

OHIO

House

of

Representatives

JOURNAL

WEDNESDAY, MARCH 2, 2005

TWENTY-THIRD DAY

Hall of the House of Representatives, Columbus, Ohio
Wednesday, March 2, 2005 at 1:30 o'clock p.m.

The House met pursuant to adjournment.

Prayer was offered by Father Louis Schmidt of the St. Augustine Catholic Church in Minster, Ohio, followed by the Pledge of Allegiance to the Flag.

The journal of yesterday was read and approved.

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

Madeline Cain, Betsie Norris, and Tammy Lorkovick, guests of Representatives Skindell-13th district and DeGeeter-15th district.

Amy Rezos and Kevin Jones, guests of Representative Raussen-28th district.

Members of the Medina Area Chamber of Commerce, guests of Representative Calvert-69th district.

James Conwell, Ryan Sheppard, and Erik Miller, guests of Representative C. Evans-87th district.

INTRODUCTION OF BILLS

The following bills were introduced:

H. B. No. 105-Representatives Setzer, Kearns, C. Evans, Hartnett, Distel, Walcher, Seaver, Garrison, Seitz, Carano, Webster, Taylor, Collier.

To amend section 3301.0718 and to enact section 3301.078 of the Revised Code to require the State Board of Education to adopt the standards developed by the National Association for Sport and Physical Education for physical education in grades kindergarten through twelve and to require that any revisions to the standards be approved by concurrent resolution of the General Assembly.

H. B. No. 106-Representatives Setzer, Reinhard, C. Evans, Seitz, Webster, Collier, White.

To amend sections 731.29 and 3501.38 of the Revised Code to increase the number of signatures needed on a municipal referendum petition, to permit persons who sign a municipal referendum petition to remove their names from that petition within eight days after the petition is filed, and to permit the circulator of a municipal referendum petition from which names have been removed to amend the statement identifying the number of signatures on the petition.

H. B. No. 107-Representatives Setzer, Webster, Seitz, Kearns.

To amend section 3319.23 of the Revised Code to require the State Board of Education to adopt standards that require the curricula of teacher preparation programs to be aligned with the state academic content standards and with the value-added progress dimension developed by the Department of Education.

H. B. No. 108-Representatives Hagan, Willamowski, C. Evans, D. Evans, Webster, McGregor, DeGeeter, Harwood, Beatty.

To amend section 2930.01 of the Revised Code to allow certain victims of an accident proximately caused by a person committing OVI to receive the rights of a victim under the Victim's Rights Law.

H. B. No. 109-Representative Blasdel.

To amend section 5715.24 of the Revised Code to specify how new or destroyed property is to be accounted for in the equalization of real property assessments.

H. B. No. 110-Representatives Wagner, McGregor, Aslanides, Gilb, Schaffer, Raga, Reidelbach, Wolpert.

To amend sections 3319.081 and 3319.17 and to enact section 3319.172 of the Revised Code to permit all school districts and educational service centers to reduce the number of teaching employees for financial reasons and to expand the reasons for which noncivil service school districts and educational service centers may reduce the number of nonteaching employees.

H. B. No. 111-Representatives Skindell, D. Stewart, Strahorn, S. Patton, Healy, Ujvagi, Miller, Koziura, Yuko, Key, DeGeeter, Cassell, Barrett.

To amend section 5111.013 and to enact sections 5101.56 and 5101.561 of the Revised Code to require applicants for CHIP, Disability Medical Assistance, and Medicaid to provide information about their employers and to require an annual report identifying the employers.

H. B. No. 112-Representatives Skindell, D. Stewart, Strahorn, S. Patton, Ujvagi, Miller, Koziura, Beatty, Yuko, Key, Sayre.

To amend section 3715.99 and to enact sections 3715.88, 3715.89, and 3715.90 of the Revised Code to require manufacturers and labelers of dangerous drugs to disclose to the Director of Health the value, nature, and purpose of certain gifts, fees, payments, subsidies, and other economic benefits they provide in connection with pharmaceutical detailing, marketing,

or promotion.

H. B. No. 113-Representative Blasdel.

To amend sections 109.572, 1322.03, 1322.031, 1322.04, 1322.041, 3313.603, 4763.05, 4763.06, 4763.12, 4763.13, and 4763.99 and to enact sections 121.086 and 4763.19 of the Revised Code to prohibit registration of an applicant as a mortgage broker or loan officer, certification or licensure of an applicant as a real estate appraiser, or registration as a real estate appraiser assistant if a national criminal background check shows that the applicant has committed specified criminal offenses, to prohibit the appraisal of real estate without state certification or licensure, to prohibit a person knowingly affecting the independent judgment of an appraiser as to a dwelling's value; and to require that every high school include in the requirements for graduation instruction in personal economics.

Said bills were considered the first time.

CONSIDERATION OF SENATE AMENDMENTS

The Senate amendments to **Am. H. B. No. 10-Representative Schneider, et al.**, were taken up for consideration.

Am. H. B. No. 10-Representatives Schneider, Seitz, Setzer, C. Evans, Allen, Book, Daniels, Gibbs, Hagan, Mason, S. Patton, G. Smith, S. Smith, J. Stewart, White, Barrett, Beatty, Blasdel, Blessing, Bubp, Buehrer, Calvert, Carano, Carmichael, Cassell, Chandler, Coley, Collier, Combs, Core, DeBose, Distel, Dolan, Domenick, Driehaus, D. Evans, Faber, Fende, Fessler, Flowers, Gilb, Hartnett, Hoops, Hughes, Kearns, Key, Koziura, Law, Martin, Mitchell, Oelslager, Otterman, T. Patton, Perry, Peterson, Raussen, Redfern, Reidelbach, Reinhard, Schaffer, Schlichter, Seaver, Skindell, D. Stewart, Sykes, Taylor, Uecker, Ujvagi, Wagoner, Walcher, Widener, Willamowski, Williams, Wolpert. -Senators Wachtmann, Clancy, Hottinger, Niehaus, Schuring, Cates.

To amend sections 145.384, 145.46, 742.3711, 3307.60, 3309.46, and 5505.162 of the Revised Code regarding an election by a retirant of one of the state's public retirement systems who has married or remarried to change the plan under which a retirement benefit is paid, to amend the versions of sections 145.46, 742.3711, 3307.60, 3309.46, and 5505.162 of the Revised Code that are scheduled to take effect on October 27, 2006, to continue provisions of this act on and after that effective date, and to declare an emergency.

The question being, "Shall the emergency clause stand as part of the bill?"

The yeas and nays were taken and resulted - yeas 86, nays 8, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Barrett	Beatty	Blasdel
Blessing	Book	Brown	Calvert
Carano	Carmichael	Cassell	Chandler
Coley	Collier	Combs	Core
Daniels	DeBose	DeGeeter	DeWine
Distel	Dolan	Domenick	Driehaus
Evans C.	Faber	Fende	Flowers
Garrison	Gibbs	Gilb	Hagan
Hartnett	Harwood	Healy	Hoops
Hughes	Kearns	Key	Kilbane
Koziura	Latta	Law	Martin
McGregor	Miller	Mitchell	Oelslager
Otterman	Patton S.	Patton T.	Perry
Peterson	Raga	Raussen	Redfern
Reidelbach	Reinhard	Sayre	Schaffer
Schlichter	Schneider	Seaver	Seitz
Setzer	Smith G.	Stewart D.	Stewart J.
Strahorn	Sykes	Taylor	Uecker
Ujvagi	Wagner	Wagoner	Walcher
Webster	White	Widener	Widowfield
Willamowski	Williams	Wolpert	Yates
Yuko			Husted-86.

Representatives Brinkman, Buehrer, Fessler, Hood, Mason, Skindell, Smith S., and Trakas voted in the negative-8.

Having received a constitutional majority, the emergency clause stood as part of the bill.

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

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

Those who voted in the affirmative were: Representatives

Aslanides	Barrett	Beatty	Blasdel
Blessing	Book	Brinkman	Brown
Buehrer	Calvert	Carano	Carmichael
Cassell	Chandler	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Distel	Dolan
Domenick	Driehaus	Evans C.	Faber
Fende	Fessler	Flowers	Garrison
Gibbs	Gilb	Hagan	Hartnett
Harwood	Healy	Hood	Hoops
Hughes	Kearns	Key	Kilbane
Koziura	Latta	Law	Martin
Mason	McGregor	Miller	Mitchell
Oelslager	Otterman	Patton S.	Patton T.
Perry	Peterson	Raga	Raussen
Redfern	Reidelbach	Reinhard	Sayre
Schaffer	Schlichter	Schneider	Seaver
Seitz	Setzer	Skindell	Smith G.
Smith S.	Stewart D.	Stewart J.	Strahorn
Sykes	Taylor	Trakas	Uecker

Ujvagi	Wagner	Wagoner	Walcher
Webster	White	Widener	Widowfield
Willamowski	Williams	Wolpert	Yates
Yuko			Husted-94.

The Senate amendments were concurred in.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Healy reported for the Rules and Reference Committee recommending that the following House Bills, and Senate Bills be considered for the second time and referred to the following committees for consideration:

H.B. No. 78 - Representative Barrett, et al

TO REQUIRE HEALTH CARE POLICIES, PLANS, AND AGREEMENTS TO EXTEND COVERAGE TO NEWER FORMS OF SCREENING FOR CERVICAL CANCER DETECTION.

To the committee on Insurance

H.B. No. 79 - Representative Raga, et al

TO REQUIRE THAT INFORMATION ABOUT PROFESSIONAL MISCONDUCT OR CHILD ABUSE OR NEGLECT COMMITTED BY A PERSON LICENSED BY THE STATE BOARD OF EDUCATION BE SUBMITTED TO THE SUPERINTENDENT OF PUBLIC INSTRUCTION AND TO REQUIRE THE STATE BOARD TO REQUEST A CRIMINAL RECORDS CHECK PRIOR TO RENEWING AN EDUCATOR LICENSE.

To the committee on Education

H. B. No. 80 - Representative G. Smith, et al

TO PROHIBIT A STATE AGENCY FROM AWARDING A PUBLIC IMPROVEMENT CONTRACT UNLESS ITS TERMS REQUIRE THE CONTRACTOR TO PARTICIPATE IN A SPECIFIED DRUG-FREE WORKPLACE PROGRAM.

To the committee on Commerce and Labor

H.B. No. 81 - Representative G. Smith, et al

TO MAKE CHANGES IN THE CREDIT UNION LAW RELATING TO FIELDS OF MEMBERSHIP, EXPANSION OF AUTHORITIES, MEETINGS OF DIRECTORS, COMPENSATION OF OFFICERS, FEES AND INTEREST CHARGEABLE ON LOANS, RECORD KEEPING, ELIGIBLE INVESTMENTS, LIQUIDITY FUND REQUIREMENTS, PUBLIC RECORDS, AMENDMENTS TO ARTICLES, AND USE OF NAME; TO AUTHORIZE ACCOUNTS TO BE HELD BY CREDIT UNIONS UNDER LAWS RELATING TO PROBATE AND INTTESTATE SUCCESSION; TO AUTHORIZE A CREDIT UNION INSURED BY A

CREDIT UNION GUARANTY CORPORATION TO MAINTAIN INTEREST-BEARING TRUST ACCOUNTS ON BEHALF OF ATTORNEYS; AND TO AUTHORIZE CREDIT UNION DESIGNEES ACTING FOR OR ON THE PREMISES OF A CREDIT UNION TO BE APPOINTED AS POLICE OFFICERS.

To the committee on Financial Institutions, Real Estate and Securities

H.B. No. 82 - Representative Hughes

TO MAKE CHANGES RELATED TO THE PROHIBITION AGAINST USING CERTAIN TITLES IN THE PRACTICE OF OCCUPATIONAL SAFETY OR INDUSTRIAL HYGIENE.

To the committee on Commerce and Labor

H.B. No. 83 - Representative Hughes

TO REQUIRE THE PROBATE COURT, UPON APPLICATION BY A FIDUCIARY OR INTERESTED PARTY, TO DETERMINE THE FAIRNESS OF AN AGREEMENT REQUIRING A FIDUCIARY TO PAY A PERCENTAGE OF AN INHERITANCE OR A DOLLAR AMOUNT TO ANY PERSON OTHER THAN THE BENEFICIARY AND TO ALLOW THE PROBATE COURT TO APPROVE, MODIFY, OR INVALIDATE THE AGREEMENT.

To the committee on Judiciary

H.B. No. 84 - Representative Flowers, et al

TO PROHIBIT POLITICAL SUBDIVISIONS FROM IMPOSING RESIDENCY REQUIREMENTS ON CERTAIN EMPLOYEES.

To the committee on State Government

H.B. No. 85 - Representative Blessing

TO LIMIT RETAIL ELECTRIC SERVICE AUTOMATIC GOVERNMENTAL AGGREGATION AND TO CREATE A "DO NOT AGGREGATE" LIST.

To the committee on Public Utilities and Energy

H.B. No. 86 - Representative Willamowski, et al

TO ESTABLISH A MEDICAL ASSISTANCE PROGRAM THAT OFFERS ACCESS TO SICKNESS AND ACCIDENT INSURANCE AS AN ALTERNATIVE TO STANDARD MEDICAID PAY-PER-SERVICE COVERAGE.

To the committee on Insurance

H.B. No. 87 - Representative Willamowski, et al

TO REQUIRE THE DIRECTOR OF HEALTH TO DESIGNATE STATE CORRECTIONAL INSTITUTIONS AS HEALTH RESOURCE SHORTAGE AREAS FOR THE PURPOSES OF THE PHYSICIAN LOAN REPAYMENT PROGRAM.

To the committee on Health

H.B. No. 88 - Representative Willamowski, et al

TO EXEMPT FROM THE PERSONAL INCOME TAX UP TO \$10,000 IN

STATE AND FEDERAL GOVERNMENT AND MILITARY
RETIREMENT BENEFITS.

To the committee on Ways and Means

H.B. No. 89 - Representative Blessing

TO REQUIRE RETAIL SELLERS OF PRESCRIPTION DRUGS TO
DISCLOSE PRICE INFORMATION TO CONSUMERS.

To the committee on Health

S.B. No. 10 - Senator Jordan, et al

TO REVISE THE LAW GOVERNING COUNTY BOARDS OF MENTAL
RETARDATION AND DEVELOPMENTAL DISABILITIES.

To the committee on Health

Sub. S. B. No. 20 - Senator Goodman, et al

TO CLARIFY THE APPLICATION OF THE STATE'S CRIMINAL
JURISDICTION STATUTE TO OFFENSES COMMITTED IN A
JURISDICTION OTHER THAN OHIO THAT RESULT FROM A
CONSPIRACY, AN ATTEMPT, OR COMPLICITY TO COMMIT THE
OFFENSE THAT OCCURS IN OHIO; TO CLARIFY THE APPLICATION
OF THAT STATUTE IN HOMICIDE CASES; TO CLARIFY THAT OHIO
CRIMINAL SPECIFICATIONS ARE APPLICABLE TO PERSONS WHO
COMMIT AN OFFENSE IN A JURISDICTION OTHER THAN OHIO BUT
ARE SUBJECT TO OHIO CRIMINAL JURISDICTION; AND TO MAKE
OTHER RELATED CHANGES TO THE STATE'S CRIMINAL
JURISDICTION AND VENUE STATUTES.

To the committee on Criminal Justice

JON A. HUSTED
JIM CARMICHAEL
KEVIN DEWINE
MERLE GRACE KEARNS
JOHN SCHLICHTER
SHAWN N. WEBSTER
TIMOTHY J. DEGEETER

CHARLES E. CALVERT
ANTHONY CORE
LARRY L. FLOWERS
TOM RAGA
GEOFFREY C. SMITH
KENNETH A. CARANO
WILLIAM J. HEALY

Representative Blasdel moved that the House and Constitutional Rules
requiring bills to be considered by each house on three different days be
suspended as to the second consideration of House Bills and Senate Bills
contained in the report of the committee on Rules and Reference.

The motion was agreed to without objection.

The report was agreed to.

Said House Bills and Senate Bills were considered a second time and
referred as recommended.

MOTIONS AND RESOLUTIONS

Representative Healy reported for the Rules and Reference Committee recommending that the following House Concurrent Resolution and Senate Concurrent Resolution be introduced and referred to the following committees for consideration:

H. Con. R. No. 10 - Representative Willamowski, et al

TO MEMORIALIZE THE CONGRESS OF THE UNITED STATES TO REPEAL A PROVISION OF FEDERAL LAW THAT PREVENTS STATES THAT DID NOT HAVE A LONG-TERM CARE PARTNERSHIP PROGRAM IN EFFECT ON MAY 14, 1993, FROM ESTABLISHING ONE.
To the committee on Health

S. Con. R. No. 4 - Senator Zurz, et al

TO DESIGNATE THE MONTH OF FEBRUARY IN BOTH 2005 AND 2006 AS AMERICAN HEART MONTH IN OHIO.
To the committee on State Government

/s/ JON A. HUSTED

Jon Husted, Chair

Representative Blasdel moved that the Rules and Reference Committee Report on resolutions be agreed to and that the resolutions contained therein be introduced and referred as recommended.

The motion was agreed to.

Said resolutions were introduced and referred as recommended.

Representative DeWine moved that majority party members asking leave to be absent or absent the week of Wednesday, March 2, 2005, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Driehaus moved that minority party members asking leave to be absent or absent the week of Wednesday, March 2, 2005, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

Representative Blasdel moved that House Rules be suspended and that the following House Resolution be brought up for immediate adoption, read by title only, and spread upon the pages of the journal.

The motion was agreed to.

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

H. R. No. 20-Representatives Husted, Redfern.

Relative to travel allowance.

RESOLVED, That the Chief Administrative Officer of the House of Representatives is hereby authorized to pay the following named person travel allowance for mileage as provided by section 101.27 of the Revised Code:

NAME	DISTRICT	MILEAGE ROUND TRIP
Joseph Uecker	#66	196

The yeas and nays were taken and resulted - yeas 93, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Barrett	Beatty	Blasdel
Blessing	Book	Brinkman	Brown
Buehrer	Calvert	Carano	Carmichael
Cassell	Chandler	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Distel	Dolan
Domenick	Driehaus	Evans C.	Faber
Fende	Fessler	Flowers	Garrison
Gibbs	Gilb	Hagan	Hartnett
Harwood	Healy	Hood	Hoops
Hughes	Kearns	Key	Kilbane
Koziura	Latta	Law	Martin
Mason	McGregor	Miller	Mitchell
Oelslager	Otterman	Patton T.	Perry
Peterson	Raga	Raussen	Redfern
Reidelbach	Reinhard	Sayre	Schaffer
Schlichter	Schneider	Seaver	Seitz
Setzer	Skindell	Smith G.	Smith S.
Stewart D.	Stewart J.	Strahorn	Sykes
Taylor	Trakas	Uecker	Ujvagi
Wagner	Wagoner	Walcher	Webster
White	Widener	Widowfield	Willamowski
Williams	Wolpert	Yates	Yuko
			Husted-93.

The resolution was adopted.

BILLS FOR THIRD CONSIDERATION

H. B. No. 12-Representatives Carano, S. Patton, J. Stewart, Seitz, Perry, Blasdel, Skindell, McGregor, Trakas, Chandler.

To amend section 4301.62 and to enact section 4303.232 of the Revised Code to create the T-1 permit to authorize certain colleges and universities and professional athletic teams to allow the consumption of beer and intoxicating liquor brought into restricted areas on the property they own or lease, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

Aslanides	Barrett	Beatty	Blasdel
Blessing	Book	Brinkman	Brown
Buehrer	Calvert	Carano	Carmichael
Cassell	Chandler	Coley	Collier
Combs	Daniels	DeBose	DeGeeter
DeWine	Distel	Dolan	Domenick
Driehaus	Evans C.	Faber	Fende
Flowers	Garrison	Gibbs	Gilb
Hartnett	Harwood	Healy	Hoops
Hughes	Kearns	Key	Kilbane
Koziura	Martin	Mason	McGregor
Miller	Mitchell	Oelslager	Otterman
Patton T.	Perry	Peterson	Raga
Rausen	Redfern	Reidelbach	Reinhard
Sayre	Schlichter	Schneider	Seaver
Seitz	Setzer	Skindell	Smith G.
Smith S.	Stewart D.	Stewart J.	Strahorn
Sykes	Taylor	Trakas	Uecker
Ujvagi	Wagoner	Webster	White
Widener	Willamowski	Williams	Wolpert
Yates	Yuko		Husted-83.

Those who voted in the negative were: Representatives

Core	Fessler	Hagan	Hood
Latta	Law	Schaffer	Wagner
Walcher			Widowfield-10.

The bill passed.

Representative Carano moved to amend the title as follows:

Add the names: "Barrett, Cassell, Distel, Domenick, Harwood, Healy, Key, Kilbane, Koziura, Otterman, D. Stewart, Sykes, Ujvagi, Yuko."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 13-Representatives Wagner, Latta, Seitz.

To amend section 5739.026 of the Revised Code to permit the levy by a board of county commissioners of a sales and use tax for the purpose of providing emergency medical services, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 91, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Barrett	Beatty	Blasdel
Blessing	Book	Brown	Buehrer
Calvert	Carano	Carmichael	Cassell
Chandler	Coley	Collier	Combs
Core	Daniels	DeBose	DeGeeter
DeWine	Distel	Dolan	Domenick
Driehaus	Evans C.	Faber	Fende
Fessler	Flowers	Garrison	Gibbs
Gilb	Hagan	Hartnett	Harwood
Healy	Hood	Hoops	Hughes
Kearns	Key	Kilbane	Koziura
Latta	Law	Martin	Mason
McGregor	Miller	Mitchell	Oelslager
Otterman	Patton T.	Perry	Peterson
Raga	Redfern	Reidelbach	Reinhard
Sayre	Schaffer	Schlichter	Schneider
Seaver	Seitz	Setzer	Skindell
Smith G.	Smith S.	Stewart D.	Stewart J.
Strahorn	Sykes	Taylor	Trakas
Uecker	Ujvagi	Wagner	Wagoner
Walcher	Webster	White	Widener
Widowfield	Willamowski	Williams	Wolpert
Yates	Yuko		Husted-91.

Representatives Brinkman and Raussen voted in the negative-2.

The bill passed.

Representative Wagner moved to amend the title as follows:

Add the names: "Aslanides, Barrett, Carano, Chandler, Collier, Combs, Daniels, DeBose, Domenick, Garrison, Kearns, McGregor, Otterman, Seaver, Walcher, Willamowski, Wolpert."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 68-Representatives T. Patton, Calvert, Flowers, Martin, S. Patton.

To amend sections 109.572, 122.14, 307.12, 315.08, 315.14, 315.18, 4501.04, 4501.06, 4501.21, 4501.26, 4503.02, 4503.103, 4503.181, 4503.19, 4503.21, 4503.23, 4503.26, 4503.40, 4503.42, 4505.021, 4505.031, 4505.032, 4505.06, 4505.08, 4506.08, 4506.14, 4508.06, 4509.27, 4513.34, 4519.58, 4549.10, 4749.03, 4749.06, 4749.10, 5501.11, 5513.04, 5525.01, 5525.10, 5525.15, 5531.09, 5531.10, 5537.17, 5543.02, 5735.05, 5735.23, 5735.25, 5735.27, 5735.28, and 5735.29; to enact sections 4503.192, 4503.85, 4508.10, and 5537.161; and to repeal sections 4501.12 and 4501.35 of the Revised Code to make appropriations for programs related to transportation and public safety for the biennium beginning July 1, 2005, and ending June 30, 2007, and to provide authorization and conditions for the operation of those programs,

was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Calvert moved to amend as follows:

In line 4405, delete "\$591,240,305 \$584,969,730" and insert "\$586,240,305 \$579,969,730"

In line 4416, delete "\$1,799,813,205 \$1,923,488,530" and insert "\$1,794,813,205 \$1,918,488,530"

In line 4424, delete "\$2,199,813,205 \$2,233,488,530" and insert "\$2,194,813,205 \$2,228,488,530"

In line 4477, delete "\$2,447,047,400 \$2,577,306,900" and insert "\$2,442,047,400 \$2,572,306,900"

In line 4482, delete "\$2,847,047,400 \$2,887,306,900" and insert "\$2,842,047,400 \$2,882,306,900"

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

The motion was agreed to without objection.

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

Representative Miller moved to amend as follows:

Between lines 5141 and 5142, insert:

"Section 403.05. That Section 5 of Sub. S.B. 59 of the 124th General Assembly be amended to read as follows:

Sec. 5. In accordance with a schedule and on a form adopted by the Registrar of Motor Vehicles, a clerk of a court of common pleas may certify to the Registrar any net revenue loss that the clerk incurs during the first three years following ~~the effective date of this section~~ October 31, 2001, and that is attributable to the implementation of ~~this act~~ Sub. S.B. 59 of the 124th General Assembly. The clerk shall certify net revenue loss based upon a comparison of the revenue the clerk received during a period of time, as determined by the Registrar, preceding ~~the effective date of this section~~ October 31, 2001, with the revenue the clerk receives during comparable periods of time during the first three years following ~~the effective date of this section~~ October 31, 2001.

From the automated title processing fund created by section 4505.09 of the Revised Code, the Registrar shall make on a monthly basis during those ~~three~~ five years payments to any clerk who certifies a net revenue loss for an applicable reporting period. During the first year of payments, the payments shall equal one hundred per cent of the certified net revenue loss for an applicable reporting period. During the second year of payments, the payments shall equal seventy-five per cent of the certified net revenue loss for an applicable reporting period. During the third year of payments, the payments

shall equal fifty per cent of the certified net revenue loss for an applicable reporting period. In addition, the Registrar shall make monthly payments equal to fifty per cent of the certified net revenue loss until December 31, 2005.

The Registrar shall adopt rules as necessary to implement this section.

Section 403.06. That existing Section 5 of Sub. S.B. 59 of the 124th General Assembly is hereby repealed."

In line 13 of the title, after "Code" insert "and to amend Section 5 of Sub. S.B. 59 of the 124th General Assembly"

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

Representative Kearns moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted - yeas 52, nays 41, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Blasdel	Blessing	Buehrer
Calvert	Carmichael	Coley	Collier
Combs	Core	Daniels	DeWine
Dolan	Evans C.	Faber	Fessler
Flowers	Gilb	Hagan	Hoops
Hughes	Kearns	Latta	Law
Martin	McGregor	Oelslager	Patton T.
Peterson	Raga	Rausen	Reidelbach
Reinhard	Schaffer	Schlichter	Schneider
Seaver	Seitz	Setzer	Smith G.
Taylor	Uecker	Wagner	Wagoner
Walcher	Webster	White	Widener
Widowfield	Willamowski	Wolpert	Husted-52.

Those who voted in the negative were: Representatives

Barrett	Beatty	Book	Brinkman
Brown	Carano	Cassell	Chandler
DeBose	DeGeeter	Distel	Domenick
Driehaus	Fende	Garrison	Gibbs
Hartnett	Harwood	Healy	Hood
Key	Kilbane	Koziura	Mason
Miller	Mitchell	Otterman	Perry
Redfern	Sayre	Skindell	Smith S.
Stewart D.	Stewart J.	Strahorn	Sykes
Trakas	Ujvagi	Williams	Yates
			Yuko-41.

The motion to amend was laid on the table.

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

Representative Skindell moved to amend as follows:

In line 20, after "315.18," insert "4163.01, 4163.07,"

In line 26, after "sections" insert "4163.08, 4163.09,"

Between lines 660 and 661, insert:

"**Sec. 4163.01.** As used in Chapter 4163. of the Revised Code:

(A) "Atomic energy" means all forms of energy released in the course of nuclear fission or nuclear transformation.

(B) "~~By-product material" means any radioactive material (except special nuclear material) yielded in, or made radioactive by exposure to the radiation incident to, the process of producing or utilizing special nuclear materials~~ has the same meaning as in Section 11(e)(2) of the "Atomic Energy Act of 1954," 68 Stat. 922, 42 U.S.C.A. 2014, as amended.

(C) "Production facility" means any equipment or device capable of the production of special nuclear material in such quantity as to be of significance to the common defense and security, or in such manner as to affect the health and safety of the public; or any important component part especially designed for such equipment or device.

(D) "Special nuclear material" means plutonium or uranium enriched in the isotope 233 or in the isotope 235, or any other material which the governor declares by order to be special nuclear material.

(E) "Utilization facility" means any equipment or device, except an atomic weapon, capable of making use of special nuclear materials in such quantity as to be of significance to the common defense and security, or in such manner as to affect the health and safety of the public, or peculiarly adapted for making use of atomic energy in such quantity as to be of significance to the common defense and security, or in such manner as to affect the health and safety of the public; or any important component part especially designed for such equipment or device.

(F) "Radiation" means gamma rays and X-rays, alpha and beta particles, high-speed electrons, neutrons, protons, and other nuclear particles; but not sound or radio waves, or visible, infrared, or ultraviolet light.

(G) "~~Large quantity" has the meaning set forth in Part 71 of Title 10, section 71.4(f), of the Code of Federal Regulations~~ "Highway route controlled quantity" has the same meaning as in 49 C.F.R. 173.403.

(H) "High-level radioactive waste" means any of the following:

(1) Irradiated reactor fuel;

(2) Liquid wastes resulting from the operation of the first cycle solvent extraction system, or equivalent, and the concentrated wastes from subsequent extraction cycles, or equivalent, in a facility for reprocessing irradiated reactor fuel;

(3) Solids into which such liquid wastes have been converted;

(4) Any other highly radioactive waste material that the United States nuclear regulatory commission or the United States department of energy determines by law requires permanent isolation;

(5) Any by-product material.

(I) "Spent nuclear fuel" means fuel that has been withdrawn from a nuclear reactor following irradiation, the constituent elements of which have not been separated by reprocessing.

(J) "Transuranic waste" means material containing elements that have an atomic number greater than 92, including neptunium, plutonium, americium, and curium, and that are in concentrations greater than 10 nanocuries per gram or in other concentrations that the United States nuclear regulatory commission may prescribe.

Sec. 4163.07. (A)(1) Prior to transporting any ~~large~~ high-level radioactive waste, spent nuclear fuel, transuranic waste, or any quantity of special nuclear material or by-product material that meets or exceeds the highway route controlled quantity, within, into, or through the state, the carrier or shipper of the material shall notify the executive director of the emergency management agency established under section 5502.22 of the Revised Code of the shipment. The notice shall be in writing and be sent by certified mail and shall include the name of the shipper; the name of the carrier; the type and quantity of the ~~special nuclear material or by-product material;~~ the transportation mode of the shipment; the proposed date and time of shipment of the material within, into, or through the state; and the starting point, termination or exit point, scheduled route, and each alternate route, if any, of the shipment. In order to constitute effective notification under division (A)(1) of this section, notification shall be received by the executive director at least ~~forty-eight hours~~ four days prior to ~~entry of the shipment~~ within, into, or through the state.

(2) The carrier or shipper of any shipment subject to division (A)(1) of this section shall immediately notify the executive director of any change in the date and time of the shipment or in the route of the shipment within, into, or through the state.

(B) Upon receipt of a notice of any shipment of ~~a large quantity of special nuclear material or by-product material~~ that is subject to division (A)(1) of this section within, into, or through the state, the executive director of the emergency management agency shall immediately notify the director of public safety, the director of environmental protection, the chairperson of the public utilities commission, and the sheriff of each county along the proposed route, or any alternate route, of the shipment.

(C) The executive director of the emergency management agency shall not disclose to any person other than those persons enumerated in division (B) of this section any information pertaining to any shipment of special nuclear material or by-product material prior to the time that the shipment is completed.

(D) This section does not apply to radioactive materials, other than by-products, shipped by or for the United States department of defense and United States department of energy for military or national defense purposes. Nothing in this section requires the disclosure of any defense information or restricted data as defined in the "Atomic Energy Act of 1954," 68 Stat. 919, 42 U.S.C.A. 2011, as amended.

(E) No person shall transport or cause to be transported within, into, or through the state any ~~large quantity of special or by-product~~ material that is subject to division (A)(1) of this section without first providing the notice required in ~~that division (A) of this section~~.

Sec. 4163.08. (A) No person shall transport high-level radioactive waste, spent nuclear fuel, transuranic waste, or any quantity of special nuclear material that meets or exceeds the highway route controlled quantity, within, into, or through this state by rail or motor carrier unless the person, at least four days prior to the date of the shipment, pays the department of public safety the following fees for each shipment of high-level radioactive waste, spent nuclear fuel, transuranic waste, or any quantity of special nuclear material that meets or exceeds the highway route controlled quantity, as applicable:

(1) For each shipment originating in this state:

(a) Two thousand five hundred dollars for each cask designated for transport by motor carrier:

(b) Four thousand five hundred dollars for the first cask designated for transport by rail and three thousand dollars for each additional cask designated for transport by rail that is shipped by the same person or entity in the same shipment.

(2) For each shipment originating outside this state:

(a) Three thousand five hundred dollars for each cask designated for transport by motor carrier:

(b) Five thousand five hundred dollars for the first cask designated for transport by rail and four thousand dollars for each additional cask designated for transport by rail that is shipped by the same person or entity in the same shipment.

(B) This section does not apply to any shipment of high-level radioactive waste, spent nuclear fuel, transuranic waste, or any quantity of special nuclear material that meets or exceeds the highway route controlled quantity by or for the United States government for military or national defense purposes. This section applies to all other shipments of high-level radioactive waste, spent nuclear fuel, transuranic waste, or any quantity of special nuclear material that meets or exceeds the highway route controlled quantity by or for the United States government, to the extent permitted by federal law.

Sec. 4163.09. (A)(1) The department of public safety shall deposit all

fees collected under section 4163.08 of the Revised Code in the radiation response fund, which is hereby created in the state treasury. All investment earnings of the fund shall be credited to it.

(2) Money in the radiation response fund shall be used only for the following purposes, as determined by the director of public safety:

(a) State and local expenses related to the shipment of high-level radioactive waste, spent nuclear fuel, transuranic waste, or any quantity of special nuclear material that meets or exceeds the highway route controlled quantity in this state, including inspections, escorts, security, emergency management services, and accident response;

(b) Planning, coordination, education, and training of emergency response providers, law enforcement agencies, and other appropriate state or local entities;

(c) Purchase and maintenance of monitoring, medical, safety, or emergency response equipment and supplies;

(d) Administrative costs of the department and other state or local entities related to the shipping of high-level radioactive waste, spent nuclear fuel, transuranic waste, or any quantity of special nuclear material that meets or exceeds the highway route controlled quantity;

(e) Other similar expenses determined by the director to be appropriate.

(B)(1) The director may adopt rules as necessary to implement sections 4163.08 and 4163.09 of the Revised Code.

(2) In administering section 4163.08 of the Revised Code, the director shall work with any department or agency of federal, state, or local government that also regulates the shipment of high-level radioactive waste, spent nuclear fuel, transuranic waste, or any quantity of special nuclear material that meets or exceeds the highway route controlled quantity.

(3) Subject to division (C) of section 4163.07 of the Revised Code, the department, consistent with national security requirements, may notify any law enforcement agency or other state or local entity affected by the shipment, as the director considers necessary for public safety."

In line 4375, after "315.18," insert "4163.01, 4163.07,"

In line 2 of the title, after "315.18," insert "4163.01, 4163.07,"

In line 11 of the title, after "sections" insert "4163.08, 4163.09,"

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

Representative Kearns moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted - yeas 54, nays 39, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Blasdel	Blessing	Buehrer
Calvert	Carmichael	Coley	Collier
Combs	Core	Daniels	DeWine
Dolan	Evans C.	Faber	Flowers
Gibbs	Gilb	Hagan	Hoops
Hughes	Kearns	Kilbane	Latta
Law	Martin	McGregor	Oelslager
Patton T.	Peterson	Raga	Rausen
Reidelbach	Reinhard	Schaffer	Schlichter
Schneider	Seaver	Seitz	Setzer
Smith G.	Taylor	Trakas	Uecker
Wagner	Wagoner	Walcher	Webster
White	Widener	Widowfield	Willamowski
Wolpert			Husted-54.

Those who voted in the negative were: Representatives

Barrett	Beatty	Book	Brinkman
Brown	Carano	Cassell	Chandler
DeBose	DeGeeter	Distel	Domenick
Driehaus	Fende	Fessler	Garrison
Hartnett	Harwood	Healy	Hood
Key	Koziura	Mason	Miller
Mitchell	Otterman	Perry	Redfern
Sayre	Skindell	Smith S.	Stewart D.
Stewart J.	Strahorn	Sykes	Ujvagi
Williams	Yates		Yuko-39.

The motion to amend was laid on the table.

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

Representative Skindell moved to amend as follows:

Between lines 5141 and 5142, insert:

"Section 503.03. (A) There is hereby created the High-level Radioactive Waste Transportation Study Commission consisting of fourteen members, six of whom shall be as follows: two members of the House of Representatives, one of whom shall be appointed by the Speaker of the House of Representatives and one of whom shall be appointed by the Minority Leader of the House of Representatives; two members of the Senate, one of whom shall be appointed by the President of the Senate and one of whom shall be appointed by the Minority Leader of the Senate; and one person representing the commercial nuclear power industry in this state and one person representing the public, both of whom shall be appointed by the governor.

The Director of Agriculture, the Director of Commerce, the Director of Environmental Protection, the Director of Health, the chairperson of the Public Utilities Commission, and the Executive Director of the Emergency Management Agency shall be nonvoting ex officio members of the Commission.

Each of these members may designate an employee of the member's department, commission, or agency to serve on the High-level Radioactive Waste Transportation Study Commission in the member's place as the member's designee.

Of the remaining two members of the Commission, one voting member shall be selected by the Ohio Environmental Council and one voting member shall be selected by the Ohio chapter of the American Federation of Labor - Congress of Industrial Organizations.

All initial appointments and selections to the Commission shall be made not later than sixty days after the effective date of this act. Vacancies shall be filled in the same manner provided for original appointments and selections.

The Commission shall elect from among its members a chairperson, vice-chairperson, and any other officers as it considers advisable. Five of the voting members constitute a quorum. Members of the Commission shall serve without compensation.

The Emergency Management Agency shall provide any staff or services the Commission may require.

(B) The Commission shall study and review the state and local issues relating to the transportation of high-level radioactive waste in Ohio. In performing this study and review, the Commission shall do all of the following:

- (1) Identify the relevant issues, including notification, escorts, permits, inspections, and transportation routes;
- (2) Review and evaluate existing state and local public safety personnel training programs for responding to radioactive material transport accidents so as to identify any deficiencies in that training, and formulate recommendations of how to correct those deficiencies;
- (3) Determine whether state and local public safety personnel who would be involved in responding to a radioactive material transport accident have the proper safety equipment to respond to such an accident;
- (4) Determine what steps should be taken to ensure the safe transportation of shipments of high-level radioactive waste in Ohio;
- (5) Identify those aspects relating to the transport of high-level radioactive waste in Ohio in which cooperation with the federal government, regional and interstate organizations and agencies, and other state governments is desirable, essential, or required;
- (6) Make legislative and agency rule recommendations to ensure the safe transportation of high-level radioactive waste in Ohio.

(C) Not later than eight months after the effective date of this act, the Commission shall issue a preliminary report containing its preliminary findings and recommendations. The Commission shall send a copy of the report to the

Speaker of the House of Representatives, the Minority Leader of the House of Representatives, the President of the Senate, the Minority Leader of the Senate, and the Governor.

(D) Not later than eighteen months after the effective date of this act, the Commission shall issue a final report containing its final findings and recommendations. The final report shall be distributed in the same manner as the preliminary report. Upon issuance of the final report or twenty-four months after the effective date of this act, whichever occurs first, the Commission shall cease to exist."

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

Representative Kearns moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted - yeas 54, nays 39, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Blasdel	Blessing	Buehrer
Calvert	Carmichael	Coley	Collier
Combs	Core	Daniels	DeWine
Dolan	Evans C.	Faber	Flowers
Gibbs	Gilb	Hagan	Hoops
Hughes	Kearns	Kilbane	Latta
Law	Martin	McGregor	Oelsluger
Patton T.	Peterson	Raga	Raussen
Reidelbach	Reinhard	Schaffer	Schlichter
Schneider	Seaver	Seitz	Setzer
Smith G.	Taylor	Trakas	Uecker
Wagner	Wagoner	Walcher	Webster
White	Widener	Widowfield	Willamowski
Wolpert			Husted-54.

Those who voted in the negative were: Representatives

Barrett	Beatty	Book	Brinkman
Brown	Carano	Cassell	Chandler
DeBose	DeGeeter	Distel	Domenick
DrieHaus	Fende	Fessler	Garrison
Hartnett	Harwood	Healy	Hood
Key	Koziura	Mason	Miller
Mitchell	Otterman	Perry	Redfern
Sayre	Skindell	Smith S.	Stewart D.
Stewart J.	Strahorn	Sykes	Ujvagi
Williams	Yates		Yuko-39.

The motion to amend was laid on the table.

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

Representative Redfern moved to amend as follows:

In line 21, delete "4503.181, 4503.19, 4503.21, 4503.23,"

In line 23, delete "4549.10,"

In line 27, delete "4503.192,"

Delete lines 1098 through 1331

Delete lines 2379 through 2388

In line 4376, delete "4503.181, 4503.19, 4503.21, 4503.23,"

In line 4379, delete "4549.10,"

In line 3 of the title, delete "4503.181, 4503.19,"

In line 4 of the title, delete "4503.21, 4503.23,"

In line 7 of the title, delete "4549.10,"

In line 11 of the title, delete "4503.192,"

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

Representative Kearns moved that the motion be laid on the table.

The question being, "Shall the motion to amend be laid on the table?"

The yeas and nays were taken and resulted - yeas 54, nays 39, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Blasdel	Blessing	Brinkman
Buehrer	Calvert	Carmichael	Coley
Core	Daniels	DeGeeter	DeWine
Dolan	Evans C.	Faber	Fessler
Flowers	Gibbs	Gilb	Hagan
Hood	Hoops	Hughes	Kearns
Kilbane	Law	Martin	McGregor
Oelslager	Patton T.	Peterson	Raga
Raussen	Reidelbach	Reinhard	Schaffer
Schlichter	Schneider	Seaver	Seitz
Setzer	Stewart J.	Taylor	Trakas
Wagner	Wagoner	Walcher	Webster
White	Widener	Widowfield	Willamowski
Wolpert			Husted-54.

Those who voted in the negative were: Representatives

Barrett	Beatty	Book	Brown
Carano	Cassell	Chandler	Collier
Combs	DeBose	Distel	Domenick
Driehaus	Fende	Garrison	Hartnett
Harwood	Healy	Key	Koziura
Latta	Mason	Miller	Mitchell
Otterman	Perry	Redfern	Sayre
Skindell	Smith G.	Smith S.	Stewart D.
Strahorn	Sykes	Uecker	Ujvagi
Williams	Yates		Yuko-39.

The motion to amend was laid on the table.

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

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

Those who voted in the affirmative were: Representatives

Aslanides	Barrett	Beatty	Blasdel
Blessing	Book	Brinkman	Brown
Buehrer	Calvert	Carano	Carmichael
Cassell	Chandler	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Distel	Dolan
Domenick	Driehaus	Evans C.	Faber
Fende	Flowers	Garrison	Gibbs
Gilb	Hagan	Hartnett	Harwood
Healy	Hood	Hoops	Hughes
Kearns	Key	Kilbane	Koziura
Latta	Law	Martin	Mason
McGregor	Miller	Mitchell	Oelslager
Otterman	Patton T.	Perry	Peterson
Raga	Rausen	Redfern	Reidelbach
Reinhard	Sayre	Schaffer	Schlichter
Schneider	Seaver	Seitz	Setzer
Skindell	Smith G.	Smith S.	Stewart D.
Stewart J.	Strahorn	Sykes	Taylor
Trakas	Uecker	Ujvagi	Wagner
Wagoner	Walcher	Webster	White
Widener	Widowfield	Willamowski	Williams
Wolpert	Yates	Yuko	Husted-92.

Representative Fessler voted in the negative-1.

The bill passed.

Representative T. Patton moved to amend the title as follows:

Add the names: "Buehrer, Cassell, Collier, Daniels, DeBose, Domenick, C. Evans, Garrison, Gibbs, Hagan, Hartnett, Hughes, Kearns, Key, Latta, Law, Mason, Redfern, Reidelbach, Schlichter, Setzer, S. Smith, Williams, Yuko."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. R. No. 16-Representatives Flowers, C. Evans, McGregor, Hughes, Wolpert, Boccieri, Aslanides, Combs, Taylor, Calvert, S. Patton, Seitz, Gilb, Beatty, Cassell, Kearns, Ujvagi, Webster, Fessler, DeWine, D. Evans, G. Smith, Reidelbach, Bulp, Hoops, Barrett, Otterman, D. Stewart, Hood, Peterson, Mitchell, Latta, Schlichter, Walcher, Book, Carmichael, Uecker, Setzer.

To join the team of municipal corporations, businesses, organizations, and state and local leaders to protect the Defense Supply Center Columbus (DSCC) from the Base Realignment and Closure process, was taken up for

consideration the third time.

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

Representative Flowers moved to amend the title as follows:

Add the names: "Blessing, Brown, Buehrer, Carano, Collier, Core, Daniels, DeBose, DeGeeter, Distel, Dolan, Faber, Gibbs, Hagan, Hartnett, Key, Law, Mason, Miller, T. Patton, Perry, Raga, Redfern, Reinhard, Sayre, Schaffer, Schneider, Seaver, Skindell, Strahorn, Trakas, Wagoner, Widener, Willamowski, Williams, Yates, Yuko."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

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

The yeas and nays were taken and resulted - yeas 93, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Barrett	Beatty	Blasdel
Blessing	Book	Brinkman	Brown
Buehrer	Calvert	Carano	Carmichael
Cassell	Chandler	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Distel	Dolan
Domenick	Driehaus	Evans C.	Faber
Fende	Fessler	Flowers	Garrison
Gibbs	Gilb	Hagan	Hartnett
Harwood	Healy	Hood	Hoops
Hughes	Kearns	Key	Kilbane
Koziura	Latta	Law	Martin
Mason	McGregor	Miller	Mitchell
Oelslager	Otterman	Patton T.	Perry
Peterson	Raga	Raussen	Redfern
Reidelbach	Reinhard	Sayre	Schaffer
Schlichter	Schneider	Seaver	Seitz
Setzer	Skindell	Smith G.	Smith S.
Stewart D.	Stewart J.	Strahorn	Sykes
Taylor	Trakas	Uecker	Ujvagi
Wagner	Wagoner	Walcher	Webster
White	Widener	Widowfield	Willamowski
Williams	Wolpert	Yates	Yuko
			Husted-93.

The resolution was adopted.

MESSAGE FROM THE SPEAKER

Pursuant to Ohio Revised Code section 5537.02(A)(B)(1)(d), the Speaker hereby appoints Representative Buehrer to the Ohio Turnpike Commission.

MESSAGE FROM THE SPEAKER

Pursuant to Ohio Revised Code section 3301.80(A)(B)(1), the Speaker hereby appoints the following members to the Ohio SchoolNet Commission:

Representatives Setzer, Garrison and public member Dr. John Bogges.

MESSAGE FROM THE SPEAKER

Pursuant to Ohio Revised Code section 122.29(B), 122.22(E), the Speaker hereby appoints Representative Schaffer to the Industrial Technology and Enterprise Advisory Council.

On motion of Representative Blasdel, the House adjourned until Thursday, March 3, 2005 at 11:00 o'clock a.m.

Attest:

LAURA P. CLEMENS,
Clerk.