Wilson | Yuko | Huffman, M.-32 |

So the bill passed.

The title was amended as follows:

Add the names: "Blessing, Cirino, Gavarone, Hackett, McColley, Rulli, Yuko."

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

The motion was agreed to and the title so amended.

**H. B. No. 537**-Representative Abrams.

To enact section 5.2529 of the Revised Code to designate February 12 as "Cholangiocarcinoma Awareness Day", was considered the third time.

The question being, "Shall the bill, **H. B. No. 537**, pass?"
The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

Antani  Antonio  Blessing  Brenner
Cirino  Craig  Dolan  Fedor
Gavarone  Hackett  Hoagland  Hottinger
Huffman, S.  Johnson  Kunze  Lang
Manning  McColley  O'Brien  Peterson
Reineke  Roegner  Romanchuk  Rulli
Schaffer  Schuring  Sykes  Thomas
Williams  Wilson  Yuko  Huffman, M.-32

So the bill passed.

The title was amended as follows:

Add the names: "Brenner, Cirino, Craig, Dolan, Gavarone, Hackett, Johnson, Peterson, Reineke, Schaffer, Schuring, Sykes, Thomas, Wilson, Yuko."

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

The motion was agreed to and the title so amended.

Senator Hottinger moved that the Senate advance to the ninth order of business, being offering of resolutions

The yeas and nays were taken and resulted – yeas 25, nays 7, as follows:

Those who voted in the affirmative were: Senators

Antani  Blessing  Brenner  Cirino
Dolan  Gavarone  Hackett  Hoagland
Hottinger  Huffman, S.  Johnson  Kunze
Lang  Manning  McColley  O'Brien
Peterson  Reineke  Roegner  Romanchuk
Rulli  Schaffer  Schuring  Wilson

Senators Antonio, Craig, Fedor, Sykes, Thomas, Williams, and Yuko voted in the negative-7.

The motion was agreed to.

OFFERING OF RESOLUTIONS

Senator Gavarone offered the following concurrent resolution:

S. C. R. No. 16-Senator Gavarone.

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
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 question being, “Shall the concurrent resolution, S. C. R. No. 16, be adopted?

The yeas and nays were taken and resulted – yeas 24, nays 8, as follows:

Those who voted in the affirmative were: Senators

<table>
<thead>
<tr>
<th>Blessing</th>
<th>Brenner</th>
<th>Cirino</th>
<th>Dolan</th>
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<tbody>
<tr>
<td>Gavarone</td>
<td>Hackett</td>
<td>Hoagland</td>
<td>Hottinger</td>
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<tr>
<td>Huffman, S.</td>
<td>Johnson</td>
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<tr>
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<td>Roegner</td>
<td>Romanchuk</td>
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<tr>
<td>Schaffer</td>
<td>Schuring</td>
<td>Wilson</td>
<td>Huffman, M.-24</td>
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</tbody>
</table>

Senators Antani, Antonio, Craig, Fedor, Sykes, Thomas, Williams, and Yuko voted in the negative-8.

So the concurrent resolution was adopted.

The title was amended as follows:
Add the names: "Senators Brenner, Cirino, Johnson."
The question being, “Shall the motion be agreed to?”
The motion was agreed to and the title so amended.
Senator Hottinger moved that the Senate revert to the sixth order of business, being bills for third consideration
The motion was agreed to.

BILLS FOR THIRD CONSIDERATION

Sub. S. B. No. 131-Senators Roegner, McColley.
Cosponsors: Senators Cirino, Hackett, Lang, Romanchuk, Johnson.

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, 1315.23, 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, 1707.151, 1707.16, 1707.163, 1707.165, 1717.06, 3101.10, 3301.071, 3301.074, 3319.088, 3319.22, 3319.226, 3319.229, 3319.26, 3319.261, 3319.262, 3319.27, 3319.28, 3319.301, 3319.303, 3319.361, 3327.10, 3703.21, 3704.14, 3713.05, 3717.09, 3723.03, 3723.06, 3737.83, 3737.881, 3742.05, 3743.03, 3743.16, 3743.40, 3743.51, 3748.07, 3748.12, 3769.03, 3772.13, 3772.131, 3773.36, 3773.421, 3781.10, 3781.102, 3781.105, 3916.03, 3951.03, 3951.05, 3951.09, 4104.07, 4104.101, 4104.19, 4105.02, 4169.03, 4301.10, 4508.03, 4508.04, 4508.08, 4511.763, 4701.06, 4701.07, 4701.10, 4703.08, 4703.10, 4703.33, 4703.35, 4703.37, 4707.07, 4707.072, 4707.09, 4709.07, 4709.08, 4709.10, 4712.02, 4713.10, 4713.28, 4713.30, 4713.31, 4713.34, 4713.37, 4713.69, 4715.03, 4715.09, 4715.10, 4715.16, 4715.27, 4715.362, 4715.363, 4715.39, 4715.421, 4715.53, 4715.62, 4717.05, 4717.051, 4717.10, 4723.08, 4723.09, 4723.26, 4723.32, 4723.41, 4723.651, 4723.75, 4723.76, 4723.85, 4725.13, 4725.18, 4725.26, 4725.48, 4725.52, 4725.57, 4725.591, 4727.03, 4728.03, 4729.09, 4729.11, 4729.15, 4729.901, 4729.921, 4730.10, 4731.151, 4731.19, 4731.293, 4731.294, 4731.295, 4731.297, 4731.299, 4731.52, 4731.572, 4732.10, 4732.12, 4732.22, 4733.18, 4733.19, 4734.23, 4734.27, 4734.283, 4735.023, 4735.07, 4735.08, 4735.09, 4735.10, 4735.27, 4735.28, 4736.10, 4736.14, 4740.05, 4740.06, 4741.12, 4741.13, 4741.14, 4741.15, 4741.19, 4743.04, 4743.041, 4747.04, 4747.05, 4747.10, 4749.12, 4751.01, 4751.15, 4751.20, 4751.201, 4751.202, 4751.21, 4751.32, 4752.05, 4752.12, 4753.07, 4753.071, 4753.072, 4753.073, 4753.08, 4753.09, 4753.12, 4755.08, 4755.09, 4755.411, 4755.44, 4755.441, 4755.45, 4755.451, 4755.48,
4755.482, 4755.62, 4755.65, 4757.18, 4758.25, 4759.05, 4759.06, 4760.03, 4760.031, 4761.04, 4761.05, 4762.03, 4763.05, 4764.10, 4765.10, 4765.11, 4765.30, 4765.55, 4767.031, 4771.08, 4773.03, 4774.03, 4775.07, 4777.03, 4778.08, 4778.09, 4779.17, 4779.18, 4781.07, 4781.08, 4781.17, 4783.04, 5123.161, 5123.45, 5126.25, 5902.02, 5903.04, and 6111.46; to enact sections 3746.041, 4796.01, 4796.02, 4796.03, 4796.04, 4796.05, 4796.08, 4796.10, 4796.11, 4796.12, 4796.13, 4796.20, 4796.21, 4796.22, 4796.23, 4796.24, 4796.25, 4796.30, and 4796.35; and to repeal sections 921.08, 1322.24, 4707.12, 4740.08, and 4757.25 of the Revised Code to require an occupational licensing authority to issue a license or government certification to an applicant who holds a license, government certification, or private certification or has satisfactory work experience in another state under certain circumstances and to amend the version of section 3319.22 of the Revised Code that is scheduled to take effect on April 12, 2023, to continue the changes on and after that date, was considered the third time.

The question being, "Shall the bill, Sub. S. B. No. 131, pass?"

Senator Schaffer moved that he be excused from voting under Senate Rule No. 59.

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

The motion was agreed to.

The question recurred, "Shall the bill, Sub. S. B. No. 131, pass?"

The yeas and nays were taken and resulted – yeas 31, nays 0, as follows:

Those who voted in the affirmative were: Senators


So the bill passed.

The title was amended as follows:

Add the names: "Antonio, Blessing, Brenner, Craig, Dolan, Gavarone, Hoagland, Peterson, Reineke, Sykes, Thomas, Williams, Yoko."

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

The motion was agreed to and the title so amended.


To amend sections 959.06, 959.131, 959.99, and 2901.01 of the Revised Code to revise the law and penalties associated with companion animal
cruelty and to generally prohibit an animal shelter from destroying a domestic animal by the use of a gas chamber, was considered the third time.

The question being, "Shall the bill, Sub. S. B. No. 164, pass?"

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

Antani  Antonio  Blessing  Brenner
Cirino  Craig  Dolan  Fedor
Gavarone  Hackett  Hoagland  Hottinger
Huffman, S.  Johnson  Kunze  Lang
Manning  McColley  O'Brien  Peterson
Reineke  Roegner  Romanchuk  Rulli
Schaffer  Schuring  Sykes  Thomas
Williams  Wilson  Yuko  Huffman, M.-32

So the bill passed.

The title was amended as follows:

Add the names: "Antonio, Brenner, Cirino, Dolan, Johnson, Kunze, Lang, Rulli, Schaffer, Schuring, Sykes, Thomas."

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

The motion was agreed to and the title so amended.

S. B. No. 255-Senators Antonio, Williams.

Cosponsors: Senators Schaffer, Yuko, Romanchuk, Thomas, Cirino, Kunze, Hoagland.

To enact section 5534.917 of the Revised Code to designate a portion of Lorain Avenue in Cleveland as the "Officer Wayne A. Leon Memorial Highway", was considered the third time.

The question being, "Shall the bill, S. B. No. 255, pass?"

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

Antani  Antonio  Blessing  Brenner
Cirino  Craig  Dolan  Fedor
Gavarone  Hackett  Hoagland  Hottinger
Huffman, S.  Johnson  Kunze  Lang
Manning  McColley  O'Brien  Peterson
Reineke  Roegner  Romanchuk  Rulli
Schaffer  Schuring  Sykes  Thomas
Williams  Wilson  Yuko  Huffman, M.-32

So the bill passed.

The title was amended as follows:

Add the names: "Blessing, Brenner, Craig, Dolan, Gavarone, Hackett, Hottinger, Johnson, O'Brien, Peterson, Reineke, Roegner, Rulli, Schaffer, Thomas, Wilson, Yuko."

The question being, “Shall the motion be agreed to?”
The motion was agreed to and the title so amended.

**Sub. S. B. No. 269**-Senator Manning.

To amend section 3770.03 and to enact section 3770.26 of the Revised Code to clarify that the Ohio Lottery Commission has the authority to conduct internet lottery gaming and to make other changes to the lottery law, was considered the third time.

The question being, "Shall the bill, **Sub. S. B. No. 269**, pass?"

The yeas and nays were taken and resulted – yeas 30, nays 2, as follows:

Those who voted in the affirmative were: Senators

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<tr>
<th>Antani</th>
<th>Antonio</th>
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<tr>
<td>Cirino</td>
<td>Craig</td>
<td>Dolan</td>
<td>Fedor</td>
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<td>Gavarone</td>
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<td>Hottinger</td>
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<td>Huffman, S.</td>
<td>Kunze</td>
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<td>McColley</td>
<td>O’Brien</td>
<td>Reineke</td>
<td>Roegner</td>
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<td>Romanchuk</td>
<td>Rulli</td>
<td>Schaffer</td>
<td>Schuring</td>
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<td>Sykes</td>
<td>Thomas</td>
<td>Williams</td>
<td>Wilson</td>
</tr>
<tr>
<td>Yuko</td>
<td></td>
<td></td>
<td>Huffman, M.-30</td>
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</tbody>
</table>

Senators Johnson and Peterson voted in the negative-2.

So the bill passed.

The title was amended as follows:

Add the names: "Senators Cirino, Thomas, Yuko."

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

The motion was agreed to and the title so amended.

**Sub. S. B. No. 323**-Senator Hackett.

Cosponsors: Senators Schaffer, Kunze, Hoagland, Manning.

To enact sections 5534.421, 5534.435, 5534.436, 5534.437, 5534.518, 5534.611, 5534.831, 5534.832, 5534.917, and 5534.962 of the Revised Code to designate multiple memorial highways, was considered the third time.

The question being, "Shall the bill, **Sub. S. B. No. 323**, pass?"

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

<table>
<thead>
<tr>
<th>Antani</th>
<th>Antonio</th>
<th>Blessing</th>
<th>Brenner</th>
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<tr>
<td>Cirino</td>
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<td>Gavarone</td>
<td>Hackett</td>
<td>Hoagland</td>
<td>Hottinger</td>
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<tr>
<td>Huffman, S.</td>
<td>Johnson</td>
<td>Kunze</td>
<td>Lang</td>
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<tr>
<td>Manning</td>
<td>McColley</td>
<td>O’Brien</td>
<td>Peterson</td>
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<tr>
<td>Reineke</td>
<td>Roegner</td>
<td>Romanchuk</td>
<td>Rulli</td>
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<tr>
<td>Schaffer</td>
<td>Schuring</td>
<td>Sykes</td>
<td>Thomas</td>
</tr>
<tr>
<td>Williams</td>
<td>Wilson</td>
<td>Yuko</td>
<td>Huffman, M.-32</td>
</tr>
</tbody>
</table>

So the bill passed.

The title was amended as follows:
Add the names: "Antonio, Blessing, Brenner, Cirino, Craig, Dolan, Gavarone, Huffman, S., Johnson, Reineke, Romanchuk, Rulli, Schuring, Thomas, Yuko."

The question being, “Shall the motion be agreed to?”
The motion was agreed to and the title so amended.

**MOTIONS**

Senator Rob McColley moved that Senators absent the week of Sunday, May 29, 2022, be excused, so long as a written explanation is on file with the Clerk pursuant to Senate Rule No. 17.

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

**INTRODUCTION AND FIRST CONSIDERATION OF BILLS**

The following bill was introduced and considered for the first time:

**S. B. No. 349** - Senator Schuring.

To amend sections 319.202, 323.73, 4503.061, 5739.0210, and 5747.51 and to enact section 5722.23 of the Revised Code to allow local governments to levy a real property transfer tax for the benefit of a land bank.

**OFFERING OF RESOLUTIONS**

Pursuant to Senate Rule No. 54, the following resolution was offered:

**S. R. No. 360** - Senators Schuring, Dolan.
Cosponsors: Senators Yuko, Manning, Rulli, Romanchuk, Antonio, Sykes, Reineke, O'Brien, Cirino.

Honoring Bruce Drennan on his retirement from Bally Sports Great Lakes.

The question being, "Shall the resolution listed under the President's prerogative be adopted?"
So the resolution was adopted.

**Message from the House of Representatives**

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives has signed the following bills:

S. B. No. 204-Senator Roegner – et al.
Am. S. B. No. 236-Senators Wilson, Lang – et al.

Attest: Bradley J. Young,
Clerk.

The President signed said bills.

MESSAGE FROM THE PRESIDENT

May 31, 2022

The Honorable Matt Huffman
The Ohio Senate
Statehouse
Columbus OH 43215

Dear President Huffman,

Please accept this letter as my formal resignation from the Ohio Senate, effective June 8th, 2022. I would like to thank the citizens of the 21st Senate District for giving me the privilege to represent them over the last eight years.

Sincerely,

/s/ SANDRA WILLIAMS

Sandra Williams
State Senator
Senate District 21

MESSAGE FROM THE PRESIDENT

June 1, 2022

Dear Senator Williams,

In accordance with Section 101.25 of the Ohio Revised Code, I hereby acknowledge receipt of your letter of resignation from the Ohio Senate effective Wednesday, June 8th, 2022.
It has certainly been a pleasure working with you during your time with the Senate. I wish you all the best in your future endeavors.

Sincerely,
/s/ MATT HUFFMAN

Matt Huffman
Senate President
State Senator, 12th District

Message from the House of Representatives

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill in which the concurrence of the Senate is requested:

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, 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: Bradley J. Young,
Clerk.

Said bill was considered the first time.

Senator Hottinger moved that Article II, Section 15(c) of the Ohio Constitution, requiring a bill to be considered on three different days, be
suspended with respect to Sub. H. B. No. 687, and that said bill be considered the second time.

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

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators


The motion was agreed to.

Senator Hottinger moved that Article II, Section 15(c) of the Ohio Constitution, requiring a bill to be considered on three different days, be suspended with respect to Sub. H. B. No. 687, and that said bill be considered the third time.

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

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators


The motion was agreed to.

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 considered the third time.

The question being, "Shall the bill, Sub. H. B. No. 687, pass?"

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators
So the bill passed.

The title was amended as follows:

Add the names: "Antonio, Blessing, Brenner, Cirino, Craig, Dolan, Fedor, Gavarone, Hackett, Hoagland, Hottinger, Huffman, S., Johnson, Kunze, Lang, Manning, Peterson, Reineke, Roegner, Rulli, Schaffer, Schuring, Sykes, Thomas, Williams, Yuko."

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

The motion was agreed to and the title so amended.

Senator Hottinger moved that the Senate revert to the sixth order of business, being bills for third consideration

The motion was agreed to.

**BILLS FOR THIRD CONSIDERATION**

Senator Hottinger moved that Sub. H. B. No. 377, having been informally passed, be brought up for consideration.

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


To amend sections 124.81 and 145.012 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, convey state-owned land, correct an outdated reference to state treasury warrants, and to make appropriations, was taken up.

The question being, "Shall the bill, Sub. H. B. No. 377, pass?"
Senator Schaffer moved to amend as follows:

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." Applicable large employer" has the same meaning as in section 1513 of the "Patient Protection and Affordable Care Act," 26
U.S.C. 4980H.

(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"

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

The yeas and nays were taken and resulted – yeas 25, nays 7, as follows:

Those who voted in the affirmative were: Senators

<table>
<thead>
<tr>
<th>Antani</th>
<th>Blessing</th>
<th>Brenner</th>
<th>Cirino</th>
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<tbody>
<tr>
<td>Dolan</td>
<td>Gavarone</td>
<td>Hackett</td>
<td>Hoagland</td>
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<tr>
<td>Hottinger</td>
<td>Huffman, S.</td>
<td>Johnson</td>
<td>Kunze</td>
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<tr>
<td>Lang</td>
<td>Manning</td>
<td>McColley</td>
<td>O'Brien</td>
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<td>Peterson</td>
<td>Reineke</td>
<td>Roegner</td>
<td>Romanchuk</td>
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<tr>
<td>Rulli</td>
<td>Schaffer</td>
<td>Schuring</td>
<td>Wilson</td>
</tr>
</tbody>
</table>

Senators Antonio, Craig, Fedor, Sykes, Thomas, Williams, and Yuko voted in the negative-7.

The motion to amend was agreed to.

The question recurred, "Shall the bill, Sub. H. B. No. 377, pass?"

The yeas and nays were taken and resulted – yeas 31, nays 1, as follows:

Those who voted in the affirmative were: Senators

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<thead>
<tr>
<th>Antonio</th>
<th>Blessing</th>
<th>Brenner</th>
<th>Cirino</th>
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</thead>
<tbody>
<tr>
<td>Craig</td>
<td>Dolan</td>
<td>Fedor</td>
<td>Gavarone</td>
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<tr>
<td>Hackett</td>
<td>Hoagland</td>
<td>Hottinger</td>
<td>Huffman, S.</td>
</tr>
<tr>
<td>Johnson</td>
<td>Kunze</td>
<td>Lang</td>
<td>Manning</td>
</tr>
</tbody>
</table>
Senator Antani voted in the negative-1.

So the bill passed.

The title was amended as follows:

Add the names: "Antonio, Blessing, Brenner, Cirino, Craig, Gavarone, Hackett, Hoagland, Huffman, S., Johnson, Lang, Manning, Peterson, Reineke, Rulli, Schaffer, Schuring, Sykes, Thomas, Williams, Wilson, Yuko."

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

The motion was agreed to and the title so amended.

On the motion of Senator Hottinger, the Senate recessed until 8:45 p.m.

The Senate met pursuant to the recess.

Message from the House of Representatives

Mr. President:

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

Am. Sub. S. B. No. 156 -Senator Roegner
Cosponsors: Senators Blessing, Brenner, Cirino, Gavarone, Hoagland, Huffman, S., Johnson, Lang, McColey, O'Brien, Peterson, Romanchuk, Rulli, Schaffer, Wilson Representatives Baldridge, Click, Cutrona, Ferguson, Ginter, Gross, Hall, Hillyer, Holmes, Jordan, Loychik, Merrin, Riedel, Schmidt, Stephens, Stevens, Wiggam

To amend section 9.68 of the Revised Code regarding the regulation of knives.

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

In line 59, strike through "or"; after "ammunition" insert ", or knives"

In line 62, strike through "or"; after "ammunition" insert ", or knives"

Attest: Bradley J. Young, Clerk.

Senator Hottinger moved that pursuant to Senate Rule No. 44, the
amendments of the House of Representatives to Am. Sub. S. B. No. 156, be brought up for consideration.

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

The motion was agreed to.

The question being, “Shall the Senate concur in the amendments of the House of Representatives?”

The yeas and nays were taken and resulted – yeas 25, nays 7, as follows:

Those who voted in the affirmative were: Senators

- Antani
- Blessing
- Brenner
- Cirino
- Dolan
- Gavarone
- Hackett
- Hoagland
- Hottinger
- Huffman, S.
- Johnson
- Kunze
- Lang
- Manning
- McColley
- O'Brien
- Peterson
- Reineke
- Roegner
- Romanchuk
- Rulli
- Schaffer
- Schuring
- Wilson
- Huffman, M.-25

Senators Antonio, Craig, Fedor, Sykes, Thomas, Williams, and Yuko voted in the negative-7.

So the Senate concurred in the amendments of the House of Representatives.

Message from the House of Representatives

Mr. President:

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

Am. Sub. S. B. No. 160 -Senator O'Brien


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.

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

In line 2 of the title, delete ", 4501.029,"
In line 8 of the title, delete ", to authorize the"
Delete lines 9 through 11 of the title
In line 12 of the title, delete "Assembly"
In line 15, delete ", 4501.029,"
Delete lines 388 through 412

Attest: Bradley J. Young, Clerk.

Senator Hottinger moved that pursuant to Senate Rule No. 44, the amendments of the House of Representatives to Am. Sub. S. B. No. 160, be brought up for consideration.

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

The question being, “Shall the Senate concur in the amendments of the House of Representatives?”
The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

Antani  Antonio  Blessing  Brenner
Cirino  Craig  Dolan  Fedor
Gavarone  Hackett  Hoagland  Hottinger
Huffman, S.  Johnson  Kunze  Lang
Manning  McColley  O'Brien  Peterson
Reineke  Roegner  Romanchuk  Rulli
Schaffer  Schuring  Sykes  Thomas
Williams  Wilson  Yuko  Huffman, M.-32

So the Senate concurred in the amendments of the House of Representatives.

Message from the House of Representatives
Mr. President:

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

**Am. Sub. S. B. No. 224** -Senator Cirino

To amend sections 169.02, 2108.75, 2108.77, 2108.81, 2108.82, 3517.152, 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 sections 305.43 and 4717.311 of the Revised Code to make changes to the laws that impact funeral homes, funeral professionals, funeral hearses, funeral escort vehicles, preneed funeral contracts, and the parental right of disposition for a deceased adult child, and to require the appointment of alternates to the Ohio Elections Commission.

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

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."

Attest: Bradley J. Young,
Clerk.

Senator Hottinger moved that pursuant to Senate Rule No. 44, the amendments of the House of Representatives to **Sub. S. B. No. 224**, be brought up for consideration.

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

The motion was agreed to.
The question being, “Shall the Senate concur in the amendments of the House of Representatives?”

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators


So the Senate concurred in the amendments of the House of Representatives.

Message from the House of Representatives

Mr. President:

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

Sub. S. B. No. 225 -Senator Schuring


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.

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

Attest:  Bradley J. Young,  
Clerk.
Senator Hottinger moved that pursuant to Senate Rule No. 44, the amendments of the House of Representatives to Sub. S. B. No. 225, be brought up for consideration.

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

The motion was agreed to.

The question being, “Shall the Senate concur in the amendments of the House of Representatives?”

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

Antani
Cirino
Gavarone
Huffman, S.
Manning
Reineke
Schaffer
Williams
Antonio
Craig
Hackett
Johnson
McColley
Roegner
Schuring
Wilson
Blessing
Dolan
Hackett
Kunze
O'Brien
Romanchuk
Sykes
Yuko
Brenner
Fedor
Hoagland
Lang
Peterson
Rulli
Thomas
Huffman, M.-32

So the Senate concurred in the amendments of the House of Representatives.

Message from the House of Representatives

Mr. President:

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

**Am. Sub. S. B. No. 239** -Senator Blessing

Cosponsors: Senators Roegner, Lang, Kunze, Romanchuk, Johnson, Antonio, Cirino, Gavarone, Hackett, Manning, Reineke, Rulli, Thomas, Wilson, Yuko Representatives Wiggam, Callender, Carruthers, Fraizer, Grendell, Gross, Hillyer, Jones, LaRe, Lochik, Seitz, White

To enact sections 5103.57, 5103.58, and 5103.59 of the Revised Code and to amend Section 261.150 of H.B. 110 of the 134th General Assembly regarding qualifications for professional treatment staff, regarding the fiscal year 2023 payment rates for intermediate care facilities for individuals with intellectual disabilities, and to make an appropriation.

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

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.

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 $365.05. For 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."

Attest: Bradley J. Young, Clerk.

Senator Hottinger moved that pursuant to Senate Rule No. 44, the amendments of the House of Representatives to Sub. S. B. No. 239, be brought up for consideration.

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

The motion was agreed to.

The question being, “Shall the Senate concur in the amendments of the House of Representatives?”

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

Antani  Antonio  Blessing  Brenner
Cirino  Craig  Dolan  Fedor
Gavarone  Hackett  Hoagland  Hottinger
Huffman, S.  Johnson  Kunze  Lang
Manning  McColley  O'Brien  Peterson
Reineke  Roegner  Romanchuk  Rulli
Schaffer  Schuring  Sykes  Thomas
Williams  Wilson  Yuko  Huffman, M.-32

So the Senate concurred in the amendments of the House of Representatives.

Message from the House of Representatives

Mr. President:

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

Am. S. B. No. 264 -Senator Brenner

Cosponsors: Senators Maharath, Hackett, Blessing, Cirino, Craig, Johnson, Reineke, Thomas, Williams, Yuko Representatives Hillyer, Carruthers, Galonski, Grendell, Humphrey, Miller, A., Patton, Pavliga, Roemer, Smith, K., Stevens

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.

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

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.
Senator Hottinger moved that pursuant to Senate Rule No. 44, the amendments of the House of Representatives to Am. S. B. No. 264, be brought up for consideration.

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

The motion was agreed to.

The question being, “Shall the Senate concur in the amendments of the House of Representatives?”

The yeas and nays were taken and resulted – yeas 32, nays 0, as follows:

Those who voted in the affirmative were: Senators

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<th>Antani</th>
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<td>Cirino</td>
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<td>Williams</td>
<td>Wilson</td>
<td>Yuko</td>
<td>Huffman, M.-32</td>
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So the Senate concurred in the amendments of the House of Representatives.

On the motion of Senator Hottinger, the Senate recessed until 9:30 p.m.

The Senate met pursuant to the recess.

On the motion of Senator Huffman, M., the Senate adjourned until Tuesday, June 7, 2022 at 9:30 a.m.