OHIO House of Representatives JOURNAL

WEDNESDAY, DECEMBER 14, 2005

ONE HUNDRED EIGHTEENTH DAY Hall of the House of Representatives, Columbus, Ohio Wednesday, December 14, 2005 at 1:30 o'clock p.m.

The House met pursuant to adjournment.

Prayer was offered by Representative Ken Carano-59th district, 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:

The Seton High School volleyball team received H.R. No. 129, presented by Representative Driehaus-31st district.

The Stephen T. Badin High School girls soccer team received H.R. No. 130, presented by Representative Webster-53rd district.

Fairfield County Home School government class, guests of Representative Schaffer-5th district.

INTRODUCTION OF BILLS

The following bills were introduced:

H. B. No. 447-Representatives Bubp, Allen, Blasdel, Boccieri, Brown, Chandler, Combs, Distel, Evans, C., Evans, D., Faber, Fende, Flowers, Latta, Law, Martin, McGregor, J., Peterson, Reidelbach, Schaffer, Taylor, Uecker, Wagner, Wolpert.

To amend sections 4501.21 and 4501.27 and to enact section 4503.92 of the Revised Code to create "Support Our Troops" license plates.

H. B. No. 448-Representatives Bubp, Allen, Boccieri, Carano, Evans, C., Fende, Flowers, Gilb, Latta, McGregor, J., Perry, Reidelbach, Schaffer, Seaver, Seitz, Setzer, Uecker, Wolpert, Yuko.

To enact sections 5533.101 and 5533.131 of the Revised Code to designate a portion of United States Route 50 located in Clermont County the "LCPL Nicholas B. Erdy Memorial Highway," and to designate the portion of State Route 136 located within the village of Cherry Fork in Adams County the "SSGT O.T. Hawkins II Memorial Highway."

H. B. No. 449-Representatives Smith, S., Skindell, Harwood, Mason, Stewart, J., Strahorn, Hughes, Reidelbach, Otterman, Patton, S., Distel, Yuko, Driehaus, Miller, Brown.

To expand eligibility of the Home Energy Assistance Program using excess public utility excise tax receipts, to prohibit utilities from disconnecting heating service this winter, and to make an appropriation.

H. B. No. 450-Representative Key.

To amend sections 4507.50 and 4509.101 of the Revised Code to provide for the issuance of an identification card to a former prisoner upon application within a specified time after release from prison and without the payment of certain fees and to provide that those fees are to be covered by the Financial Responsibility Compliance Fund.

Said bills were considered the first time.

On motion of Representative Flowers, the House recessed.

The House met pursuant to recess.

CONSIDERATION OF SENATE AMENDMENTS

The Senate amendments to **Am. Sub. H. B. No. 3**-Representative DeWine, et al., were taken up for consideration.

Am. Sub. H. B. No. 3-Representatives DeWine, Trakas, White, Brown, Law, Uecker, Aslanides, Carmichael, Collier, C. Evans, D. Evans, Faber, Flowers, Gibbs, Hagan, Kearns, McGregor, Peterson, Reidelbach, Schaffer, Schlichter, Seaver, Setzer, G. Smith, Widowfield, Willamowski, Wolpert. -Senators Jacobson, Harris, Spada, Hottinger, Coughlin.

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To amend sections 131.23, 145.38, 303.12, 306.70, 307.791, 322.021,
324.021, 503.162, 504.02, 504.03, 511.28, 511.34, 513.14, 519.12, 745.07,
747.11, 1901.07, 1901.10, 1901.31, 2961.01, 2967.17, 3311.21, 3311.50,
3311.73, 3349.29, 3354.12, 3355.09, 3375.03, 3501.01, 3501.05, 3501.10,
3501.11, 3501.13, 3501.26, 3501.30, 3501.33, 3501.35, 3501.38, 3501.39,
3503.06, 3503.11, 3503.13, 3503.14, 3503.16, 3503.19, 3503.21, 3503.23,
3503.24, 3505.062, 3505.063, 3505.16, 3505.18, 3505.19, 3505.20, 3505.21,
3505.22, 3505.25, 3505.26, 3505.27, 3505.32, 3506.01, 3506.05, 3506.12,
3506.13, 3506.18, 3509.02, 3509.06, 3509.08, 3509.09, 3511.13, 3513.04,
3513.041, 3513.05, 3513.052, 3513.07, 3513.09, 3513.19, 3513.20, 3513.22,
3513.257, 3513.259, 3513.261, 3513.30, 3515.03, 3515.04, 3515.07, 3515.08,
3515.13, 3517.01, 3517.081, 3517.092, 3517.10, 3517.106, 3517.1011,
3517.12, 3517.13, 3517.153, 3517.992, 3519.01, 3519.03, 3519.04, 3519.05,
3523.05, 3599.11, 3599.111, 3599.13, 3599.14, 3599.21, 3599.24, 3599.38,
4301.33, 4301.331, 4301.332, 4301.333, 4301.334, 4305.14, 4504.021,
5705.191, 5705.194, 5705.196, 5705.21, 5705.218, 5705.25, 5705.251,
5705.261, 5705.71, 5739.022, 5748.02, 5748.04, 5748.08, and 6119.18, to
enact sections 109.95, 3501.052, 3501.19, 3501.24, 3501.382, 3501.90,
3503.15, 3503.28, 3503.29, 3505.181, 3505.182, 3505.183, 3506.20, 3506.21,
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3506.22, 3506.23, 3515.041, 3515.072, 3519.051, and 3519.07, and to repeal section 3503.27 of the Revised Code to revise the Election Law.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted - yeas 0, nays 93, as follows:

Allen	Aslanides	Barrett	Beatty
Blessing	Boccieri	Book	Brinkman
Brown	Bubp	Buehrer	Calvert
Carano	Carmichael	Cassell	Chandler
Coley	Collier	Core	Daniels
DeBose	DeGeeter	DeWine	Dolan
Domenick	Driehaus	Evans C.	Evans D.
Faber	Fende	Fessler	Flowers
Garrison	Gibbs	Gilb	Hagan
Hartnett	Harwood	Hood	Hoops
Hughes	Key	Kilbane	Koziura
Latta	Law	Martin	Mason
McGregor J.	McGregor R.	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	Webster	White
Widener	Widowfield	Willamowski	Williams
Wolpert	Woodard	Yates	Yuko
			Husted-93.

Those who voted in the negative were: Representatives

The Senate amendments were not concurred in.

Representative DeWine moved to amend the title as follows:

Remove the names: "Brown, Trakas."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

The Senate amendments to **Sub. H. B. No. 139**-Representative Harwood, et al., were taken up for consideration.

Sub. H. B. No. 139-Representatives Harwood, Carano, Patton, S., Law, Williams, Domenick, Chandler, Wolpert, Mitchell, Beatty, Boccieri, Book, Cassell, Distel, Evans, C., Fende, Flowers, Hughes, Miller, Oelslager, Otterman, Patton, T., Skindell, Stewart, J., Wagoner, Yuko. -Senators Dann, Hagan, Carey, Harris, Prentiss, Roberts, Schuring, Zurz, Fedor, Stivers, Goodman, Wilson, Gardner, Armbruster, Spada. To enact section 3356.10 and to repeal section 3356.10 of the Revised Code five years after the effective date of this act to authorize conveyances during a five-year period of certain parcels of real estate held for the use and benefit of Youngstown State University, to authorize the conveyance to Liberty Township of all of the state's right, title, and interest in certain real estate located in Trumbull County, to authorize the conveyance of state-owned real estate in Wayne County to a purchaser to be determined, to authorize the conveyance of state-owned real estate in Wayne County to the Wayne County Fire Rescue Association, to amend Section 6 of Am. Sub. S.B. 147 of the 126th General Assembly to authorize the conveyance of state-owned real estate in Franklin County to the Columbus Board of Education, and to declare an emergency.

The question being, "Shall the emergency clause stand as part of the bill?" The yeas and nays were taken and resulted - yeas 88, nays 5, as follows: Those who voted in the affirmative were: Representatives

Allen	Aslanides	Barrett	Beatty
Blessing	Boccieri	Book	Brown
Bubp	Calvert	Carano	Carmichael
Cassell	Chandler	Coley	Collier
Core	Daniels	DeBose	DeGeeter
DeWine	Dolan	Domenick	Driehaus
Evans C.	Evans D.	Fende	Flowers
Garrison	Gibbs	Gilb	Hagan
Hartnett	Harwood	Hood	Hoops
Hughes	Key	Kilbane	Koziura
Latta	Law	Martin	Mason
McGregor J.	McGregor R.	Miller	Mitchell
Oelslager	Otterman	Patton T.	Perry
Peterson	Raga	Raussen	Redfern
Reidelbach	Reinhard	Sayre	Schaffer
Schlichter	Schneider	Seaver	Seitz
Setzer	Skindell	Smith G.	Stewart D.
Stewart J.	Strahorn	Sykes	Taylor
Trakas	Uecker	Ujvagi	Wagner
Wagoner	Webster	White	Widener
Widowfield	Willamowski	Williams	Wolpert
Woodard	Yates	Yuko	Husted-88.

Representatives Brinkman, Buehrer, Faber, Fessler, and Smith S. voted in the negative-5.

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 93, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Allen Blessing Brown	Aslanides Boccieri Bubp	Barrett Book Buehrer	Beatty Brinkman Calvert
Carano	Carmichael	Cassell	Chandler
Coley	Collier	Core	Daniels
DeBose	DeGeeter	DeWine	Dolan
Domenick	Driehaus	Evans C.	Evans D.
Faber	Fende	Fessler	Flowers
Garrison	Gibbs	Gilb	Hagan
Hartnett	Harwood	Hood	Hoops
Hughes	Key	Kilbane	Koziura
Latta	Law	Martin	Mason
McGregor J.	McGregor R.	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	Webster	White
Widener	Widowfield	Willamowski	Williams
Wolpert	Woodard	Yates	Yuko
			Husted-93.

The Senate amendments were concurred in.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Smith, S. submitted the following report:

The standing committee on Health to which was referred **H. B. No. 287**-Representative Aslanides, et al., having had the same under consideration, reports it back and recommends its passage.

RE: BIRTHING CENTERS

JAMES M. HOOPS ROSS MCGREGOR LINDA S. REIDELBACH SHAWN N. WEBSTER CATHERINE L. BARRETT SANDRA STABILE HARWOOD JAMES T. RAUSSEN GEOFFREY C. SMITH ROBERT J. OTTERMAN JOHN WIDOWFIELD EDNA BROWN JOYCE BEATTY SHIRLEY A. SMITH EARL MARTIN

The following member voted "NO"

LANCE T. MASON

The report was agreed to.

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

Representative Williams submitted the following report:

The standing committee on Finance and Appropriations to which was referred **Am. Sub. S. B. No. 236**-Senator Carey, et al., having had the same under consideration, reports it back and recommends its passage.

RE: ISSUE ONE IMPLEMENTATION

Representative Calvert moved to amend the title as follows:

Add the names: "Representatives Calvert, Trakas, McGregor, J., Schlichter, Wagoner, Flowers, Martin, Peterson, Yates, Evans, C., Stewart, J., Hartnett, Miller."

CHARLES E. CALVERT JOYCE BEATTY BARBARA A. SYKES KEITH L. FABER FRED STRAHORN SHAWN N. WEBSTER JOHN SCHLICHTER JAMES PETER TRAKAS MARK D. WAGONER MICHELLE G. SCHNEIDER JIM MCGREGOR LARRY L. FLOWERS JAMES M. HOOPS TOM RAGA DALE MILLER WILLIAM J. HARTNETT TYRONE K. YATES MATTHEW J. DOLAN JIMMY STEWART PETER S. UJVAGI BILL COLEY JON M. PETERSON THOMAS F. PATTON ROSS MCGREGOR EARL MARTIN CLYDE EVANS

The following member voted "NO"

MICHAEL J. SKINDELL

The report was agreed to.

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

The standing committee on Civil and Commercial Law to which was referred **H. B. No. 294**-Representative Kilbane, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: DELINQUENT TAXES - EXPEDITED FORECLOSURE

Representative Oelslager moved to amend the title as follows:

Add the names: "Mason, Willamowski, Oelslager."

WILLIAM J. SEITZ	MARK D. WAGONER
LANCE T. MASON	BILL COLEY

ROBERT E. LATTA T. TODD BOOK

JOHN R. WILLAMOWSKI W. SCOTT OELSLAGER

The following member voted "NO"

ANTHONY CORE

The report was agreed to.

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

MOTIONS AND RESOLUTIONS

Representative Carmichael moved that majority party members asking leave to be absent or absent the week of Tuesday, December 13, 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 Tuesday, December 13, 2005, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

BILLS FOR THIRD CONSIDERATION

Am. Sub. S. B. No. 236-Senators Carey, Roberts, Zurz, Harris, Padgett, Kearney, Spada, Armbruster, Prentiss, Fingerhut, Wilson, Austria, Miller. -Representatives Calvert, Trakas, McGregor, J., Schlichter, Wagoner, Flowers, Martin, Peterson, Yates, Evans, C., Stewart, J., Hartnett, Miller.

To amend sections 151.01, 151.02, 184.01, 184.02, and 184.03 and to enact sections 122.013, 122.085, 122.086, 122.087, 122.088, 122.089, 122.0810, 122.0811, 122.0812, 122.0813, 122.0814, 122.0815, 122.0816, 122.0817, 122.0818, 122.0819, 122.0820, 151.10, 151.11, 184.10, 184.11, 184.111, 184.112, 184.113, 184.114, 184.115, 184.116, 184.12, 184.13, 184.14, 184.15, 184.151, 184.16, 184.17, 184.171, 184.172, 184.173, 184.18, and 184.19 of the Revised Code, and to amend sections 203.99, 203.99.33, 203.99.51, and 209.99 of Am. Sub. H.B. 66 of the 126th General Assembly to implement certain provisions of Article VIII, Section 2p of the Ohio Constitution regarding the issuance of obligations to support research and development projects and the development of certain sites and facilities and to make an appropriation, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Flowers moved to amend as follows:

In line 25, delete "and"; after "184.19" insert ", and 184.20"

In line 1054, delete "184.19" and insert "184.20"

In line 1081, delete "184.18" and insert "184.20"

In line 1115, delete "184.19" and insert "184.20"

In line 1179, delete "184.19" and insert "184.20"

In line 1435, after "184.18" insert "and 184.20"

Between lines 1436 and 1437, insert:

"Sec. 184.20. (A) A member of the third frontier commission or a member of the third frontier advisory board shall not do either of the following:

(1) Receive support under section 184.11 of the Revised Code;

(2) Receive any financial gain from an entity that is awarded support under section 184.11 of the Revised Code if that financial gain is directly related to, or is the direct result of, the awarding of such support.

(B) A member who violates division (A) of this section shall forfeit the support or financial gain received and shall pay the amount forfeited to the third frontier commission."

In line 1568, delete "184.19" and insert "184.20"

In line 1573, delete "184.19" and insert "184.20"

In line 9 of the title, delete "and"; after "184.19" insert ", and 184.20"

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

The yeas and nays were taken and resulted - yeas 49, nays 44, as follows:

Those who voted in the affirmative were: Representatives

Allen	Barrett	Beatty	Blessing
Boccieri	Brinkman	Brown	Buehrer
Carano	Cassell	Collier	Daniels
DeBose	DeGeeter	Domenick	Driehaus
Evans D.	Faber	Fende	Fessler
Flowers	Garrison	Harwood	Hood
Hoops	Hughes	Key	Koziura
Law	Mason	McGregor J.	Mitchell
Otterman	Perry	Raussen	Redfern
Reidelbach	Sayre	Schaffer	Skindell
Smith S.	Stewart D.	Strahorn	Sykes
Ujvagi	Willamowski	Williams	Yates
			Yuko-49.

Those who voted in the negative were: Representatives

Aslanides	Book	Bubp	Calvert
Carmichael	Chandler	Coley	Core
DeWine	Dolan	Evans C.	Gibbs

Gilb	Hagan	Hartnett	Kilbane
Latta	Martin	McGregor R.	Miller
Oelslager	Patton T.	Peterson	Raga
Reinhard	Schlichter	Schneider	Seaver
Seitz	Setzer	Smith G.	Stewart J.
Taylor	Trakas	Uecker	Wagner
Wagoner	Webster	White	Widener
Widowfield	Wolpert	Woodard	Husted-44.

The motion was agreed to and the bill so amended.

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

Representative Flowers moved to amend as follows:

In line 1187, after "activities" insert "that are located in Ohio and that are"

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

The yeas and nays were taken and resulted - yeas 21, nays 71, as follows:

Those who voted in the affirmative were: Representatives

Beatty	Boccieri	Brinkman	DeBose
Domenick	Driehaus	Fende	Fessler
Garrison	Hood	Hughes	Law
Mason	Redfern	Reidelbach	Schaffer
Skindell	Smith S.	Stewart D.	Sykes
			Yates-21.

Those who voted in the negative were: Representatives

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Allen	Aslanides	Barrett	Blessing
Book	Brown	Bubp	Buehrer
Calvert	Carano	Carmichael	Cassell
Chandler	Coley	Collier	Core
Daniels	DeGeeter	DeWine	Dolan
Evans C.	Evans D.	Faber	Flowers
Gibbs	Gilb	Hagan	Hartnett
Harwood	Hoops	Key	Kilbane
Koziura	Latta	Martin	McGregor J.
McGregor R.	Miller	Mitchell	Oelslager
Otterman	Patton T.	Perry	Peterson
Raga	Raussen	Reinhard	Sayre
Schlichter	Schneider	Seaver	Seitz
Setzer	Smith G.	Stewart J.	Strahorn
Taylor	Trakas	Uecker	Wagner
Wagoner	Webster	White	Widener
Widowfield	Willamowski	Williams	Wolpert
Woodard	Yuko		Husted-71.

The motion to amend was not agreed to.

The question recurring, "Shall the bill as amended pass?" Representative Dolan moved to amend as follows: In line 1192, delete "<u>or</u>"; after "<u>organizations</u>" insert "<u>, or other in-state</u> entities specifically formed for the sole purpose of both investing in and providing direct management support to any one or combination of any of the foregoing entities or any other in-state entities"

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

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

Those who voted in the affirmative were: Representatives

Allen Blessing Brown	Aslanides Boccieri Bubp	Barrett Book Buehrer	Beatty Brinkman Calvert
Carano	Carmichael	Cassell	Chandler
Coley	Core	Daniels	DeBose
DeGeeter	DeWine	Dolan	Domenick
Driehaus	Evans C.	Evans D.	Faber
Fende	Fessler	Flowers	Garrison
Gibbs	Gilb	Hagan	Hartnett
Harwood	Hood	Hoops	Hughes
Key	Kilbane	Koziura	Latta
Law	Martin	Mason	McGregor J.
McGregor R.	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	Webster	White	Widener
Widowfield	Willamowski	Williams	Wolpert
Woodard	Yates	Yuko	Husted-92.

The motion was agreed to and the bill so amended. The question recurring, "Shall the bill as amended pass?" Representative Hood moved to amend as follows:

In line 21, delete "122.0818,"

Delete lines 303 through 307

In line 5 of the title, delete "122.0818,"

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

Representative McGregor, J. 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 79, nays 13, as follows:

Those who voted in the affirmative were: Representatives

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Allen Blessing Bubp Cassell Core DeWine Evans C. Flowers Hartnett Kilbane Mason Mitchell Perry Sayre Seitz Smith S. Sykes Ujvagi Willamowski	Aslanides Boccieri Calvert Chandler Daniels Dolan Evans D. Garrison Harwood Koziura McGregor J. Oelslager Raga Schlichter Setzer Stewart D. Taylor Wagoner Williams	Barrett Book Carano Coley DeBose Domenick Fende Gibbs Hughes Latta McGregor R. Otterman Redfern Schneider Skindell Stewart J. Trakas White Wolpert	Beatty Brown Carmichael Collier DeGeeter Driehaus Fessler Hagan Key Martin Miller Patton T. Reinhard Seaver Smith G. Strahorn Uecker Widener Woodard
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1 ates	I UKU		Tusted-79.

Those who voted in the negative were: Representatives

Brinkman Hood	Buehrer Hoops	Faber Peterson	Gilb Raussen
Reidelbach	Schaffer	Wagner	Webster
		C	Widowfield-13.

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 90, nays 3, as follows:

Those who voted in the affirmative were: Representatives

Allen	Aslanides	Barrett	Beatty
Blessing	Boccieri	Book	Brown
Bubp	Buehrer	Calvert	Carano
Carmichael	Cassell	Chandler	Coley
Collier	Core	Daniels	DeBose
DeGeeter	DeWine	Dolan	Domenick
Driehaus	Evans C.	Evans D.	Faber
Fende	Flowers	Garrison	Gibbs
Gilb	Hagan	Hartnett	Harwood
Hoops	Hughes	Key	Kilbane
Koziura	Latta	Law	Martin
Mason	McGregor J.	McGregor R.	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	Webster

White	Widener	Widowfield	Willamowski
Williams	Wolpert	Woodard	Yates
Yuko			Husted-90.

Representatives Brinkman, Fessler, and Hood voted in the negative-3.

The bill passed.

Representative Calvert moved to amend the title as follows:

Add the names: "Allen, Aslanides, Barrett, Beatty, Blessing, Brown, Carano, Cassell, Chandler, Daniels, DeBose, Dolan, Domenick, Evans, D., Fende, Hughes, Law, Mason, Otterman, Patton, T., Redfern, Seitz, Setzer, Stewart, D., Strahorn, Uecker, Williams, Yuko."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 9-Senators Jacobson, Clancy, Gardner, Harris, Spada, Cates, Austria.

To amend sections 121.40, 2901.13, 2909.21, 2923.31, 2933.51, 3701.04, 4505.02, 4507.08, 4561.17, 4561.18, 4561.22, 4931.45, 4931.49, 5502.011, 5502.03, 5502.28, and 5502.41, and to enact sections 9.63, 121.404, 1547.80, 2909.26, 2909.27, 2909.28, 2909.29, 2909.30, 2909.31, 2909.32, 2909.33, 2909.34, 2921.29, 2935.033, 3750.22, and 4563.30 of the Revised Code to establish requirements for state and local compliance with federal homeland security authorities and laws pertaining to terrorism and homeland security; to create criminal offenses for specified acts carried out in support of terrorism; to provide a 20-year limitation period for certain terrorism-related offenses; to establish notification requirements regarding illegal aliens convicted of a felony or in custody of the Department of Rehabilitation and Correction; to require individuals to show identification or provide personal information in specified situations; to limit licensing, employing, and doing business with persons who have provided material assistance to an organization on the United States Department of State Terrorist Exclusion List; to expand the definition of "corrupt activity" under the Corrupt Activity Law to include the bill's terrorism-related offenses and animal and ecological terrorism; to include the bill's terrorism-related offenses as "designated offenses" for which an interception warrant may be issued under the Communications Interception Law; to clarify the authority of Ohio peace officers and personnel in the Department of Public Safety to assist federal law enforcement officers; to prohibit the reinstatement of a suspended driver's license to a person who is the subject of an active arrest warrant; to amend specified aspects of the 9-1-1 law; to provide for the establishment of a homeland security advisory council; to designate the National Incident Management System as the standard procedure for incident management within the state; to require the registrar of motor vehicles to adopt rules ensuring reasonably accurate identification of applicants for a certificate of title; to expand the responsibilities of the Ohio

Community Service Council with respect to volunteers; to provide registered volunteers with immunity from liability in specified situations; to expand the duties of the Director of Health with respect to volunteers; to provide security-related measures for ports and public-use and private-use airports; and to expand the homeland security duties of the Department of Public Safety, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Seitz moved to amend as follows:

In line 1075, after "(<u>F</u>)" insert "(<u>1</u>)"

Delete lines 1081 through 1083 and insert:

"(2) No employer shall terminate an employee pursuant to this division unless the employer complies with one of the following hearing procedures:

(a) If the employee is entitled to termination proceedings under a collective bargaining agreement, the employer shall comply with those procedures.

(b) If the employee is entitled to termination proceedings pursuant to division (C) of section 124.34 of the Revised Code, the employer shall comply with those procedures.

(c) If the employee does not qualify for the termination proceedings described in division (F)(2)(a) or (b) of this section, the employer shall comply with the procedures set forth in division (B) of section 124.34 of the Revised Code."

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

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

Those who voted in the affirmative were: Representatives

Allen	Aslanides	Barrett	Beatty
Blessing	Boccieri	Book	Brinkman
Brown	Bubp	Buehrer	Calvert
Carano	Carmichael	Cassell	Chandler
Coley	Collier	Core	Daniels
DeBose	DeGeeter	DeWine	Dolan
Domenick	Driehaus	Evans C.	Evans D.
Faber	Fende	Fessler	Flowers
Garrison	Gibbs	Gilb	Hagan
Hartnett	Harwood	Hood	Hoops
Hughes	Key	Kilbane	Koziura
Latta	Law	Martin	Mason
McGregor J.	McGregor R.	Miller	Mitchell
Oelslager	Otterman	Patton T.	Perry
Peterson	Raga	Raussen	Redfern
Oelslager	U		2

Stewart D.	Stewart J.	Strahorn	Sykes
Taylor	Trakas	Uecker	Ujvagi
Wagner	Wagoner	Webster	White
Widener	Widowfield	Willamowski	Williams
Wolpert	Woodard	Yates	Yuko
			Husted-93.

The motion was agreed to and the bill so amended. The question being, "Shall the bill as amended pass?" Representative Hood moved to amend as follows:

In line 60, delete "2921.29,"

Delete lines 1084 through 1115

In line 7 of the title, delete "2921.29,"

In line 19 of the title, delete "or"

In line 20 of the title, delete "provide personal information" The question being, "Shall the motion to amend be agreed to?"

The question being, shan the motion to amend be agreed to?

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

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

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

Those who voted in the affirmative were: Representatives

Allen	Aslanides	Barrett	Bubp
Calvert	Carano	Carmichael	Cassell
Coley	Collier	Core	Daniels
DeGeeter	DeWine	Dolan	Domenick
Driehaus	Evans C.	Evans D.	Fende
Flowers	Garrison	Gibbs	Hagan
Hartnett	Hoops	Kilbane	Latta
Law	Martin	McGregor R.	Oelslager
Patton T.	Peterson	Raga	Raussen
Reinhard	Schlichter	Schneider	Seitz
Setzer	Smith G.	Strahorn	Taylor
Uecker	Wagner	Wagoner	Webster
White	Widener	Widowfield	Williams
Wolpert	Woodard	Yuko	Husted-56.

Those who voted in the negative were: Representatives

Beatty	Blessing	Boccieri	Book
Brinkman	Brown	Buehrer	Chandler
DeBose	Faber	Fessler	Gilb
Harwood	Hood	Hughes	Key
Koziura	Mason	McGregor J.	Miller
Mitchell	Perry	Redfern	Reidelbach

Sayre	Schaffer	Seaver	Skindell
Smith S.	Stewart J.	Sykes	Trakas
Ujvagi	Willamowski		Yates-35.

The motion to amend was laid on the table.

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

Representative Brinkman moved to amend as follows:

In line 46, after "2933.51," insert "4503.181, 4503.19, 4503.21, 4503.23,"

In line 47, after "4507.08," insert "4549.10,"

In line 50, after "3750.22," insert "4503.192,"

Between lines 1250 and 1251, insert:

"Sec. 4503.181. (A) As used in this section, "historical motor vehicle" means any motor vehicle that is more than twenty-five years old and that is owned solely as a collector's item and for participation in club activities, exhibitions, tours, parades, and similar uses, but in no event is used for general transportation.

(B) In lieu of the annual license tax levied in sections 4503.02 and 4503.04 of the Revised Code, a license fee of ten dollars is levied on the operation of an historical motor vehicle.

(C) A person who owns an historical motor vehicle and applies for <u>a</u> license <u>platesplate</u> under this section shall execute an affidavit that the vehicle for which <u>plates arethe plate is</u>requested is owned and operated solely for the purposes enumerated in division (A) of this section, and also setting forth in the affidavit that the vehicle has been inspected and found safe to operate on the public roads and highways in the state. A person who owns an historical motor vehicle and desires to display <u>a</u> model year license <u>platesplate</u> on the vehicle as permitted by this section shall execute at the time of registration an affidavit setting forth that the model year license <u>platesplate</u> the person desires to display on the person's historical motor vehicle areis a legible and serviceable license platesplate that originally werewas issued by this state. No registration issued pursuant to this section need specify the weight of the vehicle.

(D) A vehicle registered under this section may display <u>an</u> historical vehicle license <u>platesplate</u> issued by the registrar of motor vehicles or <u>a</u> model year license <u>platesplate</u> procured by the applicant. <u>HistoricalThe historical</u> vehicle license <u>platesplate</u> shall not bear a date, but shall bear the inscription "Historical Vehicle--Ohio" and the registration number, which shall be shown thereon. <u>ModelThe model</u> year license <u>platesplate</u> issued by this state and inscribed with the date of the year corresponding to the model year when the vehicle was manufactured. Notwithstanding section 4503.21 of the Revised Code, only <u>oneTwo</u> model year license <u>plate is required toplates</u>, duplicates of each other,

<u>may</u> be displayed on the rear of the historical motor vehicle at <u>all timesany time</u>, <u>one plate on the front and one plate on the rear of the vehicle</u>. The registration certificate and the historical vehicle license <u>platesplate</u> issued by the registrar shall be kept in the vehicle at all times the vehicle is operated on the public roads and highways in this state.

Notwithstanding section 4503.21 of the Revised Code, the owner of an historical motor vehicle that was manufactured for military purposes and that is registered under this section may display the assigned registration number of the vehicle by painting the number on the front and rear of the vehicle. The number shall be painted, in accordance with the size and style specifications established for numerals and letters shown on license plates in section 4503.22 of the Revised Code, in a color that contrasts clearly with the color of the vehicle, and shall be legible and visible at all times. Upon application for registration under this section and payment of the license fee prescribed in division (B) of this section, the owner of such an historical motor vehicle shall be issued an historical vehicle license platesplate. The registration certificate and at least one such the license plate shall be kept in the vehicle at all times the vehicle is operated on the public roads and highways in this state. If ownership of such a vehicle is transferred, the transferor shall surrender the historical vehicle license platesplate or transfer themit to another historical motor vehicle the transferor owns, and remove or obliterate the registration numbers painted on the vehicle.

(E) Historical vehicle and model year license plates are valid without renewal as long as the vehicle for which they were issued or procured is in existence. HistoricalAn historical vehicle plates areplate is issued for the owner's use only for such vehicle unless later transferred to another historical motor vehicle owned by that person. In order to effect such a transfer, the owner of the historical motor vehicle that originally displayed the historical vehicle platesplate shall comply with division (C) of this section. In the event of a transfer of title, the transferor shall surrender the historical motor vehicle owned by the transferor shall surrender the historical motor vehicle owned by the transferor. The registrar may revoke license plates issued under this section, for cause shown and after hearing, for failure of the applicant to comply with this section. Upon revocation, an historical vehicle license platesplate shall be surrendered; a model year license platesplate may be retained, but no longer areis valid for display on the vehicle.

(F) The owner of an historical motor vehicle bearing <u>an</u> historical vehicle license <u>platesplate</u> may replace <u>themit</u> with <u>a</u> model year license <u>platesplate</u> by surrendering the historical vehicle license <u>platesplate</u> and motor vehicle certificate of registration to the registrar. The owner, at the time of registration, shall execute an affidavit setting forth that the model year <u>plates areplate is a</u> legible and serviceable license<u>platesplate</u> that originally <u>werewas</u> issued by this state. Such an owner is required to pay the license fee prescribed by division (B) of this section, but the owner is not required to have the historical motor vehicle reinspected under division (C) of this section. A person who owns an historical motor vehicle bearing <u>a</u> model year license <u>platesplate</u> may replace <u>themit</u> with <u>an</u> historical vehicle license <u>platesplate</u> by surrendering the motor vehicle certificate of registration and applying for issuance of <u>an</u> historical vehicle license <u>platesplate</u>. Such a person is required to pay the license fee prescribed by division (B) of this section, but the person is not required to have the historical motor vehicle reinspected under division (C) of this section.

Sec. 4503.19. (A) Upon the filing of an application for registration and the payment of the tax for registration, the registrar of motor vehicles or a deputy registrar shall determine whether the owner previously has been issued <u>a</u> license platesplate for the motor vehicle described in the application. If no license platesplate previously have has been issued to the owner for that motor vehicle, the registrar or deputy registrar shall assign to the motor vehicle a distinctive number and issue and deliver to the owner in the manner that the registrar may select a certificate of registration, in the form that the registrar shall prescribe, and, except as otherwise provided in this section, two a license plates, duplicates of each other, plate and a validation sticker, or a validation sticker alone, to be attached to the number plateslicense plate as provided in section 4503.191 of the Revised Code. The registrar or deputy registrar also shall charge the owner any fees required under division (C) of section 4503.10 of the Revised Code. Trailers, manufactured homes, mobile homes, semitrailers, the manufacturer thereof, the dealer, or in transit companies therein, shall be issued one license plate only and one validation sticker, or a validation sticker alone, and the Thelicense plate and validation sticker shall be displayed only on the rear of such vehicles. Athe vehicle, except that a commercial tractor that does not receive an apportioned license plate under the international registration plan shall be issued two display the license plates plate and one validation sticker, and the validation sticker shall be displayed on the front of the commercial tractor. An apportioned vehicle receiving an apportioned license plate under the international registration plan shall be issued one license plate only and one validation sticker. or a validation sticker alone: the license plate shall be displayed only on the front of a semitractor and on the rear of all other vehicles. School buses shall not be issued <u>a licenseplatesplate</u> but shall bear identifying numbers in the manner prescribed by section 4511.764 of the Revised Code. The certificate of registration and license platesplate and validation stickerssticker, or validation stickers sticker alone, shall be issued and delivered to the owner in person or by mail. Chauffeured limousines shall be issued a license platesplate, a validation sticker, and a livery sticker as provided in section 4503.24 of the Revised Code. In the event of the loss, mutilation, or destruction of any certificate of registration, or of any license platesplate or validation stickers sticker, or if the owner chooses to replace the license plates plate previously issued for a motor vehicle, or if the registration certificate and license blates blate have been impounded as provided by division (B)(1) of section 4507.02 and section 4507.16 of the Revised Code, the owner of a motor vehicle, or manufacturer or dealer, may obtain from the registrar, or from a deputy registrar if authorized by the registrar, a duplicate thereof or a new license

<u>plate</u> bearing a different number, if the registrar considers it advisable, upon filing an application prescribed by the registrar, and upon paying a fee of one dollar for such certificate of registration, or a fee of two dollars for each set of two license plates, or one dollar for each single license plate or validation sticker. In addition, each applicant for a replacement certificate of registration, license plate, or validation sticker shall pay the fees provided in divisions (C) and (D) of section 4503.10 of the Revised Code.

Additionally, the registrar and each deputy registrar who either issues <u>a</u> license <u>platesplate</u> and a validation sticker for use on any vehicle other than a commercial tractor, semitrailer, or apportioned vehicle, or who issues a validation sticker alone for use on such a vehicle and the owner has changed the owner's county of residence since the owner last was issued county identification stickers, also shall issue and deliver to the owner <u>either one or twoa</u> county identification <u>stickers, as appropriatesticker</u>, which shall be attached to the license <u>platesplate</u> in a manner prescribed by the director of public safety. The county identification <u>stickerssticker</u> shall identify prominently by name or number the county in which the owner of the vehicle resides at the time of registration.

(B) Whoever violates this section is guilty of a minor misdemeanor.

Sec. 4503.192. The display of a single current license plate and validation sticker on the rear of a motor vehicle sufficiently indicates that a vehicle is registered within this state. Any reference in the Revised Code to license plates, a set of license plates, registration plates, or validation stickers is deemed to be a reference to the single license plate and validation sticker required by section 4503.19 of the Revised Code.

Sec. 4503.21. (A) No person who is the owner or operator of a motor vehicle shall fail to display in plain view on the front and rear of the motor vehicle the distinctive number and registration mark, including any county identification sticker and any validation sticker issued under sections 4503.19 and 4503.191 of the Revised Code, furnished by the director of public safety, except that a manufacturer of motor vehicles or dealer therein, the holder of an in transit permit, and the owner or operator of a motorcycle, motorized bievele, manufactured home, mobile home, trailer, or semitrailer shall display on the rear only. A motor vehicle that is issued two license plates shall display the validation sticker only on the rear license plate, except that a commercial tractor that does not receive an apportioned license plate under the international registration plan shall display thelicense plate and validation sticker on the front of the commercial tractor. An apportioned vehicle receiving an apportioned license plate under the international registration plan shall display the license plate only on the front of a commercial tractor and on the rear of all other vehicles. All Thelicense plates plate shall be securely fastened so as not to swing, and shall not be covered by any material that obstructs their its visibility.

No person to whom a temporary license placard or windshield sticker has been issued for the use of a motor vehicle under section 4503.182 of the Revised Code, and no operator of that motor vehicle, shall fail to display the temporary license placard in plain view from the rear of the vehicle either in the rear window or on an external rear surface of the motor vehicle, or fail to display the windshield sticker in plain view on the rear window of the motor vehicle. No temporary license placard or windshield sticker shall be covered by any material that obstructs its visibility.

(B) Whoever violates this section is guilty of a minor misdemeanor.

Sec. 4503.23. No motor vehicle designed to carry passengers, owned or leased by the state, or any of its departments, bureaus, commissions, or institutions supported in whole or in part by funds provided by the state, shall be operated or driven by any person unless it has displayed, in a prominent position on both the front and rear of the vehicle, identification plates<u>a</u> license plate, which shall be the same size, shape, and treated for increased visibility in the same manner as those issued by the registrar of motor vehicles for private vehicles. Such identification plates<u>The license plate</u> shall be attached to the vehicle in the same manner as provided by statute for the illumination and attachment of <u>a</u> license <u>platesplate</u> on private vehicles. The registrar shall designate the colors of the licensetags whichplate that shall be used on state_owned cars; such the colors shall be other than those used on privately owned motor vehicles, and shall apply only to license plates used on state owned motor vehicles. State Car.""

Between lines 1347 and 1348, insert:

"**Sec. 4549.10.** (A) No person shall operate or cause to be operated upon a public road or highway a motor vehicle of a manufacturer or dealer unless the vehicle carries and displays two placards<u>a placard</u>, except as provided in section 4503.21 of the Revised Code, issued by the director of public safety that bearbears the registration number of its manufacturer or dealer.

(B) Whoever violates division (A) of this section is guilty of illegal operation of a manufacturer's or dealer's motor vehicle, a minor misdemeanor on a first offense and a misdemeanor of the fourth degree on each subsequent offense."

In line 1997, after "2933.51," insert "4503.181, 4503.19, 4503.21, 4503.23,"; after "4507.08," insert "4549.10,"

In line 1 of the title, after "2933.51," insert "4503.181, 4503.19, 4503.21, 4503.23,"

In line 2 of the title, after "4507.08," insert "4549.10,"

In line 6 of the title, after "3750.22," insert "4503.192,"

In line 43 of the title, delete "and"

In line 45 of the title, after "Safety" insert "; and to require that motor vehicles carry only one license plate, to be displayed on the rear of the vehicle"

The question being, "Shall the motion to amend be agreed to?" The yeas and nays were taken and resulted - yeas 34, nays 58, as follows: Those who voted in the affirmative were: Representatives

Allen	Aslanides	Brinkman	Brown
Buehrer	Calvert	Cassell	Coley
DeBose	DeGeeter	Faber	Fessler
Gilb	Hagan	Hood	Hoops
Key	Kilbane	Law	McGregor J.
Patton T.	Raga	Raussen	Reidelbach
Schaffer	Schneider	Seaver	Seitz
Skindell	Stewart J.	Taylor	Trakas
Widowfield			Husted-34.

Those who voted in the negative were: Representatives

Barrett	Beatty	Blessing	Boccieri
Book	Bubp	Carano	Carmichael
Chandler	Collier	Core	Daniels
DeWine	Dolan	Domenick	Driehaus
Evans C.	Evans D.	Fende	Flowers
Garrison	Gibbs	Hartnett	Harwood
Hughes	Koziura	Latta	Martin
Mason	McGregor R.	Miller	Mitchell
Oelslager	Perry	Peterson	Redfern
Reinhard	Sayre	Schlichter	Setzer
Smith G.	Smith S.	Stewart D.	Strahorn
Sykes	Uecker	Ujvagi	Wagner
Wagoner	Webster	White	Widener
Willamowski	Williams	Wolpert	Woodard
Yates		1	Yuko-58.

The motion to amend was not agreed to.

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

Representative Hood moved that **Sub. S. B. No. 9**-Senator Jacobson, et al., be rereferred to the committee on Judiciary.

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

The yeas and nays were taken and resulted - yeas 28, nays 64, as follows:

Those who voted in the affirmative were: Representatives

Barrett	Beatty	Boccieri	Book
Brinkman	Brown	Chandler	DeGeeter
Fessler	Garrison	Hartnett	Hood
Key	Koziura	McGregor J.	Miller
Mitchell	Redfern	Reidelbach	Sayre
Skindell	Smith S.	Stewart D.	Stewart J.
Strahorn	Sykes	Ujvagi	Yates-28.

Those who voted in the negative were: Representatives

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Allen	Aslanides	Blessing	Bubp
Buehrer	Calvert	Carano	Carmichael
Cassell	Coley	Collier	Core
Daniels	DeBose	DeWine	Dolan
Domenick	Driehaus	Evans C.	Evans D.
Faber	Fende	Flowers	Gibbs
Gilb	Hagan	Harwood	Hoops
Hughes	Kilbane	Latta	Law
Martin	Mason	McGregor R.	Oelslager
Patton T.	Perry	Peterson	Raga
Raussen	Reinhard	Schaffer	Schlichter
Schneider	Seaver	Seitz	Setzer
Smith G.	Taylor	Trakas	Uecker
Wagner	Wagoner	Webster	White
Widener	Widowfield	Willamowski	Williams
Wolpert	Woodard	Yuko	Husted-64.

The motion was not agreed to.

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

The yeas and nays were taken and resulted - yeas 69, nays 23, as follows:

Those who voted in the affirmative were: Representatives

Allen	Aslanides	Barrett	Blessing
Boccieri	Book	Bubp	Buehrer
Calvert	Carano	Carmichael	Cassell
Coley	Collier	Core	Daniels
DeGeeter	DeWine	Dolan	Domenick
Driehaus	Evans C.	Evans D.	Faber
Fende	Flowers	Garrison	Gibbs
Gilb	Hagan	Hartnett	Harwood
Hoops	Hughes	Latta	Law
Martin	Mason	McGregor R.	Oelslager
Patton T.	Perry	Peterson	Raga
Raussen	Redfern	Reinhard	Sayre
Schaffer	Schlichter	Schneider	Seitz
Setzer	Smith G.	Strahorn	Taylor
Trakas	Uecker	Wagner	Wagoner
Webster	White	Widener	Widowfield
Willamowski	Williams	Wolpert	Woodard
			Husted-69.

Those who voted in the negative were: Representatives

Beatty	Brinkman	Brown	Chandler
DeBose	Fessler	Hood	Key
Kilbane	Koziura	McGregor J.	Miller
Mitchell	Reidelbach	Seaver	Skindell
Smith S.	Stewart D.	Stewart J.	Sykes
Ujvagi	Yates		Yuko-23.

The bill passed.

Representative Reinhard moved to amend the title as follows:

Add the names: "Representatives Domenick, Evans, C., Evans, D., Hagan, Law, Patton, T., Seitz, Smith, G., Uecker."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 287-Representatives Aslanides, Kearns, Carmichael, Gibbs, Perry, McGregor, Dolan, Collier, Hood, Beatty, Reidelbach.

To amend sections 3702.30 and 3702.31 and to enact section 3702.301 of the Revised Code to exempt certain freestanding birthing centers from the requirement that a center obtain a health care facility license from the Director of Health, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

Allen	Aslanides	Barrett	Beatty
Blessing	Boccieri	Book	Brinkman
Brown	Bubp	Buehrer	Calvert
Carano	Carmichael	Cassell	Chandler
Coley	Collier	Core	Daniels
DeBose	DeGeeter	DeWine	Dolan
Domenick	Driehaus	Evans C.	Evans D.
Faber	Fende	Fessler	Flowers
Garrison	Gibbs	Gilb	Hagan
Hartnett	Harwood	Hood	Hoops
Hughes	Key	Kilbane	Koziura
Latta	Law	Martin	Mason
McGregor J.	McGregor R.	Miller	Mitchell
Oelslager	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	Webster	White	Widener
Widowfield	Willamowski	Williams	Wolpert
Woodard	Yates	Yuko	Husted-92.

The bill passed.

Representative Aslanides moved to amend the title as follows:

Add the names: "Barrett, Boccieri, Brown, Carano, Daniels, DeBose, Domenick, Evans, D., Flowers, Hagan, Hughes, Law, Sayre, Schlichter, Schneider, Stewart, J., Uecker, Wagoner." The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 289-Representatives White, Beatty, Barrett, Brown, Smith, S., Martin, Mason.

To amend section 121.37 and to enact section 121.374 of the Revised Code regarding the duties of the Ohio Family and Children First Cabinet Council and county family and children first councils, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Flowers moved to amend as follows:

Between lines 151 and 152, insert:

"Each member of a county council specified in division (B)(1)(b) to (j) and (B)(1)(l) to (n) of this section may designate an individual to serve on the county council for the member."

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

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

Those who voted in the affirmative were: Representatives

Allen	Aslanides	Barrett	Beatty
Blessing	Boccieri	Book	Brown
Bubp	Buehrer	Calvert	Carano
Carmichael	Cassell	Chandler	Coley
Collier	Core	Daniels	DeBose
DeGeeter	DeWine	Dolan	Domenick
Driehaus	Evans C.	Evans D.	Faber
Fende	Flowers	Garrison	Gibbs
Gilb	Hagan	Hartnett	Harwood
Hoops	Hughes	Key	Kilbane
Koziura	Latta	Law	Martin
Mason	McGregor J.	McGregor R.	Miller
Mitchell	Oelslager	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	Webster	White
Widener	Widowfield	Willamowski	Williams
Wolpert	Woodard	Yates	Yuko
•			Husted-89.

Representatives Brinkman, Fessler, and Hood voted in the negative-3.

The motion was agreed to and the bill so amended.

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

The yeas and nays were taken and resulted - yeas 89, nays 3, as follows: Those who voted in the affirmative were: Representatives

Allen	Aslanides	Barrett	Beatty
Blessing	Boccieri	Book	Brown
Bubp	Buehrer	Calvert	Carano
Carmichael	Cassell	Chandler	Coley
Collier	Core	Daniels	DeBose
DeGeeter	DeWine	Dolan	Domenick
Driehaus	Evans C.	Evans D.	Faber
Fende	Flowers	Garrison	Gibbs
Gilb	Hagan	Hartnett	Harwood
Hoops	Hughes	Key	Kilbane
Koziura	Latta	Law	Martin
Mason	McGregor J.	McGregor R.	Miller
Mitchell	Oelslager	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	Webster	White
Widener	Widowfield	Willamowski	Williams
Wolpert	Woodard	Yates	Yuko
-			Husted-89.

Representatives Brinkman, Fessler, and Hood voted in the negative-3.

The bill passed.

Representative White moved to amend the title as follows:

Add the names: "Allen, DeBose, Domenick, Evans, C., Flowers, Harwood, Hughes, Key, McGregor, J., Oelslager, Schlichter, Skindell, Stewart, D., Strahorn, Yuko."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Message from the Senate

Mr. Speaker:

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

H. B. No. 367 - Representatives Calvert, Buehrer, Coley, Flowers, Dolan, McGregor, J., Martin, Stewart, J., Faber, Evans, C., Wagoner, Schlichter, Aslanides, Blessing, Book, Cassell, Chandler, Evans, D., Garrison, Gibbs, Gilb, Hagan, Hoops, Latta, Patton, T., Reidelbach, Sayre, Schaffer, Smith, G., Widener, Willamowski Senators Carey, Gardner, Clancy, Roberts, Armbruster, Austria, Cates, Dann, Fedor, Goodman, Grendell, Harris, Hottinger, Padgett, Wachtmann, Wilson, Kearney, Niehaus, Mumper, Miller,

Schuler, Schuring, Spada, Stivers

To amend Section 209.18.03 of Am. Sub. H.B. 66 of the 126th General Assembly to exempt the Division of Wildlife from making payments into the Department of Natural Resources' Central Support Indirect Fund.

Attest:

David A. Battocletti, Clerk.

Message from the Senate

Mr. Speaker:

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

Am. Sub. H. B. No. 397 - Representatives Hagan, Collier, Law, Harwood, Schaffer, Cassell, DeBose, Domenick, Book, Brown, Carano, Chandler, Evans, C., Evans, D., Flowers, McGregor, J., Miller, Oelslager, Patton, S., Peterson, Seitz, Setzer, Smith, G., Stewart, J., Uecker, Webster, Williams, Yates Senators Niehaus, Armbruster, Zurz, Cates, Coughlin, Fedor, Harris, Prentiss, Hagan, Kearney, Mumper, Roberts, Schuring, Spada, Wilson, Gardner, Dann, Schuler, Fingerhut, Padgett, Grendell

To amend sections 3714.01, 3714.02, 3714.03, 3714.04, 3714.05, 3714.06, 3714.07, 3714.071, 3714.073, 3714.09, 3714.11, 3714.12, 3714.13, 3734.281, 3734.57, 3745.04, 3745.05, and 3745.06 and to enact sections 3714.051, 3714.052, 3714.053, 3714.061, 3714.062, 3714.081, 3714.082, 3714.083, 3714.101, and 3714.20 of the Revised Code to revise the statutes governing construction and demolition debris facilities and to declare an emergency.

Attest:

David A. Battocletti, Clerk.

Message from the Senate

Mr. Speaker:

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

H. B. No. 421 - - Representatives Beatty, Reidelbach, Allen, Redfern,

Ujvagi, Cassell, Harwood, Brown, Healy, Oelslager, Latta, McGregor, J., Miller, Gilb, Boccieri, Perry, Skindell, Evans, C., Carano, Chandler, Barrett, Hughes, Combs, Driehaus, Aslanides, Flowers, DeGeeter, Hoops, Hood, Strahorn, Peterson, Mitchell, Bubp, Smith, S., McGregor, R., Otterman, Stewart, D., Raussen, Book, Yuko, Patton, S., Fende, Hartnett, Mason, Wolpert, Woodard, Wagoner, Schaffer, Fessler, Calvert, Carmichael, Core, Raga, Schlichter, Smith, G., Koziura, Setzer, Blasdel Speaker Husted Representatives Blessing, Buehrer, Coley, Daniels, DeBose, DeWine, Dolan, Domenick, Evans, D., Faber, Garrison, Hagan, Key, Kilbane, Law, Martin, Patton, T., Sayre, Schneider, Seaver, Stewart, J., Sykes, Taylor, Trakas, Uecker, Walcher, Webster, White, Widener, Willamowski, Williams, Yates Senators Miller, Amstutz, Armbruster, Austria, Carey, Cates, Clancy, Coughlin, Dann, Fedor, Fingerhut, Gardner, Goodman, Grendell, Hagan, Harris, Hottinger, Jacobson, Jordan, Kearney, Mallory, Mumper, Niehaus, Padgett, Prentiss, Roberts, Schuler, Schuring, Spada, Stivers, Wachtmann, Wilson, Zurz

To enact section 5.2231 of the Revised Code to designate December 1 as "Rosa Parks Day."

Attest:

David A. Battocletti, Clerk.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 81 - Representatives Smith, G., Webster, McGregor, J., Patton, S., Ujvagi, Perry, Wolpert, Woodard, Peterson, Barrett, Strahorn, Kearns, Taylor, Allen, Law, Reidelbach, Stewart, D., Carano, Flowers, Beatty, Blessing, Brown, Buehrer, Chandler, Collier, DeBose, DeGeeter, Distel, Domenick, Evans, D., Hagan, Hughes, Key, Mason, Otterman, Patton, T., Schneider, Seitz, Willamowski, Williams, Yuko Senators Carey, Stivers, Gardner, Clancy, Roberts, Spada, Armbruster, Austria, Cates, Dann, Fedor, Grendell, Harris, Kearney, Niehaus, Schuler, Schuring, Zurz, Miller, Mumper, Hagan, Wilson, Fingerhut, Prentiss

To amend sections 109.71, 109.73, 109.79, 111.15, 119.01, 1121.05, 1155.18, 1163.22, 1317.01, 1733.04, 1733.16, 1733.22, 1733.24, 1733.25, 1733.251, 1733.29 to 1733.33, 1733.37, 1733.38, 1733.412, 1733.44, 2101.161, 2105.31, 2109.13, 2109.372, 2109.41, 4705.09, 4973.17, 4973.171,

and 5725.01 of the Revised Code to make changes in the Credit Union Law relating to general powers and services offered, lending authority, shares issued to minors, meetings of directors, compensation of officers, record keeping, eligible investments, liquidity fund requirements, public records, and use of trade names; to authorize accounts to be held by credit unions and savings banks under laws relating to probate and intestate succession; to authorize a credit union or savings bank to maintain interest-bearing trust accounts on behalf of attorneys; to authorize and specify qualifications for on-premises police officers at any financial institution; to revise the parity rule authority of banks, savings banks, savings and loan associations, and credit unions; and to exempt transactions between credit unions and their customers from the Retail Installment Sales Act and the Consumer Sales Practices Act.

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

Attest:

David A. Battocletti, Clerk.

Representative Flowers moved that Joint Rule No. 16, be suspended and that the Senate amendments to **Sub. H. B. No. 81**-Representative Smith, G., et al., be taken up for immediate consideration.

The motion was agreed to.

The Senate amendments to **Sub. H. B. No. 81**-Representative Smith, G., et al., were taken up for consideration.

Sub. H. B. No. 81-Representatives Smith, G., Webster, McGregor, J., Patton, S., Ujvagi, Perry, Wolpert, Woodard, Peterson, Barrett, Strahorn, Kearns, Taylor, Allen, Law, Reidelbach, Stewart, D., Carano, Flowers, Beatty, Blessing, Brown, Buehrer, Chandler, Collier, DeBose, DeGeeter, Distel, Domenick, Evans, D., Hagan, Hughes, Key, Mason, Otterman, Patton, T., Schneider, Seitz, Willamowski, Williams, Yuko. -Senators Carey, Stivers, Gardner, Clancy, Roberts, Spada, Armbruster, Austria, Cates, Dann, Fedor, Grendell, Harris, Kearney, Niehaus, Schuler, Schuring, Zurz, Miller, Mumper, Hagan, Wilson, Fingerhut, Prentiss.

To amend sections 109.71, 109.73, 109.79, 111.15, 119.01, 1121.05, 1155.18, 1163.22, 1317.01, 1733.04, 1733.16, 1733.22, 1733.24, 1733.25, 1733.251, 1733.29 to 1733.33, 1733.37, 1733.38, 1733.412, 1733.44, 2101.161, 2105.31, 2109.13, 2109.372, 2109.41, 4705.09, 4973.17, 4973.171, and 5725.01 of the Revised Code to make changes in the Credit Union Law relating to general powers and services offered, lending authority, shares issued to minors, meetings of directors, compensation of officers, record keeping, eligible investments, liquidity fund requirements, public records, and

use of trade names; to authorize accounts to be held by credit unions and savings banks under laws relating to probate and intestate succession; to authorize a credit union or savings bank to maintain interest-bearing trust accounts on behalf of attorneys; to authorize and specify qualifications for on-premises police officers at any financial institution; to revise the parity rule authority of banks, savings banks, savings and loan associations, and credit unions; and to exempt transactions between credit unions and their customers from the Retail Installment Sales Act and the Consumer Sales Practices Act.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted - yeas 89, nays 2, as follows: Those who voted in the affirmative were: Representatives

Allen Blessing	Aslanides Boccieri	Barrett Book	Beatty Brinkman
Brown Carmichael	Buehrer Chandler	Calvert	Carano Collier
Core	Daniels	Coley DeBose	DeGeeter
DeWine		Domenick	
	Dolan		Driehaus
Evans C.	Evans D.	Faber	Fende
Fessler	Flowers	Garrison	Gibbs
Gilb	Hagan	Hartnett	Harwood
Hood	Hoops	Hughes	Key
Kilbane	Koziura	Latta	Law
Martin	Mason	McGregor J.	McGregor R.
Miller	Mitchell	Oelslager	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	Ujvagi
Wagner	Wagoner	Webster	White
Widener	Widowfield	Willamowski	Williams
Wolpert	Woodard	Yates	Yuko
•			Husted-89.

Representatives Bubp and Uecker voted in the negative-2.

The Senate amendments were concurred in.

On motion of Representative Flowers, the House adjourned until Thursday, December 15, 2005 at 11:00 o'clock a.m.

Attest:

LAURA P. CLEMENS, Clerk.