OHIO House of Representatives JOURNAL

WEDNESDAY, DECEMBER 17, 2008

TWO HUNDRED THIRTY-THIRD DAY Hall of the House of Representatives, Columbus, Ohio **Wednesday, December 17, 2008, 1:30 p.m.**

The House met pursuant to adjournment.

Prayer was offered by Representative Larry Flowers-19th 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 Archbishop Alter High School football team received H. R. 300, presented by Speaker Husted-37th district.

The St. Ignatius High School football team and boys soccer team received House Resolutions 304 and 307, respectively, presented by Representative Skindell-13th district.

INTRODUCTION OF BILLS

The following bill was introduced:

H. B. No. 659-Representative Ciafardini.

Cosponsors: Representatives Jones, Grady, Setzer, Coley, Mecklenborg, Mandel, Brinkman.

To create the 9-1-1 Funding and Modernization Task Force.

Said bill was considered the first time.

CONSIDERATION OF SENATE AMENDMENTS

The Senate amendments to **Sub. H. B. No. 79**-Representative Batchelder, et al., were taken up for consideration.

Sub. H. B. No. 79-Representative Batchelder.

Cosponsors: Representatives McGregor, J., Fessler, Latta, Stebelton, Webster, Uecker, Aslanides, Bacon, Blessing, Collier, Combs, Daniels, Dolan, Evans, Flowers, Gibbs, Goodwin, Hagan, J., Huffman, Hughes, McGregor, R., Mecklenborg, Patton, Peterson, Reinhard, Schindel, Schneider, Setzer, Wachtmann, Wagner, Wagoner, White, Widowfield, Wolpert, Zehringer. Senators Buehrer, Harris, Patton, Schuler, Seitz, Stivers, Wagoner, Wilson, Schaffer.

To amend sections 101.532, 101.82, 127.14, 4121.03, 4121.121, 4121.75, 4121.76, 4121.77, 4121.79, 4123.29, 4123.341, 4123.342, and 4123.35 of the

Revised Code to make changes to the law governing the Workers' Compensation Council, to specify that an employer group is considered one employer for purposes of workers' compensation group rating, and to make an appropriation.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted - yeas 87, nays 9, as follows:

Those who voted in the affirmative were: Representatives

Adams Aslanides Bacon Batchelder Blessing Bolon Book Boyd Budish Brinkman Brown Bubp Ciafardini Carmichael Celeste Coley Collier Combs Core Daniels DeBose DeGeeter DeWine Dodd Dolan Domenick Driehaus Dver Fende Fessler Flowers Gardner Garrison Gerberry Gibbs Goodwin Goyal Grady Hagan J. Harwood Heydinger Heard Hite Hottinger Huffman Hughes Jones Koziura Letson Lundy Mandel McGregor J. McGregor R. Mecklenborg Miller Nero Newcomb Oelslager Okey Otterman J. Peterson Redfern Reinhard Sayre Schindel Schlichter Schneider Sears Stewart D. Setzer Slesnick Stebelton Stewart J. Sykes Szollosi Uecker Wachtmann Wagner Webster White Williams B. Williams S. Wolpert Widener Yuko Zehringer Husted-87.

Those who voted in the negative were: Representatives

Beatty Brady Chandler Foley
Hagan R. Luckie Skindell Strahorn
Yates-9.

The Senate amendments were concurred in.

The Senate amendments to **Am. Sub. H. B. No. 209**-Representative Core, et al., were taken up for consideration.

Am. Sub. H. B. No. 209-Representative Core.

Cosponsors: Representatives McGregor, J., Bacon, Yuko, McGregor, R., Collier, Adams, Strahorn, Stebelton, Domenick, Fende, Luckie, Setzer, Seitz, Bubp, Dodd, Aslanides, Batchelder, Blessing, Coley, Combs, DeBose, Driehaus, Dyer, Evans, Flowers, Gardner, Gibbs, Goyal, Hagan, J., Hite, Hughes, Letson, Lundy, Mandel, Newcomb, Oelslager, Otterman, J., Reinhard, Schindel, Slesnick, Webster, Williams, B. Senators Turner, Harris, Schaffer, Schuler.

To amend section 2907.03 of the Revised Code to expand the offense of "sexual battery" to prohibit a peace officer from engaging in sexual conduct with a minor who is not the officer's spouse in specified circumstances.

The question being, "Shall the Senate amendments be concurred in?"
The yeas and nays were taken and resulted - yeas 95, nays 1, as follows:
Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste
Chandler	Ciafardini	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Fessler	Flowers	Foley	Gardner
Garrison	Gerberry	Gibbs	Goodwin
Goyal	Grady	Hagan J.	Hagan R.
Harwood	Heard	Heydinger	Hite
Hottinger	Huffman	Hughes	Jones
Koziura	Letson	Luckie	Lundy
Mandel	McGregor J.	McGregor R.	Mecklenborg
Miller	Nero	Newcomb	Oelslager
Okey	Otterman J.	Peterson	Redfern
Reinhard	Sayre	Schindel	Schlichter
Schneider	Sears	Setzer	Skindell
Slesnick	Stebelton	Stewart D.	Stewart J.
Strahorn	Sykes	Szollosi	Uecker
Wachtmann	Wagner	Webster	White
Widener	Williams B.	Williams S.	Wolpert
Yuko	Zehringer		Husted-95.

Representative Yates voted in the negative-1.

The Senate amendments were concurred in.

The Senate amendments to **Am. Sub. H. B. No. 215**-Representative Collier, et al., were taken up for consideration.

Am. Sub. H. B. No. 215-Representative Collier.

Cosponsors: Representatives Evans, Latta, Brown, Chandler, Stebelton, Combs, Setzer, Aslanides, Bacon, Batchelder, Blessing, Book, Boyd, Core, Daniels, DeBose, DeGeeter, Dodd, Domenick, Dyer, Flowers, Gibbs, Hagan, J., Hagan, R., Mallory, Patton, Schindel, Schlichter, Sears, Wagner, Williams, B., Williams, S., Yuko. Senators Grendell, Seitz, Turner, Cafaro, Fedor, Harris, Kearney, Morano, Padgett, Schaffer, Schuring.

To amend sections 341.12, 341.13, 341.14, 341.15, 1547.11, 1547.111, 2725.27, 2903.06, 2949.094, 3719.41, 4503.235, 4506.03, 4510.13, 4511.19, 4511.191, 4511.192, and 4511.197, to enact sections 341.141, 4729.041, and

5111.0119, and to repeal section 2725.25 of the Revised Code to list Salvia divinorum as a controlled substance; to provide for prohibited concentrations of Salvia Divinorum and Salvinorin A that are determined by the State Board of Pharmacy for purposes of OVI and OWI; to make clarifying, conforming, and technical changes in the court cost add-on for indigent drivers alcohol treatment and in certain provisions of, or that relate to, Am. Sub. S.B. 17 of the 127th General Assembly; to provide for suspension of the eligibility for Medicaid of certain persons confined in a state or local correctional facility; to permit the transfer of county jail inmates to contiguous counties in adjoining states; to waive the operation of police vehicles used to transport prisoners from commercial driver's license requirements; and to provide that the penalty enhancement for aggravated vehicular homicide, vehicular homicide, and vehicular manslaughter for driving under a license suspension and the requirement for a mandatory prison term in certain cases of aggravated vehicular homicide and vehicular homicide for driving under suspension also apply to driving under cancellation and driving without a license.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted - yeas 92, nays 4, as follows: Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste
Chandler	Ciafardini	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Fessler	Flowers	Gardner	Garrison
Gerberry	Gibbs	Goodwin	Goyal
Grady	Hagan J.	Hagan R.	Harwood
Heard	Hite	Hottinger	Huffman
Hughes	Jones	Koziura	Luckie
Lundy	Mandel	McGregor J.	McGregor R.
Mecklenborg	Miller	Nero	Newcomb
Oelslager	Okey	Otterman J.	Peterson
Redfern	Reinhard	Sayre	Schindel
Schlichter	Schneider	Sears	Setzer
Skindell	Slesnick	Stebelton	Stewart D.
Stewart J.	Strahorn	Sykes	Szollosi
Uecker	Wachtmann	Wagner	Webster
White	Widener	Williams B.	Williams S.
Wolpert	Yuko	Zehringer	Husted-92.

Representatives Foley, Heydinger, Letson, and Yates voted in the negative-4.

The Senate amendments were concurred in.

The Senate amendments to **Am. Sub. H. B. No. 266**-Representative Huffman, et al., were taken up for consideration.

Am. Sub. H. B. No. 266-Representative Huffman.

Cosponsors: Representatives Zehringer, Stebelton, Evans, McGregor, J., Goodwin, Setzer, Seitz, Aslanides, Combs, Domenick, Fessler, Newcomb, Otterman, J., Reinhard, Ujvagi, Widowfield, Daniels, Hughes, Koziura, Patton, Schlichter, Schneider, Yuko. Senators Faber, Fedor, Harris, Niehaus, Padgett, Seitz, Wagoner, Wilson, Schaffer.

To amend section 345.08 of the Revised Code and to amend Section 201.50 of H.B. 496 of the 127th General Assembly, as subsequently amended, to enable more flexible composition of veterans memorial boards of trustees, to establish corrective action grants for school facilities projects, and to make a capital appropriation.

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

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

Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste
Chandler	Ciafardini	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Fessler	Flowers	Foley	Gardner
Garrison	Gerberry	Gibbs	Goodwin
Goyal	Grady	Hagan J.	Hagan R.
Harwood	Heard	Hite	Hottinger
Huffman	Hughes	Jones	Koziura
Letson	Luckie	Lundy	Mandel
McGregor J.	McGregor R.	Mecklenborg	Miller
Nero	Newcomb	Oelslager	Okey
Otterman J.	Peterson	Redfern	Reinhard
Sayre	Schindel	Schlichter	Schneider
Sears	Setzer	Skindell	Slesnick
Stebelton	Stewart D.	Stewart J.	Strahorn
Sykes	Szollosi	Uecker	Wachtmann
Wagner	Webster	White	Widener
Williams B.	Williams S.	Wolpert	Yates
Yuko	Zehringer		Husted-95.

Representative Heydinger voted in the negative-1.

The Senate amendments were concurred in.

The Senate amendments to **Am. Sub. H. B. No. 273**-Speaker Husted, Representative Beatty, et al., were taken up for consideration.

Am. Sub. H. B. No. 273-Speaker Husted, Representative Beatty. Cosponsors: Representatives Bubp, Combs, Aslanides, Sayre, Otterman, Widowfield, Fessler, Domenick, Mallory, Ujvagi, Adams, Bacon, Barrett, Batchelder, Blessing, Bolon, Book, Boyd, Brady, Brinkman, Brown, Budish, Carmichael, Celeste, Chandler, Coley, Collier, Core, Daniels, DeBose, DeGeeter, DeWine, Distel, Dodd, Dolan, Driehaus, Dyer, Evans, Fende, Flowers, Foley, Garrison, Gerberry, Gibbs, Goodwin, Goyal, Hagan, J., Hagan, R., Harwood, Healy, Heard, Hite, Hottinger, Huffman, Hughes, Jones, Koziura, Latta, Letson, Luckie, Lundy, Mandel, McGregor, J., McGregor, R., Miller, Oelslager, Okey, Patton, Peterson, Raussen, Reinhard, Schindel, Schlichter, Seitz, Setzer, Skindell, Stebelton, Stewart, D., Stewart, J., Strahorn, Sykes, Szollosi, Uecker, Wachtmann, Wagner, Wagoner, Webster, White, Widener, Williams, B., Williams, S., Wolpert, Yates, Zehringer. Senators Buehrer, Austria, Miller, D., Schaffer, Boccieri, Cafaro, Carey, Fedor, Goodman, Grendell, Harris, Kearney, Lehner, Miller, R., Morano, Niehaus, Padgett, Patton, Roberts, Sawyer, Schuler, Seitz, Smith, Stivers, Turner, Wilson, Mumper.

To amend sections 121.403, 955.202, 4501.21, 4503.18, 4503.46, 4503.53, and 5533.52 and to enact sections 4501.272, 4503.481, 4503.523, 4503.531, 4503.547, 4503.92, 4503.93, 5533.091, 5533.281, 5533.332, 5533.371, 5533.633, 5533.634, 5533.635, 5533.751, 5533.76, 5533.761, 5533.762, 5533.77, 5533.771, 5533.772, 5533.773, 5533.774, 5533.775, and 5533.78 of the Revised Code to designate certain memorial highways, to create certain special license plates, and to modify the terms for issuance of certain special license plates.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted - yeas 96, nays 0, as follows: Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste
Chandler	Ciafardini	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Fessler	Flowers	Foley	Gardner
Garrison	Gerberry	Gibbs	Goodwin
Goyal	Grady	Hagan J.	Hagan R.
Harwood	Heard	Heydinger	Hite
Hottinger	Huffman	Hughes	Jones
Koziura	Letson	Luckie	Lundy
Mandel	McGregor J.	McGregor R.	Mecklenborg
Miller	Nero	Newcomb	Oelslager
Okey	Otterman J.	Peterson	Redfern
Reinhard	Sayre	Schindel	Schlichter

Schneider	Sears	Setzer	Skindell
Slesnick	Stebelton	Stewart D.	Stewart J.
Strahorn	Sykes	Szollosi	Uecker
Wachtmann	Wagner	Webster	White
Widener	Williams B.	Williams S.	Wolpert
Yates	Yuko	Zehringer	Husted-96.

The Senate amendments were concurred in.

The Senate amendments to **Am. Sub. H. B. No. 280**-Representative Schneider, et al., were taken up for consideration.

Am. Sub. H. B. No. 280-Representative Schneider.

Cosponsors: Representatives Aslanides, Setzer, Uecker, Brinkman, Flowers, Combs, Huffman, Zehringer, Widener, Adams, Hite, Jones, Hottinger, Wachtmann, Seitz, Evans, Latta, Bubp, McGregor, J., Fessler, Wagner, Wagoner, Collier, Schindel, Wolpert, Coley, Gibbs, Patton, DeGeeter, White, Bolon, Blessing, Hagan, J., Mandel, Goodwin, Batchelder, Distel, Oelslager, Brady, Barrett, Sears, Mecklenborg, Bacon, Daniels, Dodd, Dolan, Domenick, Driehaus, Gardner, Hughes, Reinhard, Schlichter. Senators Grendell, Schaffer, Seitz, Turner, Fedor, Buehrer, Cates, Faber, Goodman, Harris, Lehner, Padgett, Patton, Schuler, Wagoner, Mumper, Niehaus.

To amend sections 2151.421, 2903.11, 2903.12, 2903.13, 2905.01, 2905.02, 2907.21, 2907.22, 2907.323, 2919.22, 2919.25, 2923.32, 2929.01, 2929.13, 2929.14, 2929.18, 2929.24, 3702.30, and 4731.22 and to enact sections 2941.1422, 2941.1423, and 3701.791 of the Revised Code to require facilities that perform abortions to display a sign; to enhance the criminal penalty for domestic violence when the offender knew the victim was pregnant at the time of the offense; to require a mandatory jail term or mandatory prison term for felonious assault, aggravated assault, and assault if the offender is convicted of a specification that the victim was a woman that the offender knew was pregnant at the time of the offense; to require a mandatory prison term and payment of restitution to the victim for kidnapping, abduction, compelling prostitution, promoting prostitution, illegal use of a minor in a nudity-oriented material or performance in specified circumstances, endangering children in specified circumstances, and engaging in a pattern of corrupt activity if the offender is convicted of a specification that the offender knowingly committed the offense in furtherance of human trafficking; to increase the penalty for engaging in a pattern of corrupt activity if the offender is convicted of a specification of that nature; to strongly encourage the Attorney General to establish a Trafficking in Persons Study Commission to study and review the problem of trafficking in persons and the relevant criminal law and to develop recommendations, including recommendations to improve or expand the criminal law, to address the problem; to provide that reports of other incidents of known or suspected child abuse or neglect may be used in a civil action

against a person who is alleged to have failed to report known or suspected child abuse or neglect; and to provide that a person who fails to report known or suspected child abuse or neglect is liable for compensatory and exemplary damages to the child who would have been the subject of the report that was not made.

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

The yeas and nays were taken and resulted - yeas 94, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Adams Beatty Boyd Bubp Chandler Combs DeGeeter Domenick Fessler Garrison Goyal Harwood Hottinger Koziura Mandel Miller Okey Reinhard Schneider	Aslanides Blessing Brady Budish Ciafardini Core DeWine Driehaus Flowers Gerberry Grady Heard Huffman Letson McGregor J. Nero Otterman J. Sayre Sears	Bacon Bolon Brinkman Carmichael Coley Daniels Dodd Dyer Foley Gibbs Hagan J. Heydinger Hughes Luckie McGregor R. Newcomb Peterson Schindel Setzer	Batchelder Book Brown Celeste Collier DeBose Dolan Fende Gardner Goodwin Hagan R. Hite Jones Lundy Mecklenborg Oelslager Redfern Schlichter Slesnick
Mandel Miller Okey	McGregor J. Nero Otterman J.	McGregor R. Newcomb Peterson	Mecklenborg Oelslager Redfern
Schneider Stebelton Sykes Wagner Williams B. Zehringer	Sears Stewart D. Szollosi Webster Williams S.	Setzer Stewart J. Uecker White Wolpert	Slesnick Strahorn Wachtmann Widener Yuko Husted-94.

Representatives Skindell and Yates voted in the negative-2.

The Senate amendments were concurred in.

The Senate amendments to Am. Sub. H. B. No. 395-Representative Hughes, et al., were taken up for consideration.

Am. Sub. H. B. No. 395-Representative Hughes.

Cosponsors: Representatives Flowers, Wagoner, Evans, Yuko, Williams, S., Bacon, Combs, DeBose, McGregor, J., Stebelton. Senators Buehrer, Carey, Fedor, Harris, Morano, Patton, Schuler, Wagoner.

To amend section 3105.171 of the Revised Code to generally exclude a spouse's social security benefits from a divorce court's jurisdiction.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted - yeas 94, nays 2, as follows: Those who voted in the affirmative were: Representatives

Adams Aslanides Bacon Batchelder Bolon Beatty Blessing Book Boyd Brinkman Brown Bubp Budish Chandler Carmichael Celeste Ciafardini Coley Collier Combs Daniels DeBose DeGeeter Core DeWine Dodd Dolan Domenick Driehaus Dyer Fende Fessler Flowers Foley Gardner Garrison Gerberry Gibbs Goodwin Goyal Hagan J. Hagan R. Harwood Grady Heydinger Hite Hottinger Heard Huffman Hughes Jones Koziura Lundy Mandel McGregor J. Letson McGregor R. Mecklenborg Miller Nero Oelslager Otterman J. Newcomb Okev Peterson Redfern Reinhard Sayre Schindel Schlichter Schneider Sears Skindell Slesnick Stebelton Setzer Stewart D. Stewart J. Strahorn Sykes Szollosi Uecker Wachtmann Wagner Webster Williams B. White Widener Williams S. Wolpert Yuko Yates Husted-94. Zehringer

Representatives Brady and Luckie voted in the negative-2.

The Senate amendments were concurred in.

The Senate amendments to **Am. Sub. H. B. No. 420**-Representative Brinkman, et al., were taken up for consideration.

Am. Sub. H. B. No. 420-Representative Brinkman.

Cosponsors: Representatives Evans, McGregor, J., Bubp, Raussen, Blessing, Uecker, Batchelder, Adams, Hughes, Collier, Combs, Patton, Yuko, Stebelton, Hite, Gibbs, Stewart, J., Jones, Webster, Bacon, Schindel, Huffman, Daniels, Dolan, Hagan, J., McGregor, R., Wachtmann, Wagner, Skindell, Fessler, Book, Peterson, Stewart, D., Coley, Goodwin, Domenick, Bolon, Boyd, Brown, Celeste, Core, DeBose, Dodd, Dyer, Flowers, Garrison, Gerberry, Goyal, Hagan, R., Letson, Luckie, Lundy, Mallory, Mecklenborg, Newcomb, Oelslager, Schneider, Setzer, Wolpert, Zehringer. Senators Amstutz, Buehrer, Carey, Faber, Goodman, Harris, Padgett, Schaffer, Schuler, Seitz, Stivers.

To amend sections 117.11, 133.20, 145.297, 717.02, 733.40, 1901.024, 1901.07, 1901.08, 1901.31, 1907.20, 2949.111, 3301.0715, 3302.04, 3302.10, 3313.97, 3314.03, 3326.17, 3333.375, 3375.49, 3375.50, 4513.35, 5111.89, 5111.891, 5111.894, 5709.75, and 5739.02; to amend, for the purpose of adopting a new section number as indicated in parentheses, section 3375.50

(307.515); to enact sections 107.41, 113.41, 125.112, 125.901, 125.902, 307.51, 307.511, 307.512, 307.513, 307.514, 307.516, 1333.851, 3302.041, and 3375.481; to repeal sections 3375.48, 3375.51, 3375.52, 3375.53, 3375.54, 3375.55, and 3375.56; to repeal on December 31, 2009, section 3375.49 of the Revised Code, as amended by this act; to amend Sections 309.30.50 and 309.30.53 of Am. Sub. H.B. 119 of the 127th General Assembly, to amend Sections 201.60.20, 201.60.30, 301.40.10, and 301.60.50 of H.B. 496 of the 127th General Assembly, and to amend Sections 227.10. 231.10.20, 231.20.30, 233.30.40, 233.40.10, 233.50.20, and 233.50.80 of Am. Sub. H.B. 562 of the 127th General Assembly; and to amend Section 525.10 of Am. Sub. H.B. 699 of the 126th General Assembly, to promote transparency with respect to state spending, state real property management, and state program effectiveness by requiring certain information to be posted on-line, to create a county law library resources board in each county and a statewide consortium of such boards, to reconstitute the Task Force on Law Library Associations, to specify the compensation of certain Senate officers, to recalculate the local share of a new classroom facilities project for certain school districts that previously received facilities assistance, to allow the Chancellor of the Board of Regents to use money in the Ohio Outstanding Scholarship and the Ohio Priority Needs Fellowship programs payment funds to provide state need-based financial aid for higher education, to permit arbitration or alternative dispute resolution provisions in a contract with the Auditor of State for attest services to apply to disputed services rendered by an independent accountant, to expand the sales tax exemption for aircraft repair services, to permanently authorize eligible townships to use tax increment financing revenue for current public safety expenses, to modify municipal authority regarding the procurement of energy conservation measures, to remove the requirement that Portage County municipal court judges be nominated only by petition, to change the status of the judge of the Hillsboro Municipal Court from part-time to full-time, to require compensation of an alcoholic beverage distributor before re-assigning the distributor's product or brand territory and to make changes to the law governing certain franchise agreements between a successor manufacturer and distributor, to authorize the conveyance of certain state-owned real estate, to specify how retirement incentive plan costs are to be treated, to require certain school districts to implement corrective actions specified in the Department of Education's Model of Differentiated Accountability, to create the Governor's Policy Information Working Group, to make an appropriation, 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 85, nays 11, as follows: Those who voted in the affirmative were: Representatives

Blessing Aslanides Bacon Beatty Bolon Book Boyd Brady Brown Bubp Budish Carmichael Celeste Chandler Ciafardini Coley Daniels Collier Combs Core DeWine Dodd DeBose DeGeeter Driehaus Dolan Domenick Dyer Fende Fessler Flowers Foley Gerberry Gibbs Goyal Garrison Grady Hagan J. Harwood Heard Hughes Hite Hottinger Huffman Jones Koziura Letson Luckie Mandel McGregor J. McGregor R. Lundy Oelslager Miller Nero Newcomb Okey Otterman J. Peterson Reinhard Sayre Schindel Schlichter Schneider Stebelton Sears Setzer Slesnick Stewart D. Stewart J. Strahorn Sykes Szollosi Webster Uecker Wagner White Widener Williams B. Williams S. Wolpert Zehringer Yates Yuko Husted-85.

Those who voted in the negative were: Representatives

AdamsBatchelderBrinkmanGardnerGoodwinHagan R.HeydingerMecklenborgRedfernSkindellWachtmann-11.

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 95, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Adams Aslanides Bacon Batchelder Beatty Blessing Bolon Book Brady Boyd Brinkman Brown Bubp Budish Carmichael Celeste Chandler Ciafardini Coley Collier Combs Core Daniels DeBose DeGeeter DeWine Dodd Dolan Driehaus Domenick Dyer Fende Foley Fessler Flowers Gardner Garrison Gerberry Gibbs Goodwin Grady Hagan J. Hagan R. Goyal Harwood Heard Hite Hottinger Huffman Hughes Jones Koziura Letson Luckie Lundy Mandel

McGregor J.	McGregor R.	Mecklenborg	Miller
Nero	Newcomb	Oelslager	Okey
Otterman J.	Peterson	Redfern	Reinhard
Sayre	Schindel	Schlichter	Schneider
Sears	Setzer	Skindell	Slesnick
Stebelton	Stewart D.	Stewart J.	Strahorn
Sykes	Szollosi	Uecker	Wachtmann
Wagner	Webster	White	Widener
Williams B.	Williams S.	Wolpert	Yates
Yuko	Zehringer		Husted-95.

Representative Heydinger voted in the negative-1.

The Senate amendments were concurred in.

The Senate amendments to **Sub. H. B. No. 427**-Representatives Webster, Letson, et al., were taken up for consideration.

Sub. H. B. No. 427-Representatives Webster, Letson.

Cosponsors: Representatives Stebelton, Harwood, Evans, McGregor, J., Hagan, R., Brady, Coley, Dyer, Foley, Gerberry, Hughes, Luckie, Setzer, Skindell, Stewart, D., Williams, B., Yuko. Senator Harris.

To amend sections 4757.01, 4757.04, 4757.21, 4757.26, 4757.30, and 4757.36 of the Revised Code and to amend Section 379.10 of Am. Sub. H.B. 119 of the 127th General Assembly, as subsequently amended, regarding the practice of marriage and family therapy and the membership of the professional standards committees of the Counselor, Social Worker, and Marriage and Family Therapist Board.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted - yeas 96, nays 0, as follows: Those who voted in the affirmative were: Representatives

Adams Beatty Boyd Bubp Chandler Combs DeGeeter Domenick Fessler Garrison Goyal Harwood Hottinger Koziura	Aslanides Blessing Brady Budish Ciafardini Core DeWine Driehaus Flowers Gerberry Grady Heard Huffman Letson	Bacon Bolon Brinkman Carmichael Coley Daniels Dodd Dyer Foley Gibbs Hagan J. Heydinger Hughes Luckie	Batchelder Book Brown Celeste Collier DeBose Dolan Fende Gardner Goodwin Hagan R. Hite Jones Lundy
Harwood	Heard	Heydinger	Hite
Hottinger	Huffman	Hughes	Jones
Koziura	Letson	Luckie	Lundy
Mandel	McGregor J.	McGregor R.	Mecklenborg
Miller	Nero	Newcomb	Oelslager
Okey	Otterman J.	Peterson	Redfern
Reinhard	Sayre	Schindel	Schlichter

Schneider	Sears	Setzer	Skindell
Slesnick	Stebelton	Stewart D.	Stewart J.
Strahorn	Sykes	Szollosi	Uecker
Wachtmann	Wagner	Webster	White
Widener	Williams B.	Williams S.	Wolpert
Yates	Yuko	Zehringer	Husted-96.

The Senate amendments were concurred in.

The Senate amendments to **Am. H. B. No. 522**-Representative Oelslager, et al., were taken up for consideration.

Am. H. B. No. 522-Representative Oelslager.

Cosponsors: Representatives McGregor, J., Combs, Coley, Domenick, Dyer, Evans, Huffman, Hughes, Letson, Mecklenborg. Senators Kearney, Turner, Goodman, Fedor.

To amend sections 1715.51, 1715.52, 1715.55, 1715.56, 1715.57, 1715.58, 1715.59, 3345.05, and 5813.06; to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 1715.52 (1715.53), 1715.55 (1715.54), 1715.56 (1715.52), and 1715.57 (1715.55); to enact new sections 1715.56 and 1715.57; and to repeal sections 1715.53 and 1715.54 of the Revised Code for the purpose of adopting the Uniform Prudent Management of Institutional Funds Act by revising the Ohio Uniform Management of Institutional Funds Act.

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

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

Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste
Chandler	Ciafardini	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Fessler	Flowers	Foley	Gardner
Garrison	Gerberry	Gibbs	Goodwin
Goyal	Grady	Hagan J.	Hagan R.
Harwood	Heard	Heydinger	Hite
Hottinger	Huffman	Hughes	Jones
Koziura	Letson	Luckie	Lundy
Mandel	McGregor J.	McGregor R.	Mecklenborg
Miller	Nero	Newcomb	Oelslager
Okey	Otterman J.	Peterson	Redfern
Reinhard	Sayre	Schindel	Schlichter
Schneider	Sears	Setzer	Skindell

Slesnick Stebelton Stewart D. Stewart J. Uecker Strahorn Sykes Szollosi Wachtmann Wagner Webster White Williams B. Williams S. Widener Wolpert Husted-96. Vates Yuko Zehringer

The Senate amendments were concurred in.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Sayre submitted the following report:

The standing committee on Infrastructure, Homeland Security, and Veterans Affairs to which was referred **H. B. No. 51**-Representative Evans, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: DRIVE WITH EXPIRED LICENSE - TEMPORARY DRIVING PERMIT

STEVE REINHARD
LYNN R. WACHTMANN
JIM ASLANIDES
ALLAN R. SAYRE
PETER S. UJVAGI
DONNY R. BUBP
COURTNEY COMBS
JOHN OTTERMAN
JOHN DOMENICK
JOHN SCHLICHTER

DEBORAH NEWCOMB

The report was agreed to.

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

Representative Stewart, D. submitted the following report:

The standing committee on State Government and Elections to which was referred **H. B. No. 655**-Representative Dolan, having had the same under consideration, reports it back and recommends its passage.

RE: LARGE COUNTIES - RESTRUCTURE FORM OF GOVERNMENT

JIM CARMICHAEL

JOHN SCHLICHTER

STEVE REINHARD

KEVIN DEWINE

DAVID DANIELS

THOM COLLIER

CLIFF HITE

SHANNON JONES

The following members voted "NO"

EDNA BROWN JOHN DOMENICK

DAN STEWART VERNON SYKES MATT LUNDY T. TODD BOOK

The report was agreed to.

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

Representative Sayre submitted the following report:

The standing committee on Infrastructure, Homeland Security, and Veterans Affairs to which was referred **Sub. S. B. No. 129**-Senator Schuler, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: POLICE/FIRE CLEAR ROADWAYS - DAMAGED/INOPERABLE VEHICLES - IMMUNITY

Representative Reinhard moved to amend the title as follows:

Add the names: "Representatives Aslanides, Schlichter."

STEVE REINHARD LYNN R. WACHTMANN JIM ASLANIDES JOHN DOMENICK DEBORAH NEWCOMB DANNY R. BUBP COURTNEY COMBS ALLAN R. SAYRE PETER S. UJVAGI JOHN SCHLICHTER

The following member voted "NO"

JOHN OTTERMAN

The report was agreed to.

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

Representative Sayre submitted the following report:

The standing committee on Infrastructure, Homeland Security, and Veterans Affairs to which was referred **Am. Sub. S. B. No. 248**-Senator Austria, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: ARMED FORCES - PRIVILEGES AND IMMUNITIES

STEVE REINHARD LYNN R. WACHTMANN JIM ASLANIDES ALLAN R. SAYRE PETER S. UJVAGI JOHN SCHLICHTER DANNY R. BUBP COURTNEY COMBS JOHN OTTERMAN JOHN DOMENICK DEBORAH NEWCOMB

The report was agreed to.

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

Representative Harwood submitted the following report:

The standing committee on Judiciary to which was referred **S. B. No. 309**-Senator Seitz, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: STATUTES CREATE PRIVATE RIGHT OF ACTION

LARRY L. FLOWERS WILLIAM G. BATCHELDER

ROBERT MECKLENBORG BILL COLEY

KEVIN BACON LOUIS W. BLESSING

The following members voted "NO"

MARK D. OKEY

SANDRA STABILE HARWOOD

STEPHEN DYER MICHAEL J. SKINDELL ARMOND BUDISH

The report was agreed to.

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

Representative Bolon submitted the following report:

The standing committee on Ways and Means to which was referred **Sub. S. B. No. 353**-Senator Spada, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: CREATION OF LAND REUTILIZATION CORPORATIONS

Representative Gibbs moved to amend the title as follows:

Add the names: "Representatives Hagan, J., Gibbs, Goyal, Foley."

MIKE FOLEY
TYRONE K. YATES
LARRY L. WOLPERT
JAY P. GOYAL
MATTHEW J. DOLAN
KATHLEEN CHANDLER
ROBERT MECKLENBORG
JOHN P. HAGAN

BOB GIBBS
CAROL-ANN SCHINDEL
TOM LETSON
LINDA S. BOLON
CHRIS WIDENER
ROBERT F. HAGAN
EUGENE R. MILLER
STEPHEN SLESNICK

JOHN P. HAGAN S LOUIS W. BLESSING

The following member voted "NO"

TOM BRINKMAN

The report was agreed to.

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

Representative Harwood submitted the following report:

The standing committee on Judiciary to which was referred **Sub. S. B. No. 370**-Senator Seitz, et al., having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended.

RE: ASBESTOS BANKRUPTCY TRUSTS PROCEDURES

Representative Blessing moved to amend as follows:

In line 56, delete " commencing" and insert " assignment of an initial trial date in"

In line 60, after " <u>date</u>" insert " <u>and that have been assigned an initial trial</u> date"

In line 133, delete the second underlined comma and insert "or"

In line 136, delete everything after "proceedings"

Delete line 137

In line 138, delete everything before the underlined period

In line 139, after " <u>If</u>" insert " <u>the defendant has not met its burden under division (A) of this section and if"</u>

In line 140, delete " an" and insert " a successful"

In line 150, delete " $\underline{\text{the claims}}$ " and insert " $\underline{\text{a successful asbestos trust claim}}$ "

In line 152, delete " $\underline{\text{will be exceeded by the costs of}}$ " and insert " $\underline{\text{renders}}$ the"

In line 153, after " <u>filing</u>" insert " <u>of</u>"; after " <u>claim</u>" insert " <u>economically imprudent</u>"

In lines 193 and 195, delete "applicable" and insert "the"

In line 205, delete " $\underline{\text{commencing}}$ " and insert " $\underline{\text{assignment of an initial trial date in}}$ "

In line 209, after " <u>date</u>" insert " <u>and that have been assigned an initial trial date</u>"

The motion was agreed to and the bill so amended.

LARRY L. FLOWERS WILLIAM G. BATCHELDER

BILL COLEY KEVIN BACON

ROBERT MECKLENBORG LOUIS W. BLESSING

The following members voted "NO"

MARK D. OKEY SANDRA STABILE HARWOOD

ARMOND BUDISH MICHAEL J. SKINDELL

STEPHEN DYER

The report was agreed to.

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

Representative Okey submitted the following report:

The standing committee on Agriculture and Natural Resources to which was referred **S. B. No. 386**-Senator Grendell, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: COAL MINING AND RECLAMATION PERMITTING TRANSFER AUTHORITY

Representative Aslanides moved to amend the title as follows:

Add the name: "Representative Aslanides."

JIM ASLANIDES JEFF WAGNER JIM MCGREGOR JOHN SCHLICHTER SANDRA STABILE HARWOOD LARRY L. FLOWERS FRED STRAHORN CLAYTON LUCKIE DAN DODD **MATT HUFFMAN** ALLAN R. SAYRE ANTHONY CORE TRACY HEARD BRUCE W. GOODWIN JOHN DOMENICK **CLIFF HITE** STEVE REINHARD **DEBORAH NEWCOMB** MARK D. OKEY TYRONE K. YATES JAMES ZEHRINGER

The report was agreed to.

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

MOTIONS AND RESOLUTIONS

Representative Koziura reported for the Rules and Reference Committee recommending that the following House Resolutions be read by title only and approved:

H.R. No. 306 – Representative Huffman

HONORING THE DELPHOS ST. JOHN'S HIGH SCHOOL FOOTBALL TEAM AS THE 2008 DIVISION VI STATE CHAMPION.

H.R. No. 307 – Representative Skindell

HONORING THE ST. IGNATIUS HIGH SCHOOL BOYS SOCCER TEAM ON WINNING THE 2008 DIVISION I STATE CHAMPIONSHIP.

H.R. No. 309 – Speaker Husted, Representatives Beatty, Adams, Aslanides, Bacon, Batchelder, Blessing, Bolon, Book, Boyd, Brady,

Brinkman, Brown, Bubp, Budish, Carmichael, Celeste, Chandler, Coley, Collier, Combs, Core, Daniels, DeBose, DeGeeter, DeWine, Dodd, Dolan, Domenick, Driehaus, Dyer, Evans, Fende, Fessler, Flowers, Foley, Gardner, Garrison, Gerberry, Gibbs, Goodwin, Goyal, Hagan, J., Hagan, R., Harwood, Heard, Heydinger, Hite, Hottinger, Huffman, Hughes, Jones, Koziura, Letson, Luckie, Lundy, Mallory, Mandel, McGregor, J., McGregor, R., Mecklenborg, Miller, Nero, Newcomb, Oelslager, Okey, Otterman, J., Patton, Peterson, Redfern, Reinhard, Sayre, Schindel, Schlichter, Schneider, Sears, Setzer, Skindell, Slesnick, Stebelton, Stewart, D., Stewart, J., Strahorn, Sykes, Szollosi, Uecker, Ujvagi, Wachtmann, Wagner, Webster, White, Widener, Williams, B., Williams, S., Wolpert, Yates, Yuko, Zehringer HONORING THE OHIO DEPARTMENT OF HEALTH OFFICE OF VITAL STATISTICS ON THE AUSPICIOUS OCCASION OF ITS ONE HUNDREDTH ANNIVERSARY.

/s/ JON A HUSTED
Jon A. Husted, Chair

Representative DeWine moved that the Rules and Reference Committee Report on resolutions be agreed to and that the resolutions contained therein be approved.

The motion was agreed to.

Representative Schneider moved that majority party members asking leave to be absent or absent the week of Tuesday, December 16, 2008, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Strahorn moved that minority party members asking leave to be absent or absent the week of Tuesday, December 16, 2008, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

On motion of Representative DeWine, the House recessed.

The House met pursuant to recess.

BILLS FOR THIRD CONSIDERATION

Sub. H. B. No. 631-Representative Blessing. Cosponsors: Representatives Coley, Mecklenborg.

To enact sections 2307.951, 2307.952, 2307.953, and 2307.954 of the Revised Code to require claimants in asbestos tort actions to make certain disclosures pertaining to asbestos trust claims that have been submitted to asbestos trust entities for the purpose of compensating the claimant for asbestos exposure, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **Sub. H. B. No. 631**-Representative Blessing, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

Sub. S. B. No. 306-Senator Schuler.

Cosponsors: Senators Mumper, Seitz, Wagoner, Schaffer, Spada, Cates, Amstutz, Austria, Buehrer, Grendell, Harris, Niehaus, Padgett, Schuring, Stivers, Jacobson. Representatives Gibbs, Schindel, Mecklenborg, Hagan, J., Slesnick.

To amend sections 135.804, 307.695, 322.07, 323.151, 323.152, 323.153, 323.154, 323.155, 323.156, 323.159, 3317.16, 4503.065, 4503.066, 4503.067, 4503.068, 4735.18, and 5739.09 and to enact section 4735.24 of the Revised Code to change the definition of "housing cooperative" for the purposes of the county homestead tax exemptions and property tax payment link deposit programs for low-to-moderate income senior citizens and permanently disabled citizens, to expand the definition of a homestead owner to include settlors of irrevocable inter vivos trusts, to eliminate the necessity of issuing certificates of reduction for homestead exemptions, to modify how state funding for joint vocational school districts is computed when a new school district is added to the joint district, to establish requirements for the disbursement of earnest money deposited in a real estate broker's trust or special account, and to allow certain counties to increase the lodging tax by up to four per cent to fund a new arena or convention center project, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 90, nays 5, as follows:

Those who voted in the affirmative were: Representatives

Aslanides Bacon Batchelder Beatty Bolon Book Boyd Blessing Budish Brady Brown Bubp Carmichael Celeste Chandler Ciafardini Collier Combs Colev Core Daniels DeBose DeGeeter DeWine Dodd Dolan Domenick Driehaus Dyer Fende Fessler Flowers Foley Gerberry Gardner Garrison Gibbs Goodwin Goval Grady Hagan J. Hagan R. Harwood Heard Heydinger Hite Hottinger Hughes Jones Koziura Letson Luckie Lundy McGregor J. McGregor R. Mecklenborg Miller Newcomb Oelslager Nero Okey Otterman J. Peterson Redfern Reinhard Schindel Schlichter Sayre Schneider Sears Setzer Skindell

Slesnick	Stebelton	Stewart D.	Stewart J.
Strahorn	Sykes	Szollosi	Uecker
Wagner	Webster	Widener	Williams B.
Williams S.	Wolpert	Yates	Yuko
Zehringer	•		Husted-90.

Representatives Adams, Brinkman, Huffman, Mandel, and Wachtmann voted in the negative-5.

The bill passed.

Representative Gibbs moved to amend the title as follows:

Add the names: "Blessing, Chandler, Combs, Domenick, Dyer, Foley, Luckie, Oelslager, Otterman, J., Schneider, Webster."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Am. Sub. S. B. No. 370-Senator Seitz.

Cosponsors: Senators Buehrer, Cates, Goodman, Harris, Schaffer, Stivers, Amstutz, Schuler.

To enact sections 2307.951, 2307.952, 2307.953, and 2307.954 of the Revised Code to require claimants in asbestos tort actions to make certain disclosures pertaining to asbestos trust claims that have been submitted to asbestos trust entities for the purpose of compensating the claimant for asbestos exposure, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **Am. Sub. S. B. No. 370**-Senator Seitz, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

S. B. No. 372-Senator Niehaus.

Cosponsors: Senators Schaffer, Harris, Lehner, Morano, Patton, Roberts, Sawyer, Seitz, Stivers, Turner, Wagoner.

To amend sections 3745.71 and 3745.72 of the Revised Code to extend from January 1, 2009, to January 1, 2014, the time by which environmental audits must be completed in order to be within the scope of certain privileges and immunities that apply to such audits, and to declare an emergency, was taken up for consideration the third time.

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

The yeas and nays were taken and resulted - yeas 71, nays 23, as follows:

Those who voted in the affirmative were: Representatives

Aslanides Batchelder Adams Bacon Beatty Blessing Bolon Book Brady Brown Bubp Budish Carmichael Ciafardini Coley Collier Combs Core Daniels DeBose DeWine DeGeeter Dolan Domenick Fessler Driehaus Flowers Gardner Garrison Gerberry Gibbs Goodwin Goyal Grady Hagan J. Harwood Hite Hottinger Huffman Hughes McGregor J. Jones Koziura Mandel McGregor R. Mecklenborg Nero Oelslager Okey Reinhard Sayre Peterson Schindel Schlichter Schneider Sears Setzer Stebelton Stewart J. Strahorn Sykes Szollosi Uecker Wachtmann Wagner Webster Widener Wolpert Husted-71. Yuko Zehringer

Those who voted in the negative were: Representatives

Chandler Boyd Brinkman Celeste Dodd Dyer Fende Foley Hagan R. Heard Heydinger Letson Miller Newcomb Luckie Lundy Otterman J. Redfern Skindell Slesnick Williams B. Williams S. Yates-23.

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

The question being, "Shall the bill pass as an emergency measure?"

The yeas and nays were taken and resulted - yeas 73, nays 23, as follows:

Those who voted in the affirmative were: Representatives

Adams Aslanides Bacon Batchelder Blessing Bolon Book Brinkman Brown Bubp Budish Carmichael Ciafardini Collier Coley Combs Daniels DeBose DeGeeter Core DeWine Dodd Dolan Domenick Dyer Fessler Flowers Gardner Garrison Gerberry Gibbs Goodwin Goyal Hagan J. Harwood Grady Hite Hottinger Huffman Hughes Jones Koziura Mandel McGregor J. McGregor R. Mecklenborg Oelslager Nero Reinhard Sayre Schindel Peterson Schlichter Schneider Sears Setzer Slesnick Stebelton Stewart D. Stewart J.

Strahorn	Sykes	Szollosi	Uecker
Wachtmann	Wagner	Webster	White
Widener	Wolpert	Yuko	Zehringer
	-		Husted-73.

Those who voted in the negative were: Representatives

Beatty	Boyd	Brady	Celeste
Chandler	Driehaus	Fende	Foley
Hagan R.	Heard	Heydinger	Letson
Luckie	Lundy	Miller	Newcomb
Okey	Otterman J.	Redfern	Skindell
Williams B.	Williams S.		Yates-23.

Having received the required constitutional majority, the bill passed as an emergency measure.

Representative Collier moved to amend the title as follows:

Add the names: "Representatives Aslanides, Bacon, Collier, Domenick, Grady, Stebelton, Wachtmann."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 196-Senator Schaffer.

Cosponsors: Senators Carey, Cates, Schuler, Austria, Fedor, Harris, Jacobson, Kearney, Mason, Mumper, Niehaus, Padgett, Roberts, Sawyer, Smith, Spada, Wagoner.

To amend sections 1151.345, 1161.59, 1733.51, 2108.81, 2117.251, 3103.03, 3901.04, 3901.21, 3905.451, 3923.80, 4717.01, 4717.03, 4717.13, 4717.14, 4717.99, and 5747.02, to enact sections 4717.31 to 4717.38, and to repeal sections 1111.19 and 1111.99 of the Revised Code to revise the Preneed Funeral Contract Law and to exempt the requirement that health insurers cover routine patient care administered during a cancer clinical trial from the requirements regarding mandated health benefit review, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

12/17/08

The Honorable Jon A. Husted, Speaker The Ohio House of Representatives Columbus, Ohio Speaker Husted, Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Sub. S. B. No. 196**-Senator Schaffer, et al., because it might be construed that I have an interest in the legislation.

Sincerely yours,

/s/ TYRONE K. YATES
TYRONE K. YATES
State Representative
32nd House District

The request was granted.

The yeas and nays were taken and resulted - yeas 93, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Adams Aslanides Bacon Batchelder Beatty Blessing Bolon Book Boyd Brady Brown Bubp Budish Carmichael Celeste Chandler Ciafardini Coley Collier Combs Daniels DeBose DeGeeter Core DeWine Dodd Dolan Domenick Driehaus Dyer Fende Fessler Flowers Foley Gardner Garrison Goyal Gerberry Gibbs Goodwin Grady Hagan J. Hagan R. Harwood Heard Heydinger Hite Hottinger Huffman Hughes Jones Koziura Letson Luckie Lundy Mandel McGregor R. Mecklenborg Miller Nero Newcomb Oelslager Okey Otterman J. Peterson Redfern Reinhard Sayre Schindel Schlichter Schneider Sears Setzer Skindell Slesnick Stebelton Stewart D. Stewart J. Strahorn Sykes Uecker Wagner Szollosi Wachtmann Widener Webster White Williams B. Williams S. Wolpert Yuko Zehringer Husted-93.

Representatives Brinkman and McGregor J. voted in the negative-2.

The bill passed.

Representative Schlichter moved to amend the title as follows:

Add the names: "Representatives Bacon, Beatty, Collier, Daniels, Domenick, Fessler, Flowers, Gerberry, Grady, Hughes, Letson, Newcomb, Schindel, Schlichter, Setzer, Skindell, Yuko."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 353-Senator Spada.

Cosponsors: Senators Harris, Mason, Miller, D., Roberts, Smith, Seitz, Cates, Fedor, Wagoner, Boccieri, Cafaro, Grendell, Lehner, Morano, Sawyer, Schuler, Turner, Wilson, Miller, R., Patton. Representatives Hagan, J., Gibbs, Goyal, Foley.

To amend sections 135.341, 135.35, 135.351, 307.01, 307.07, 307.09, 307.10, 307.12, 307.64, 307.671, 307.698, 307.78, 307.806, 307.846, 319.20, 319.201, 319.30, 319.43, 319.45, 319.54, 321.24, 321.261, 321.34, 323.121, 323.132, 323.15, 323.25, 323.26, 323.28, 323.31, 323.47, 323.49, 323.50, 323.65, 323.66, 323.67, 323.68, 323.69, 323.70, 323.71, 323.72, 323.73, 323.74, 323.75, 323.76, 323.77, 323.78, 715.26, 715.261, 1724.01, 1724.02, 1724.04, 1724.05, 1724.07, 1724.10, 1724.11, 5705.05, 5705.19, 5709.12, 5721.01, 5721.011, 5721.03, 5721.06, 5721.10, 5721.11, 5721.18, 5721.19, 5721.191, 5721.20, 5721.25, 5721.30, 5721.31, 5721.32, 5721.33, 5721.36, 5721.37, 5721.38, 5721.39, 5721.40, 5721.43, 5722.01, 5722.02, 5722.03, 5722.04, 5722.06, 5722.07, 5722.08, 5722.09, 5722.10, 5722.13, 5722.14, 5722.15, 5722.21, 5723.01, 5723.03, 5723.04, 5723.08, 5723.11, 5723.12, and 5723.18, to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 321.341 (321.342) and 323.78 (323.79), to enact new sections 321.341 and 323.78 and sections 133.082, 307.781, 321.263, 321.36, 1724.03, 4582.07, 4582.08, 4582.09, 4582.32, 4582.33, 4582.34, and 5722.22 of the Revised Code to authorize the creation of land reutilization corporations to facilitate the reclamation, rehabilitation, and reutilization of vacant, abandoned, tax-foreclosed, or other real property, to revise the expedited, nonjudicial foreclosure procedure for abandoned lands, to permit certain municipal corporations and other entities to cooperatively finance certain facilities with lodging tax-supported securities and other means regardless of when the municipal corporation had made a qualifying urban renewal designation, and to require port authorities to adopt plans of improvement, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

12/17/08

The Honorable Jon A. Husted, Speaker The Ohio House of Representatives Columbus, Ohio

Speaker Husted,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Sub. S. B. No. 353**-Senator Spada, et al., because it might be construed that I have an interest in the legislation.

Sincerely yours,

/s/ EUGENE R. MILLER
EUGENE R. MILLER
State Representative
10th House District

The request was granted.

The yeas and nays were taken and resulted - yeas 89, nays 6, as follows:

Those who voted in the affirmative were: Representatives

Adams Bacon Batchelder **Beatty** Boyd Blessing Bolon Book Brady Brown Bubp Budish Carmichael Celeste Chandler Ciafardini Coley Combs Daniels DeBose DeGeeter DeWine Dodd Dolan Driehaus Dyer Fende Domenick Gardner Flowers Foley Garrison Gerberry Gibbs Goodwin Goyal Hagan J. Harwood Grady Hagan R. Heard Heydinger Hite Hottinger Huffman Hughes Jones Koziura Letson Luckie Lundy Mandel McGregor J. McGregor R. Mecklenborg Nero Newcomb Oelslager Okey Otterman J. Redfern Reinhard Peterson Sayre Schindel Schlichter Schneider Sears Skindell Slesnick Stebelton Setzer Stewart D. Stewart J. Strahorn Sykes Szollosi Uecker Wagner Webster White Widener Williams B. Williams S. Wolpert Zehringer Yates Yuko Husted-89.

Representatives Aslanides, Brinkman, Collier, Core, Fessler, and Wachtmann voted in the negative-6.

The bill passed.

Representative Dolan moved to amend the title as follows:

Add the names: "Batchelder, Bolon, Boyd, Brady, Brown, Budish, Celeste, Chandler, Coley, DeBose, DeGeeter, Dolan, Driehaus, Dyer, Grady, Hagan, R., Heard, Koziura, Luckie, Lundy, Mandel, Nero, Newcomb, Otterman, J., Setzer, Skindell, Slesnick, Williams, B., Williams, S., Yates, Yuko."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 108-Senator Schaffer.

Cosponsors: Senators Stivers, Schuring, Cafaro, Mason, Amstutz, Fedor, Harris, Padgett, Sawyer, Wilson, Grendell, Miller, D.

To amend section 2929.20 of the Revised Code to prohibit a court from granting judicial release to any person serving a prison term for any of a list of specified felony offenses committed while the person held public office, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative White moved that **Sub. S. B. No. 108**-Senator Schaffer, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

Sub. S. B. No. 129-Senator Schuler.

Cosponsors: Senators Gardner, Spada, Goodman, Seitz, Buehrer, Schuring, Fedor, Austria, Cates, Grendell, Harris, Kearney, Mason, Niehaus, Padgett, Sawyer, Schaffer, Smith, Stivers, Wilson, Wagoner. Representatives Aslanides, Schlichter.

To amend sections 305.12, 308.04, 503.01, 715.72, 715.74, 715.75, 715.76, 715.761, 715.77, 715.78, 715.81, 4501.21, 4517.21, 4765.43, 4931.61, 4931.62, 4931.63, 4931.64, 4931.65, 4931.66, and 4931.70; to contingently amend sections 4503.494, 4503.496, 4503.531, and 4503.92; and to enact sections 4503.712, 4513.66, 4765.431, and 4931.651 of the Revised Code to permit local law enforcement agencies and fire departments to remove motor vehicles from the roadway after a motor vehicle accident and to provide immunity to local law enforcement agencies and fire personnel for the removal of damaged or inoperable vehicles from roadways; to temporarily authorize counties to enter into new or amended joint economic development district contracts with townships and municipal corporations; to permit a board of trustees of a regional airport authority to enter into a contract in which a board member has a direct or indirect interest if certain conditions are met; to create "Ohio C.O.P.S." license plates; to provide that an insurer or subrogee may sell through a licensed motor vehicle auction owner a motor vehicle that comes into its possession through the operation of an insurance contract; to modify the staffing requirements for ambulances during emergency runs and while transporting patients; to remove motorcycles from the kinds of motor vehicles that can be issued certain special license plates; to extend until 2012 the wireless 9-1-1 charge, raise the minimum annual fund disbursement amount for each county from \$25,000 to \$90,000, and alter local uses of that revenue; and to declare an emergency, was taken up for consideration the third time.

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

Representative Reinhard moved that Sub. S. B. No. 129-Senator Schuler,

et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

Sub. S. B. No. 248-Senator Austria.

Cosponsors: Senators Boccieri, Buehrer, Carey, Cates, Coughlin, Faber, Gardner, Harris, Jacobson, Mason, Mumper, Padgett, Schaffer, Schuring, Spada, Smith, Grendell, Fedor, Roberts, Amstutz, Kearney, Sawyer, Schuler, Stivers, Wagoner, Wilson.

To amend sections 149.43, 317.24, 317.27, 2313.16, 2741.02, 2921.22, 3345.01, and 5903.02 and to enact sections 2741.99, 3333.42, and 5913.11 of the Revised Code to exempt certain armed forces discharges from inspection or copying as a public record, to prohibit failing to report the unauthorized use of certain electronic property to law enforcement authorities, to excuse certain military persons from jury duty, to establish a criminal penalty for unlawfully using a deceased military person's persona, to establish tuition benefits for certain military persons, to create the Ohio Military Medal of Distinction, to clarify available remedies for actions under the Uniformed Services Employment and Reemployment Rights Act of 1994, and to require a report regarding the feasibility of a National Guard Youth Challenge Program, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Flowers moved to amend as follows:

In line 1083, delete the underlined colon

In line 1084, delete "(1) At" and insert "at"

In line 1085, delete " (a)" and insert " (1)"

In line 1087, delete "(b)" and insert "(2)"

In line 1089, delete "(c)" and insert "(3)"

Delete lines 1092 through 1095

In line 1108, delete "January"

In line 1109, delete "31, 2009" and insert "the effective date of this act"

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?"

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

Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste

Chandler Ciafardini Coley Collier Combs Core Daniels DeBose DeGeeter DeWine Dodd Dolan Domenick Driehaus Dyer Fende Fessler Flowers Foley Gardner Garrison Gerberry Gibbs Goodwin Hagan J. Hagan R. Goyal Grady Harwood Heard Heydinger Hite Hottinger Huffman Hughes Jones Koziura Letson Luckie Lundy Mandel McGregor J. McGregor R. Mecklenborg Miller Nero Newcomb Oelslager Okey Redfern Otterman J. Peterson Reinhard Schlichter Sayre Schindel Skindell Schneider Sears Setzer Slesnick Stebelton Stewart D. Stewart J. Uecker Strahorn Sykes Szollosi Wachtmann Webster White Wagner Williams B. Williams S. Wolpert Widener Yates Yuko Zehringer Husted-96.

The bill passed.

Representative McGregor, R. moved to amend the title as follows:

Add the names: "Representatives Batchelder, Boyd, Celeste, Chandler, Ciafardini, Coley, DeBose, Domenick, Dyer, Flowers, Gardner, Gibbs, Goyal, Grady, Hagan, J., Hite, Hughes, Letson, Mandel, McGregor, R., Nero, Schindel, Schlichter, Uecker, Wachtmann, Widener, Williams, S., Yuko, Zehringer."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 386-Senator Grendell.

Cosponsors: Senators Wilson, Carey, Cafaro, Padgett, Schaffer, Seitz, Niehaus, Austria, Harris, Patton, Schuler. Representative Aslanides.

To amend section 1513.07 and to enact section 1513.076 of the Revised Code to provide for the timely issuance of coal mining and reclamation permits, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

AdamsAslanidesBaconBatchelderBeattyBlessingBolonBookBoydBradyBrinkmanBrown

Bubp Budish Carmichael Celeste Chandler Collier Ciafardini Coley Combs Core Daniels DeBose DeWine DeGeeter Dodd Dolan Domenick Driehaus Dyer Fende Fessler Flowers Foley Gardner Garrison Gerberry Gibbs Goodwin Goyal Grady Hagan J. Hagan R. Harwood Heard Heydinger Hite Hottinger Huffman Hughes Jones Koziura Letson Luckie Lundy Mandel McGregor J. McGregor R. Mecklenborg Miller Newcomb Oelslager Nero Okey Otterman J. Peterson Redfern Reinhard Sayre Schindel Schlichter Schneider Sears Setzer Skindell Slesnick Stebelton Stewart D. Stewart J. Strahorn Svkes Szollosi Uecker Wachtmann Wagner Webster White Williams S. Widener Williams B. Wolpert Yates Yuko Zehringer Husted-96.

The bill passed.

Representative Aslanides moved to amend the title as follows:

Add the names: "Batchelder, Bolon, Coley, Combs, Domenick, Dyer, Flowers, Gardner, Gibbs, Grady, Hite, Hughes, Mandel, McGregor, J., Mecklenborg, Nero, Sayre, Schlichter, Wachtmann."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 655-Representative Dolan.

To enact sections 353.01, 353.02, 353.03, 353.04, and 353.05 of the Revised Code to allow a board of county commissioners in a county with a population of 1.2 million or more to submit to the electors the question of whether to adopt a restructured form of county government, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Book moved to amend as follows:

Delete line 10

In line 11, delete "federal decennial census"

In line 3 of the title, after "commissioners" delete the remainder of the line

In line 4 of the title, delete "of 1.2 million or more"

The question being, "Shall 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 51, nays 44, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Bacon	Batchelder
Bubp	Carmichael	Ciafardini
Collier	Combs	Core
DeWine	Dolan	Flowers
Gibbs	Goodwin	Grady
Hagan R.	Hite	Hottinger
Hughes	Jones	Mandel
McGregor R.	Mecklenborg	Nero
Peterson	Reinhard	Schindel
Schneider	Sears	Setzer
Stewart J.	Uecker	Wachtmann
Webster	White	Widener
Zehringer		Husted-51.
	Bubp Collier DeWine Gibbs Hagan R. Hughes McGregor R. Peterson Schneider Stewart J. Webster	Bubp Carmichael Collier Combs DeWine Dolan Gibbs Goodwin Hagan R. Hite Hughes Jones McGregor R. Mecklenborg Peterson Reinhard Schneider Sears Stewart J. Uecker Webster White

Those who voted in the negative were: Representatives

Beatty	Bolon	Book	Boyd
Brady	Brinkman	Brown	Budish
Celeste	Chandler	DeBose	DeGeeter
Dodd	Domenick	Driehaus	Dyer
Fende	Fessler	Foley	Garrison
Gerberry	Goyal	Harwood	Heard
Heydinger	Koziura	Letson	Luckie
Lundy	Miller	Newcomb	Okey
Otterman J.	Redfern	Sayre	Skindell
Slesnick	Strahorn	Sykes	Szollosi
Williams B.	Williams S.	Yates	Yuko-44.

The motion to amend was laid on the table.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 53, nays 43, as follows:

Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Blessing
Boyd	Brinkman	Budish	Carmichael
Ciafardini	Coley	Collier	Daniels
DeBose	DeGeeter	DeWine	Dolan
Flowers	Gardner	Garrison	Grady
Hagan J.	Heard	Hite	Hottinger
Huffman	Hughes	Jones	Mandel
McGregor J.	McGregor R.	Mecklenborg	Nero
Oelslager	Otterman J.	Peterson	Reinhard
Schindel	Schlichter	Schneider	Sears

Setzer Stebelton Stewart J. Wachtmann Wagner Webster White Widener Williams B. Wolpert Yuko Zehringer Husted-53.

Those who voted in the negative were: Representatives

Batchelder Beatty Bolon Book Brady Brown Bubp Celeste Chandler Dodd Combs Core Domenick Driehaus Fende Dyer Gerberry Fessler Foley Gibbs Goodwin Goyal Hagan R. Harwood Heydinger Koziura Letson Luckie Miller Newcomb Okey Lundy Redfern Savre Skindell Slesnick Stewart D. Strahorn Sykes Szollosi Uecker Williams S. Yates-43.

The bill passed.

Representative Dolan moved to amend the title as follows:

Add the names: "Coley, Grady, Huffman, Nero."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Representative DeWine moved that House Rule 66, pertaining to bills being placed on the calendar, be suspended and that **Sub. S. B. No. 147**-Senator Faber, et al. be taken up for immediate consideration the third time.

The motion was agreed to without objection.

Sub. S. B. No. 147-Senator Faber.

Cosponsors: Senators Schuring, Grendell, Wagoner, Morano, Seitz, Mumper, Buehrer, Coughlin, Harris, Miller, D., Padgett, Schaffer, Spada, Stivers, Cafaro, Amstutz, Sawyer, Jacobson, Fedor, Smith, Mason, Cates, Wilson. Representatives Hagan, R., DeBose, Strahorn, Letson, Williams, B., Boyd, Slesnick.

To amend section 5120.55 of the Revised Code to permit the Department of Rehabilitation and Correction to recruit certain licensed health professionals through a loan repayment program, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Huffman moved to amend as follows:

In line 5, delete "section" and insert "sections 103.73, 103.74, and" Between lines 6 and 7, insert:

"**Sec. 103.73.** (A) The correctional institution inspection committee shall do all of the following:

- (1) Subject to division (C) of this section, establish and maintain a continuing program of inspection of each state correctional institution used for the custody, control, training, and rehabilitation of persons convicted of crime and of each private correctional facility. Subject to division (C) of this section, the committee may inspect any local correctional institution used for the same purposes. Subject to division (C) of this section, the committee, and each member of the committee, for the purpose of making an inspection pursuant to this section, shall have access to any state or local correctional institution, to any private correctional facility, or to any part of the institution or facility and shall not be required to give advance notice of, or to make prior arrangements before conducting, an inspection.
- (2) Evaluate and assist in the development of programs to improve the condition or operation of correctional institutions;
- (3) Prepare a report for submission to the succeeding general assembly of the findings the committee makes in its inspections and of any programs that have been proposed or developed to improve the condition or operation of the correctional institutions in the state. The report shall contain a separate evaluation of the inmate grievance procedure at each state correctional institution. The committee shall submit the report to the succeeding general assembly within fifteen days after commencement of that general assembly's first regular session.
- (B) Subject to division (C) of this section, the committee shall make an inspection of each state correctional institution each biennium and of each private correctional facility each biennium. The inspection shall include attendance at one general meal period and one rehabilitative or educational program.
- (C) An inspection of a state correctional institution, a private correctional facility, or a local correctional institution under division (A) or (B) of this section or under section 103.74 of the Revised Code, or an inspection under section 103.76 of the Revised Code, is subject to and shall be conducted in accordance with all of the following:
- (1) The inspection shall not be conducted unless the chairperson of the committee grants prior approval for the inspection. The grant of prior approval shall specify whether the inspection is to be conducted by a subcommittee appointed under section 103.74 of the Revised Code or is to be conducted other than by a subcommittee appointed under that section.
- (2) The inspection shall $\operatorname{\mathsf{not}}$ be conducted $\operatorname{\mathsf{unless}}$ one of the following applies:

- (a) If the inspection is to be conducted by a subcommittee appointed under section 103.74 of the Revised Code, at least two members appointed to the committee are present for the inspection;
- (b) If division (C)(2)(a) of this section does not apply, at least one member appointed to the committee and at least one staff member of the committee are present for the inspection by at least one staff member of the committee and may include one or more of the members appointed to the committee.
- (3) Unless the chairperson of the committee determines that the inspection must be conducted outside of normal business hours for any reason, including emergency circumstances or a justifiable cause that perpetuates the mission of the committee, and the chairperson specifies in the grant of prior approval for the inspection that the chairperson has so determined, the inspection shall be conducted only during normal business hours. If the chairperson determines that the inspection must be conducted outside of normal business hours and the chairperson specifies in the grant of prior approval for the inspection that the chairperson has so determined, the inspection may be conducted outside of normal business hours.
- (4) If the inspection is to be conducted by a subcommittee appointed under section 103.74 of the Revised Code, no staff member of the committee may be present on the inspection unless the chairperson of the committee, in the grant of prior approval for the inspection, specifically authorizes staff members to be present on the inspection. If the inspection is to be conducted other than by a subcommittee appointed under that section, staff members may be present on the inspection regardless of whether the grant of prior approval contains a specific authorization for staff members to be present on the inspection.
 - (D) As used in this section:
- (1) "Local public entity," "out-of-state prisoner," and "private contractor" have the same meanings as in section 9.07 of the Revised Code.
- (2) "Private correctional facility" means a correctional facility in this state that houses out-of-state prisoners and that is operated by a private contractor under a contract with a local public entity pursuant to section 9.07 of the Revised Code.
- Sec. 103.74. Subject to division (C) of section 103.73 of the Revised Code, the chairperson of the <u>The</u> correctional institution inspection committee may appoint subcommittees, each to consist of at least two members, for the purpose of conducting inspections pursuant to section 103.73 or 103.76 of the Revised Code.

The committee may employ a director and any other nonlegal staff, who shall be in the unclassified service of the state, that are necessary for the committee to carry out its duties and may contract for the services of whatever nonlegal technical advisors are necessary for the committee to carry out its

duties. The attorney general shall act as legal counsel to the committee.

The chairperson and vice-chairperson of the legislative service commission shall fix the compensation of the director. The director, with the approval of the director of the legislative service commission, shall fix the compensation of other staff of the committee in accordance with a salary schedule established by the director of the legislative service commission. Contracts for the services of necessary technical advisors shall be approved by the director of the legislative service commission.

The general assembly shall biennially appropriate to the correctional institution inspection committee an amount sufficient to enable the committee to perform its duties. Salaries and expenses incurred by the committee shall be paid from that appropriation upon vouchers approved by the chairperson of the committee."

In line 127, delete "section" and insert "sections 103.73, 103.74, and"

In line 128, delete "is" and insert "are"

In line 1 of the title, delete "section" and insert "sections 103.73, 103.74, and"

In line 4 of the title, after "program" insert "and to modify the procedures used by the Correctional Institution Inspection Committee to inspect correctional institutions"

Bacon

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

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

Those who voted in the affirmative were: Representatives

Aslanides Adams Beatty Bolon Brady Brinkman Carmichael Budish Ciafardini Coley Core Daniels DeWine Dodd Driehaus Dyer Flowers Folev Gerberry Gibbs Grady Hagan J. Heard Heydinger Huffman Hughes Letson Luckie McGregor R. McGregor J. Newcomb Nero Otterman J. Peterson Sayre Schindel Sears Setzer Stebelton Stewart D. Szollosi Sykes Wagner Webster

Wolpert

Williams S.

Book Boyd Bubp Brown Celeste Chandler Collier Combs DeBose DeGeeter Dolan Domenick Fende Fessler Gardner Garrison Goodwin Goyal Hagan R. Harwood Hite Hottinger Jones Koziura Lundy Mandel Mecklenborg Miller Oelslager Okey Redfern Reinhard Schlichter Schneider Skindell Slesnick Stewart J. Strahorn Uecker Wachtmann Widener Williams B. Yates Yuko

Batchelder

Zehringer Husted-94.

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 94, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Aslanides Bacon Batchelder Adams Bolon Book Boyd Beatty Brady Brinkman Brown Bubp Chandler Budish Carmichael Celeste Collier Combs Ciafardini Coley Core Daniels DeBose DeGeeter DeWine Dodd Dolan Domenick Fessler Driehaus Dyer Fende Gardner Garrison Flowers Foley Gerberry Gibbs Goodwin Goyal Grady Hagan J. Hagan R. Harwood Heydinger Heard Hite Hottinger Huffman Hughes Koziura Jones Letson Luckie Lundy Mandel McGregor J. McGregor R. Mecklenborg Miller Nero Newcomb Oelslager Okey Otterman J. Peterson Redfern Reinhard Schindel Schlichter Schneider Sayre Sears Setzer Skindell Slesnick Stewart D. Stebelton Stewart J. Strahorn Szollosi Sykes Uecker Wachtmann Wagner Webster Widener Williams B. Williams S. Wolpert Yates Yuko Husted-94. Zehringer

The bill passed.

Representative Huffman moved to amend the title as follows:

Add the names: "Batchelder, Bolon, Chandler, Combs, Domenick, Dyer, Fende, Flowers, Gardner, Gibbs, Grady, Huffman, Hughes, Luckie, McGregor, J., Mecklenborg, Newcomb, Oelslager, Sayre, Yates, Yuko, Zehringer."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 108-Senator Schaffer.

Cosponsors: Senators Stivers, Schuring, Cafaro, Mason, Amstutz, Fedor,

Harris, Padgett, Sawyer, Wilson, Grendell, Miller, D.

To amend section 2929.20 of the Revised Code to prohibit a court from granting judicial release to any person serving a prison term for any of a list of specified felony offenses committed while the person held public office, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 56, nays 38, as follows:

Those who voted in the affirmative were: Representatives

Aslanides	Bacon	Blessing	Bolon
Book	Brady	Bubp	Carmichael
Ciafardini	Coley	Collier	Combs
Core	Daniels	DeGeeter	DeWine
Dodd	Dolan	Domenick	Dyer
Fende	Flowers	Foley	Gardner
Gerberry	Goodwin	Grady	Heard
Hite	Hottinger	Huffman	Hughes
Jones	Lundy	Mandel	McGregor R.
Nero	Newcomb	Oelslager	Okey
Peterson	Reinhard	Sayre	Schindel
Schlichter	Setzer	Slesnick	Szollosi
Uecker	Wachtmann	Webster	White
Widener	Williams B.	Wolpert	Husted-56.

Those who voted in the negative were: Representatives

Adams	Batchelder	Beatty	Boyd
Brinkman	Brown	Budish	Celeste
Chandler	DeBose	Driehaus	Fessler
Garrison	Gibbs	Goyal	Hagan J.
Hagan R.	Harwood	Heydinger	Koziura
Letson	Luckie	McGregor J.	Mecklenborg
Miller	Otterman J.	Redfern	Sears
Skindell	Stebelton	Stewart D.	Stewart J.
Sykes	Wagner	Williams S.	Yates
Yuko			Zehringer-38.

The bill passed.

Representative White moved to amend the title as follows:

Add the names: "Bacon, Ciafardini, Domenick, Grady, Hughes."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. S. B. No. 129-Senator Schuler.

Cosponsors: Senators Gardner, Spada, Goodman, Seitz, Buehrer, Schuring,

Fedor, Austria, Cates, Grendell, Harris, Kearney, Mason, Niehaus, Padgett, Sawyer, Schaffer, Smith, Stivers, Wilson, Wagoner. Representatives Aslanides, Schlichter.

To amend sections 305.12, 308.04, 503.01, 715.72, 715.74, 715.75, 715.76, 715.761, 715.77, 715.78, 715.81, 4501.21, 4517.21, 4765.43, 4931.61, 4931.62, 4931.63, 4931.64, 4931.65, 4931.66, and 4931.70; to contingently amend sections 4503.494, 4503.496, 4503.531, and 4503.92; and to enact sections 4503.712, 4513.66, 4765.431, and 4931.651 of the Revised Code to permit local law enforcement agencies and fire departments to remove motor vehicles from the roadway after a motor vehicle accident and to provide immunity to local law enforcement agencies and fire personnel for the removal of damaged or inoperable vehicles from roadways; to temporarily authorize counties to enter into new or amended joint economic development district contracts with townships and municipal corporations; to permit a board of trustees of a regional airport authority to enter into a contract in which a board member has a direct or indirect interest if certain conditions are met; to create "Ohio C.O.P.S." license plates; to provide that an insurer or subrogee may sell through a licensed motor vehicle auction owner a motor vehicle that comes into its possession through the operation of an insurance contract; to modify the staffing requirements for ambulances during emergency runs and while transporting patients; to remove motorcycles from the kinds of motor vehicles that can be issued certain special license plates; to extend until 2012 the wireless 9-1-1 charge, raise the minimum annual fund disbursement amount for each county from \$25,000 to \$90,000, and alter local uses of that revenue; and to declare an emergency, was taken up for consideration the third time.

The question being, "Shall the emergency clause stand as part of the bill?" The yeas and nays were taken and resulted - yeas 79, nays 16, as follows: Those who voted in the affirmative were: Representatives

Aslanides	Bacon	Batchelder	Beatty
Blessing	Bolon	Boyd	Brady
Brown	Bubp	Budish	Carmichael
Celeste	Chandler	Collier	Combs
DeBose	DeGeeter	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Flowers	Foley	Gardner	Garrison
Gerberry	Gibbs	Goyal	Grady
Hagan R.	Harwood	Heard	Heydinger
Hite	Hottinger	Huffman	Hughes
Koziura	Letson	Luckie	Lundy
McGregor J.	McGregor R.	Mecklenborg	Miller
Nero	Newcomb	Oelslager	Okey
Otterman J.	Peterson	Reinhard	Sayre
Schindel	Schlichter	Schneider	Sears
Setzer	Slesnick	Stebelton	Stewart D.
Stewart J.	Sykes	Szollosi	Uecker

Wagner Webster White Widener Williams B. Williams S. Wolpert Yates Yuko Zehringer Husted-79.

Those who voted in the negative were: Representatives

Adams Book Brinkman Ciafardini Coley Core Daniels DeWine Goodwin Fessler Hagan J. Jones Redfern Skindell Wachtmann-16. Mandel

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

The question being, "Shall the bill pass as an emergency measure?"

Representative Flowers moved to amend as follows:

In line 1044, after "if" insert "on any given date, for the six-month period immediately prior to that date, the organization's daily average number of hours during which"

In line 1045, delete "uses" and insert "used"

In line 1047, delete " <u>for</u>" and insert " <u>was</u>"; delete " <u>time during any</u>" and insert " daily average number of hours that the organization made"

In line 1048, delete "seven-day period in which the organization makes"

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

The yeas and nays were taken and resulted - yeas 91, nays 4, as follows:

Those who voted in the affirmative were: Representatives

Aslanides Bacon Batchelder **Beatty** Boyd Blessing Bolon Book Brady Bubp Budish Brown Carmichael Celeste Chandler Ciafardini Coley Collier Combs Core DeWine Daniels DeBose DeGeeter Driehaus Dodd Dolan Domenick Dyer Fende Flowers Foley Gardner Garrison Gerberry Gibbs Hagan J. Goodwin Goyal Grady Hagan R. Harwood Heard Heydinger Huffman Hughes Hite Hottinger Jones Koziura Letson Luckie Lundy Mandel McGregor J. McGregor R. Miller Mecklenborg Newcomb Nero Oelslager Okey Otterman J. Peterson Redfern Reinhard Sayre Schindel Schlichter Schneider Setzer Sears Skindell Slesnick Stebelton Stewart D. Sykes Stewart J. Szollosi Uecker Wagner Webster White Widener

Williams B. Williams S. Wolpert Yates Yuko Zehringer Husted-91.

Representatives Adams, Brinkman, Fessler, and Wachtmann voted in the negative-4.

The motion was agreed to and the bill so amended.

The question being, "Shall the bill pass as an emergency measure?"

The yeas and nays were taken and resulted - yeas 80, nays 15, as follows:

Those who voted in the affirmative were: Representatives

Aslanides Bacon Batchelder Beatty Blessing Bolon Book Boyd Brady Brown Bubp Budish Chandler Collier Carmichael Celeste Combs DeBose DeGeeter Dodd Dolan Domenick Driehaus Dyer Fende Flowers Foley Gardner Garrison Gerberry Gibbs Goodwin Goyal Hagan R. Harwood Heard Heydinger Hite Hottinger Hughes Koziura Letson Luckie Lundy McGregor J. McGregor R. Mecklenborg Miller Nero Newcomb Oelslager Okey Otterman J. Peterson Redfern Reinhard Schindel Schlichter Schneider Sayre Sears Setzer Skindell Slesnick Stewart D. Stebelton Stewart J. Sykes Szollosi Uecker Wagner Webster Widener Williams B. Williams S. White Wolpert Yates Yuko Zehringer-80.

Those who voted in the negative were: Representatives

Adams Brinkman Ciafardini Coley
Core Daniels DeWine Fessler
Grady Hagan J. Huffman Jones
Mandel Wachtmann Husted-15.

Having received the required constitutional majority, the bill passed as an emergency measure.

Representative Reinhard moved to amend the title as follows:

Add the names: "Carmichael, Chandler, DeBose, Domenick, Driehaus, Fende, Flowers, Garrison, Hite, Letson, Newcomb, Peterson, Reinhard, Schindel, Uecker, Yuko, Zehringer."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Message from the Senate

Mr. Speaker:

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

Am. Sub. H. B. No. 444 - Representative Stewart, J.

Cosponsors: Representatives Szollosi, Luckie, Bolon, Book, Boyd, Brady, Brown, Budish, Celeste, Chandler, DeBose, Domenick, Driehaus, Dyer, Evans, Fende, Foley, Garrison, Gerberry, Goyal, Harwood, Heard, Koziura, Letson, Lundy, McGregor, J., Newcomb, Okey, Patton, Sayre, Slesnick, Stewart, D., Ujvagi, Williams, B., Williams, S., Yuko Senators Miller, D., Goodman, Harris, Patton, Seitz, Wagoner, Fedor, Boccieri

To amend sections 3781.111, 4517.21, 4740.01, 4740.02, 4740.04, and 4740.10 and to enact section 4740.16 of the Revised Code to make changes to the construction industry licensing laws, to discipline unlicensed contractors, eliminate unlicensed contractor activity, to provide that an insurer or subrogee may sell through a licensed motor vehicle auction owner a motor vehicle that comes into its possession through the operation of an insurance contract, to create a rebuttable presumption for purposes of enforcement of the Ohio Civil Rights Commission that items submitted for plan approval under the Board Building Standards rules are in compliance with the Board's rules relating to accessibility, and to require the Board to provide statewide training on accessibility rules.

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

In line 18, delete "4740.07" and insert "4740.10"

In line 35, after "(2)" delete the balance of the line

Delete line 36

In line 37, delete "the Revised Code, for" and insert "For"

In line 38, after "commission" insert "only"; delete "the following persons who prepared" and insert "approval of a plan as required under section 3791.04 of the Revised Code creates a rebuttable presumption that"

In line 39, delete " to obtain that"

Delete lines 40 through 49

In line 50, delete "drawings, specifications, or data" and insert "are in compliance with the rules adopted by the board pursuant to this section as they relate to accessibility"

Between lines 77 and 78, insert:

" (F) The board annually shall provide statewide training on the rules adopted by the board pursuant to this section as they relate to accessibility for nonresidential building department personnel certified by the board who approve, review plans, and inspect nonresidential construction."

In line 193, delete " <u>has employees who are</u>" and insert " <u>otherwise supervises or directs</u>"

In line 201, strike through "an" and insert " <a href="mailto:any" after "individual" insert " <a href="who is supervised or directed by a contractor or who is otherwise" and insert " <a href="mailto:any" any " a

In line 202, after "contractor" insert " and"

Delete lines 373 through 455 and insert:

- "Sec. 4740.10. (A) The appropriate section of the Ohio construction industry licensing board <u>upon an affirmative vote of four of its members</u>, may take any of the following actions against a licensee who violates Chapter 4740. of the Revised Code:
- (1) Impose a fine on the licensee, not exceeding one thousand dollars per violation per day;
- (2) Direct the administrative section to suspend the licensee's license for a period of time the section establishes;
 - (3) Direct the administrative section to revoke the licensee's license;
- (4) Require the licensee to complete additional continuing education course work. Any continuing education course work completed pursuant to this division may not count toward any other continuing education requirements this chapter establishes.
- (5) Direct the administrative section to refuse to issue or renew a license if the section finds that the applicant or licensee has done any of the following:
- (a) Been convicted of a misdemeanor involving moral turpitude or a felony;
- (b) Violated any provision of this chapter or the rules adopted pursuant thereto:
- (c) Obtained a license or any order, ruling, or authorization of the board by fraud, misrepresentation, or deception;
- (d) Engaged in fraud, misrepresentation, or deception in the conduct of business.
- (B) The appropriate section of the board shall determine the length of time that a license is to be suspended and whether or when an individual whose license has been revoked may apply for reinstatement. The appropriate section of the board may accept or refuse an application for reinstatement and may require an examination for reinstatement.

- (C) The appropriate section of the board may investigate any alleged violation of this chapter or the rules adopted pursuant to it. If, after an investigation, a section determines that any person has engaged or is engaging in any practice that violates this chapter or the rules adopted pursuant to it, that section may apply to the court of common pleas of the county in which the violation occurred or is occurring for an injunction or other appropriate relief to enjoin or terminate the violation.
- (D) Any person who wishes to make a complaint against a person who holds a license shall submit the complaint in writing to the appropriate section of the board within three years after the date of the action or event upon which the complaint is based."

In line 472, after "section" insert ", upon an affirmative vote of four of its members,"

In line 492, delete "4740.07" and insert "4740.10"

In line 2 of the title, delete "4740.07" and insert "4740.10"

In line 10 of the title, delete "and"; delete "require" and insert "create a rebuttable presumption for purposes of enforcement of"

In line 11 of the title, delete "to deem that specified"

Delete lines 12 through 15 of the title and insert "that items submitted for plan approval under the Board Building Standards rules are in compliance with the Board's rules relating to accessibility, and to require the Board to provide statewide training on accessibility rules."

Attest:

Vincent L. Keeran, Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Am. Sub. H. B. No. 444**-Representative Stewart, J., et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 444**-Representative Stewart, J., et al., were taken up for consideration.

Am. Sub. H. B. No. 444-Representative Stewart, J.

Cosponsors: Representatives Szollosi, Luckie, Bolon, Book, Boyd, Brady, Brown, Budish, Celeste, Chandler, DeBose, Domenick, Driehaus, Dyer, Evans, Fende, Foley, Garrison, Gerberry, Goyal, Harwood, Heard, Koziura, Letson, Lundy, McGregor, J., Newcomb, Okey, Patton, Sayre, Slesnick, Stewart, D., Ujvagi, Williams, B., Williams, S., Yuko. Senators Miller, D., Goodman, Harris, Patton, Seitz, Wagoner, Fedor, Boccieri.

To amend sections 3781.111, 4517.21, 4740.01, 4740.02, 4740.04, and 4740.10 and to enact section 4740.16 of the Revised Code to make changes to the construction industry licensing laws, to discipline unlicensed contractors, eliminate unlicensed contractor activity, to provide that an insurer or subrogee may sell through a licensed motor vehicle auction owner a motor vehicle that comes into its possession through the operation of an insurance contract, to create a rebuttable presumption for purposes of enforcement of the Ohio Civil Rights Commission that items submitted for plan approval under the Board Building Standards rules are in compliance with the Board's rules relating to accessibility, and to require the Board to provide statewide training on accessibility rules.

On motion of Representative DeWine, the House recessed.

The House met pursuant to recess.

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

12/17/08

The Honorable Jon A. Husted, Speaker The Ohio House of Representatives Columbus, Ohio Speaker Husted,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on the Senate amendments to **Am. Sub. H. B. No. 444**-Representative Stewart, J., et al., because it might be construed that I have an interest in the legislation.

Sincerely yours,

/s/ CHRIS WIDENER
CHRIS WIDENER
State Representative
84th House District

The request was granted.

The yeas and nays were taken and resulted - yeas 91, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Bolon	Book	Boyd
Brady	Brinkman	Brown	Bubp
Budish	Carmichael	Celeste	Chandler

Ciafardini Coley Collier Combs Core Daniels DeBose DeGeeter DeWine Dodd Dolan Domenick Driehaus Dyer Fende Flowers Foley Gardner Gerberry Garrison Gibbs Goodwin Goyal Grady Hagan J. Hagan R. Harwood Heard Heydinger Hite Hottinger Huffman Hughes Jones Letson Luckie Lundy Mandel McGregor J. McGregor R. Mecklenborg Miller Nero Oelslager Okey Otterman J. Peterson Redfern Reinhard Schindel Schlichter Sayre Schneider Sears Skindell Setzer Slesnick Stebelton Stewart D. Stewart J. Strahorn Sykes Szollosi Uecker Wachtmann White Wagner Webster Williams B. Williams S. Wolpert Yates Zehringer Husted-91. Yuko

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 648 - Representative Jones

Cosponsors: Representatives Batchelder, Hottinger, Stebelton, Bubp, Nero, Grady, Setzer, Adams, Schindel, Wachtmann, Gardner, Widener, Brinkman, Zehringer, Uecker, Mecklenborg, Wagner, McGregor, R., McGregor, J., Combs, Sears, Goodwin, Daniels, Hite, Collier, Domenick, Reinhard, Schlichter, Aslanides, Bacon, Blessing, Carmichael, Ciafardini, Coley, Core, DeWine, Dolan, Evans, Flowers, Gibbs, Hagan, J., Huffman, Hughes, Schneider, Stewart, J., Webster, White, Wolpert Senators Grendell, Austria, Schaffer, Turner, Fedor, Stivers, Faber, Amstutz, Boccieri, Buehrer, Carey, Harris, Lehner, Niehaus, Padgett, Patton, Wagoner, Coughlin, Goodman, Cates

To amend section 1347.99 and to enact sections 1347.15 and 5703.211 of the Revised Code to require state agencies to adopt rules governing access to the confidential personal information that they keep, to create a civil action for harm resulting from an intentional violation of these rules, to impose a criminal penalty for such an intentional violation, and to require the Department of Taxation to adopt rules to generally require the tracking of searches of any of the Department's databases.

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

Attest: Vincent L. Keeran,
Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Sub. H. B. No. 648**-Representative Jones, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 648**-Representative Jones, et al., were taken up for consideration.

Sub. H. B. No. 648-Representative Jones.

Cosponsors: Representatives Batchelder, Hottinger, Stebelton, Bubp, Nero, Grady, Setzer, Adams, Schindel, Wachtmann, Gardner, Widener, Brinkman, Zehringer, Uecker, Mecklenborg, Wagner, McGregor, R., McGregor, J., Combs, Sears, Goodwin, Daniels, Hite, Collier, Domenick, Reinhard, Schlichter, Aslanides, Bacon, Blessing, Carmichael, Ciafardini, Coley, Core, DeWine, Dolan, Evans, Flowers, Gibbs, Hagan, J., Huffman, Hughes, Schneider, Stewart, J., Webster, White, Wolpert. Senators Grendell, Austria, Schaffer, Turner, Fedor, Stivers, Faber, Amstutz, Boccieri, Buehrer, Carey, Harris, Lehner, Niehaus, Padgett, Patton, Wagoner, Coughlin, Goodman, Cates.

To amend section 1347.99 and to enact sections 1347.15 and 5703.211 of the Revised Code to require state agencies to adopt rules governing access to the confidential personal information that they keep, to create a civil action for harm resulting from an intentional violation of these rules, to impose a criminal penalty for such an intentional violation, and to require the Department of Taxation to adopt rules to generally require the tracking of searches of any of the Department's databases.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted - yeas 71, nays 21, as follows: Those who voted in the affirmative were: Representatives

Adams Aslanides Bacon Batchelder Book Brinkman Brown Bolon Bubp Budish Carmichael Chandler Ciafardini Coley Collier Combs Core Daniels DeBose DeGeeter DeWine Dodd Dolan Domenick Dyer Fende Fessler Flowers Gardner Garrison Gibbs Goodwin Harwood Goyal Grady Hagan J. Hottinger Huffman Hughes Hite Jones Lundy Mandel McGregor J.

McGregor R.	Mecklenborg	Nero	Oelslager
Okey	Otterman J.	Peterson	Reinhard
Sayre	Schindel	Schlichter	Schneider
Sears	Setzer	Skindell	Stebelton
Strahorn	Uecker	Wachtmann	Wagner
Webster	White	Widener	Wolpert
Yuko	Zehringer		Husted-71.

Those who voted in the negative were: Representatives

Beatty	Boyd	Brady	Celeste
Driehaus	Foley	Gerberry	Hagan R.
Heard	Heydinger	Letson	Luckie
Miller	Redfern	Slesnick	Stewart D.
Sykes	Szollosi	Williams B.	Williams S.
•			Vates_21

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 7 -Representative Brinkman

Cosponsors: Representatives Yuko, Hottinger, Huffman, Webster, Jones, DeBose, Letson, Williams, B., Wachtmann, Hagan, R., Adams, Aslanides, Batchelder, Blessing, Boyd, Budish, Celeste, Chandler, Coley, Collier, Combs, Daniels, DeGeeter, Dodd, Dolan, Domenick, Driehaus, Evans, Flowers, Gardner, Gibbs, Goyal, Hagan, J., Heard, Hite, Mallory, Mandel, McGregor, J., Mecklenborg, Newcomb, Oelslager, Patton, Raussen, Sayre, Schindel, Schlichter, Schneider, Setzer, Slesnick, Stebelton, Stewart, J., Uecker, White, Widowfield, Zehringer Senators Wagoner, Morano, Padgett, Miller, D., Seitz, Amstutz, Boccieri, Buehrer, Carey, Cates, Coughlin, Faber, Harris, Lehner, Kearney, Niehaus, Patton, Roberts, Sawyer, Schaffer, Schuring, Stivers, Turner, Fedor

To amend sections 2151.353, 2151.361, 2151.414, 2151.415, 3107.012, 3107.031, 3107.033, 3107.055, 3107.06, 3107.07, 3107.101, 3107.11, 3107.14, 3107.60, 3107.66, 3313.6011, 3317.024, 5103.03, 5107.30, and 5153.122 of the Revised Code regarding adoption law and custody of an abused, neglected, or dependent child.

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

Attest: Vincent L. Keeran,
Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Sub. H. B. No. 7**-Representative Brinkman, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 7**-Representative Brinkman, et al., were taken up for consideration.

Sub. H. B. No. 7-Representative Brinkman.

Cosponsors: Representatives Yuko, Hottinger, Huffman, Webster, Jones, DeBose, Letson, Williams, B., Wachtmann, Hagan, R., Adams, Aslanides, Batchelder, Blessing, Boyd, Budish, Celeste, Chandler, Coley, Collier, Combs, Daniels, DeGeeter, Dodd, Dolan, Domenick, Driehaus, Evans, Flowers, Gardner, Gibbs, Goyal, Hagan, J., Heard, Hite, Mallory, Mandel, McGregor, J., Mecklenborg, Newcomb, Oelslager, Patton, Raussen, Sayre, Schindel, Schlichter, Schneider, Setzer, Slesnick, Stebelton, Stewart, J., Uecker, White, Widowfield, Zehringer. Senators Wagoner, Morano, Padgett, Miller, D., Seitz, Amstutz, Boccieri, Buehrer, Carey, Cates, Coughlin, Faber, Harris, Lehner, Kearney, Niehaus, Patton, Roberts, Sawyer, Schaffer, Schuring, Stivers, Turner, Fedor.

To amend sections 2151.353, 2151.361, 2151.414, 2151.415, 3107.012, 3107.031, 3107.033, 3107.055, 3107.06, 3107.07, 3107.101, 3107.11, 3107.14, 3107.60, 3107.66, 3313.6011, 3317.024, 5103.03, 5107.30, and 5153.122 of the Revised Code regarding adoption law and custody of an abused, neglected, or dependent child.

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

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste
Chandler	Ciafardini	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Fessler	Flowers	Foley	Gardner
Garrison	Gerberry	Gibbs	Goodwin
Goyal	Grady	Hagan J.	Hagan R.
Harwood	Heard	Heydinger	Hite
Hottinger	Huffman	Hughes	Jones
Letson	Luckie	Lundy	Mandel
McGregor J.	McGregor R.	Mecklenborg	Miller
Nero	Oelslager	Okey	Otterman J.
Peterson	Redfern	Reinhard	Sayre

Schindel	Schlichter	Schneider	Sears
Setzer	Skindell	Slesnick	Stebelton
Stewart D.	Stewart J.	Strahorn	Sykes
Szollosi	Uecker	Wachtmann	Wagner
Webster	White	Widener	Williams B.
Williams S.	Wolpert	Yates	Yuko
Zehringer			Husted-94.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 74 -Representative Schlichter

Cosponsors: Representatives McGregor, J., Bacon, Wagoner, Setzer, Fende, Dodd, Combs, Adams, Collier, Aslanides, Batchelder, Boyd, Daniels, DeBose, Domenick, Dyer, Evans, Flowers, Gibbs, Goyal, Hagan, J., Harwood, Heard, Hughes, Luckie, Mandel, Patton, Schindel, Szollosi, Williams, B. Senators Schaffer, Stivers, Fedor, Turner, Carey, Cates, Harris, Padgett

To amend section 2907.08 of the Revised Code to make spying or eavesdropping upon a minor in a state of nudity for the purpose of sexual gratification or arousal a felony of the fifth degree under all circumstances.

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

Attest: Vincent L. Keeran, Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Sub. H. B. No. 74**-Representative Schlichter, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 74**-Representative Schlichter, et al., were taken up for consideration.

Sub. H. B. No. 74-Representative Schlichter.

Cosponsors: Representatives McGregor, J., Bacon, Wagoner, Setzer, Fende, Dodd, Combs, Adams, Collier, Aslanides, Batchelder, Boyd, Daniels, DeBose, Domenick, Dyer, Evans, Flowers, Gibbs, Goyal, Hagan, J., Harwood, Heard, Hughes, Luckie, Mandel, Patton, Schindel, Szollosi, Williams, B. Senators

Schaffer, Stivers, Fedor, Turner, Carey, Cates, Harris, Padgett.

To amend section 2907.08 of the Revised Code to make spying or eavesdropping upon a minor in a state of nudity for the purpose of sexual gratification or arousal a felony of the fifth degree under all circumstances.

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	Bacon	Batchelder
Blessing	Bolon	Book
Brady	Brinkman	Brown
Budish	Carmichael	Celeste
Ciafardini	Coley	Collier
Core	Daniels	DeBose
DeWine	Dodd	Dolan
Driehaus	Dyer	Fende
Flowers	Foley	Gardner
Gerberry	Gibbs	Goodwin
Grady	Hagan J.	Hagan R.
Heard	Heydinger	Hite
Huffman	Hughes	Jones
Luckie	Lundy	Mandel
McGregor R.	Mecklenborg	Miller
Oelslager	Okey	Otterman J.
Redfern	Reinhard	Sayre
Schlichter	Schneider	Sears
Skindell	Slesnick	Stebelton
Stewart J.	Strahorn	Sykes
Uecker	Wachtmann	Wagner
White	Widener	Williams B.
Wolpert	Yates	Yuko
		Husted-94.
	Blessing Brady Budish Ciafardini Core DeWine Driehaus Flowers Gerberry Grady Heard Huffman Luckie McGregor R. Oelslager Redfern Schlichter Skindell Stewart J. Uecker White	Blessing Bolon Brady Brinkman Budish Carmichael Ciafardini Coley Core Daniels DeWine Dodd Driehaus Dyer Flowers Foley Gerberry Gibbs Grady Hagan J. Heard Heydinger Huffman Hughes Luckie Lundy McGregor R. Mecklenborg Oelslager Okey Redfern Reinhard Schlichter Schneider Skindell Slesnick Stewart J. Strahorn Uecker Wachtmann White Widener

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Am. Sub. H. B. No. 320 -Representative Jones

Cosponsors: Representatives Brown, Evans, McGregor, J., Schindel, Stebelton, Uecker, Combs, Domenick, Newcomb, Ujvagi, Wachtmann, Boyd, Chandler, DeBose, DeGeeter, Dyer, Gardner, Heard, Hite, Hottinger, Koziura, Oelslager, Schneider, Skindell, Widener, Williams, S., Yates, Yuko Senators Miller, D., Austria, Lehner, Kearney, Stivers, Morano, Padgett

To amend sections 4507.071, 4511.093, 4511.81, and 4513.263 of the Revised Code to require certain children who are between four and eight years of age to be secured in a booster seat, to make violation of the booster seat provisions a secondary traffic offense, and to allow a court, under certain circumstances, to grant unaccompanied driving privileges one time to a probationary driver's license holder who, because of a moving violation, otherwise would be subject to a restriction that the person be accompanied by the holder's parent or guardian.

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

In line 233, after " <u>Code</u>" insert " <u>or a vehicle that is regulated under</u> section 5104.011 of the Revised Code"

In line 345, delete "(K)" and insert "(L)"

Attest:

Vincent L. Keeran, Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Am. Sub. H. B. No. 320**-Representative Jones, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 320**-Representative Jones, et al., were taken up for consideration.

Am. Sub. H. B. No. 320-Representative Jones.

Cosponsors: Representatives Brown, Evans, McGregor, J., Schindel, Stebelton, Uecker, Combs, Domenick, Newcomb, Ujvagi, Wachtmann, Boyd, Chandler, DeBose, DeGeeter, Dyer, Gardner, Heard, Hite, Hottinger, Koziura, Oelslager, Schneider, Skindell, Widener, Williams, S., Yates, Yuko. Senators Miller, D., Austria, Lehner, Kearney, Stivers, Morano, Padgett.

To amend sections 4507.071, 4511.093, 4511.81, and 4513.263 of the Revised Code to require certain children who are between four and eight years of age to be secured in a booster seat, to make violation of the booster seat provisions a secondary traffic offense, and to allow a court, under certain circumstances, to grant unaccompanied driving privileges one time to a probationary driver's license holder who, because of a moving violation, otherwise would be subject to a restriction that the person be accompanied by the holder's parent or guardian.

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

The yeas and nays were taken and resulted - yeas 80, nays 14, as follows:

Those who voted in the affirmative were: Representatives

Batchelder Blessing Bacon Bolon Book Boyd Brady Brown Bubp Carmichael Celeste Budish Ciafardini Coley Collier Combs Core Daniels DeBose DeGeeter DeWine Dodd Dolan Dyer Fende Flowers Foley Gardner Garrison Gerberry Gibbs Goodwin Grady Hagan J. Hagan R. Goyal Harwood Heard Hite Hottinger Huffman Hughes Jones Lundy Mandel McGregor J. McGregor R. Mecklenborg Oelslager Miller Nero Okey Otterman J. Peterson Reinhard Sayre Schindel Schlichter Schneider Sears Skindell Slesnick Stebelton Setzer Stewart D. Stewart J. Strahorn Sykes Szollosi Wachtmann Webster Uecker White Widener Williams B. Wolpert Yates Yuko Zehringer Husted-80.

Those who voted in the negative were: Representatives

Adams Aslanides Beatty Brinkman
Chandler Domenick Driehaus Fessler
Heydinger Letson Luckie Redfern
Wagner Williams S.-14.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Am. H. B. No. 435 - Representatives White, DeBose

Cosponsors: Representatives Goodwin, Jones, Mecklenborg, Uecker, Schindel, Slesnick, Boyd, Fende, Yuko, Williams, B., Letson, Strahorn, Brown, Hottinger, Adams, Bacon, Batchelder, Beatty, Bolon, Brinkman, Budish, Celeste, Collier, Combs, Dodd, Dolan, Domenick, Driehaus, Dyer, Evans, Flowers, Garrison, Gerberry, Gibbs, Goyal, Hagan, J., Harwood, Heard, Hughes, Luckie, Lundy, Mallory, Mandel, McGregor, J., Patton, Sayre, Schlichter, Schneider, Stewart, D., Stewart, J., Sykes, Szollosi, Williams, S., Wolpert, Yates Senators Cates, Seitz, Roberts, Amstutz, Buehrer, Fedor, Harris, Kearney, Miller, R., Padgett, Wilson, Miller, D., Wagoner, Stivers, Austria, Patton

To amend section 107.12 of the Revised Code to reform the Governor's Office of Faith-Based and Community Initiatives.

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

In line 73, after "representatives" insert or the senate

In line 76, delete " <u>according to their party membership</u>" and insert " <u>and</u> the senate"

Attest:

Vincent L. Keeran, Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Am. H. B. No. 435**-Representatives White, DeBose, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. H. B. No. 435**-Representatives White, DeBose, et al., were taken up for consideration.

Am. H. B. No. 435-Representatives White, DeBose.

Cosponsors: Representatives Goodwin, Jones, Mecklenborg, Uecker, Schindel, Slesnick, Boyd, Fende, Yuko, Williams, B., Letson, Strahorn, Brown, Hottinger, Adams, Bacon, Batchelder, Beatty, Bolon, Brinkman, Budish, Celeste, Collier, Combs, Dodd, Dolan, Domenick, Driehaus, Dyer, Evans, Flowers, Garrison, Gerberry, Gibbs, Goyal, Hagan, J., Harwood, Heard, Hughes, Luckie, Lundy, Mallory, Mandel, McGregor, J., Patton, Sayre, Schlichter, Schneider, Stewart, D., Stewart, J., Sykes, Szollosi, Williams, S., Wolpert, Yates. Senators Cates, Seitz, Roberts, Amstutz, Buehrer, Fedor, Harris, Kearney, Miller, R., Padgett, Wilson, Miller, D., Wagoner, Stivers, Austria, Patton.

To amend section 107.12 of the Revised Code to reform the Governor's Office of Faith-Based and Community Initiatives.

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

The yeas and nays were taken and resulted - yeas 92, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brown	Bubp
Budish	Carmichael	Celeste	Chandler
Ciafardini	Coley	Collier	Combs

Core Daniels DeBose DeGeeter DeWine Dodd Dolan Domenick Driehaus Dver Fende Fessler Flowers Foley Gardner Garrison Gerberry Gibbs Goodwin Goyal Grady Hagan J. Hagan R. Harwood Heard Hite Hottinger Huffman Hughes Jones Letson Luckie Lundy Mandel McGregor J. McGregor R. Mecklenborg Miller Nero Oelslager Okey Otterman J. Peterson Redfern Reinhard Sayre Schindel Schlichter Schneider Sears Skindell Setzer Slesnick Stebelton Stewart D. Stewart J. Strahorn Sykes Szollosi Uecker Wachtmann Wagner Webster White Williams B. Williams S. Wolpert Widener Yates Yuko Zehringer Husted-92.

Representatives Brinkman and Heydinger voted in the negative-2.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 471 -Representative Setzer

Cosponsors: Representatives Gibbs, Combs, Bacon, Domenick, Dyer, Evans, Flowers, Grady, Hughes, Letson, Schneider Senators Schaffer, Stivers, Turner, Seitz, Harris, Sawyer, Wilson

To amend sections 313.05, 313.10, 313.16, 2743.191, 2903.214, and 2919.27 and to enact section 313.211 of the Revised Code to change certain powers and duties of coroners, to specify that certain records of a decedent relating to the criminal investigation of the decedent's death are not public records, to authorize the court to require that certain persons who engage in menacing by stalking and against whom a civil order of protection is granted be electronically monitored, and to authorize the court to require that certain persons convicted of violating a protection order that requires electronic monitoring be electronically monitored.

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

Attest: Vincent L. Keeran,
Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Sub. H. B. No. 471**-Representative Setzer, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 471**-Representative Setzer, et al., were taken up for consideration.

Sub. H. B. No. 471-Representative Setzer.

Cosponsors: Representatives Gibbs, Combs, Bacon, Domenick, Dyer, Evans, Flowers, Grady, Hughes, Letson, Schneider. Senators Schaffer, Stivers, Turner, Seitz, Harris, Sawyer, Wilson.

To amend sections 313.05, 313.10, 313.16, 2743.191, 2903.214, and 2919.27 and to enact section 313.211 of the Revised Code to change certain powers and duties of coroners, to specify that certain records of a decedent relating to the criminal investigation of the decedent's death are not public records, to authorize the court to require that certain persons who engage in menacing by stalking and against whom a civil order of protection is granted be electronically monitored, and to authorize the court to require that certain persons convicted of violating a protection order that requires electronic monitoring be electronically monitored.

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

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste
Chandler	Ciafardini	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Fessler	Flowers	Foley	Gardner
Garrison	Gerberry	Gibbs	Goodwin
Goyal	Grady	Hagan J.	Hagan R.
Harwood	Heard	Heydinger	Hite
Hottinger	Huffman	Hughes	Jones
Letson	Luckie	Lundy	Mandel
McGregor J.	McGregor R.	Mecklenborg	Miller
Nero	Oelslager	Okey	Otterman J.
Peterson	Redfern	Reinhard	Sayre
Schindel	Schlichter	Schneider	Sears
Setzer	Skindell	Slesnick	Stebelton
Stewart D.	Stewart J.	Strahorn	Sykes
Szollosi	Uecker	Wachtmann	Wagner
Webster	White	Widener	Williams B.
Williams S.	Wolpert	Yates	Yuko
Zehringer			Husted-94.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 500 -Representative Hughes

Cosponsors: Representatives Flowers, Yuko, Letson, Stebelton, Stewart, D., Carmichael, Domenick, Bacon, Batchelder, Brown, Chandler, Collier, Combs, Dyer, Evans, Gerberry, Gibbs, Goyal, Harwood, Heard, Hite, Luckie, Lundy, McGregor, J., Raussen, Sayre, Schindel, Schneider, Setzer, Slesnick, Szollosi, Williams, B., Zehringer Senators Fedor, Miller, R., Padgett, Turner, Goodman, Sawyer, Cates

To amend sections 5703.21 and 5743.08 and to enact sections 3739.01 to 3739.18, 3739.99, 4112.31, and 4112.32 of the Revised Code to establish reduced ignition propensity standards for cigarettes, to authorize the State Fire Marshal to monitor and the Attorney General and the State Fire Marshal to enforce such standards, to establish penalties for violations of such standards, and to establish a New African Immigrants Commission to advocate for the development and implementation of policies and programs to address the needs of the State's sub-Saharan African population.

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

Attest: Vincent L. Keeran,
Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Sub. H. B. No. 500**-Representative Hughes, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 500**-Representative Hughes, et al., were taken up for consideration.

Sub. H. B. No. 500-Representative Hughes.

Cosponsors: Representatives Flowers, Yuko, Letson, Stebelton, Stewart, D., Carmichael, Domenick, Bacon, Batchelder, Brown, Chandler, Collier, Combs, Dyer, Evans, Gerberry, Gibbs, Goyal, Harwood, Heard, Hite, Luckie, Lundy, McGregor, J., Raussen, Sayre, Schindel, Schneider, Setzer, Slesnick, Szollosi, Williams, B., Zehringer. Senators Fedor, Miller, R., Padgett, Turner, Goodman, Sawyer, Cates.

To amend sections 5703.21 and 5743.08 and to enact sections 3739.01 to 3739.18, 3739.99, 4112.31, and 4112.32 of the Revised Code to establish reduced ignition propensity standards for cigarettes, to authorize the State Fire Marshal to monitor and the Attorney General and the State Fire Marshal to enforce such standards, to establish penalties for violations of such standards, and to establish a New African Immigrants Commission to advocate for the development and implementation of policies and programs to address the needs of the State's sub-Saharan African population.

The question being, "Shall the Senate amendments be concurred in?"
The yeas and nays were taken and resulted - yeas 87, nays 7, as follows:
Those who voted in the affirmative were: Representatives

Adams	Bacon	Batchelder	Beatty
Blessing	Bolon	Book	Boyd
Brady	Brown	Budish	Carmichael
Celeste	Chandler	Ciafardini	Coley
Collier	Combs	Core	Daniels
DeBose	DeGeeter	DeWine	Dodd
Dolan	Driehaus	Dyer	Fende
Flowers	Foley	Gardner	Garrison
Gerberry	Gibbs	Goodwin	Goyal
Grady	Hagan J.	Hagan R.	Harwood
Heard	Hite	Hottinger	Huffman
Hughes	Jones	Letson	Luckie
Lundy	Mandel	McGregor J.	McGregor R.
Mecklenborg	Miller	Nero	Oelslager
Okey	Otterman J.	Peterson	Redfern
Reinhard	Sayre	Schindel	Schlichter
Schneider	Sears	Setzer	Skindell
Slesnick	Stebelton	Stewart D.	Stewart J.
Strahorn	Sykes	Szollosi	Wachtmann
Wagner	Webster	White	Widener
Williams B.	Williams S.	Wolpert	Yates
Yuko	Zehringer		Husted-87.

Representatives Aslanides, Brinkman, Bubp, Domenick, Fessler, Heydinger, and Uecker voted in the negative-7.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 529 - Representative Wachtmann

Cosponsors: Representatives Goodwin, Gardner, Wagner, Sears, Combs, Uecker, Flowers, McGregor, J., Evans, Zehringer, McGregor, R., Hite,

Strahorn, Stebelton, Mecklenborg, Schindel, Jones, Boyd, DeBose, Letson, Fende, Hagan, R., Bacon, Batchelder, Blessing, Chandler, Coley, Dolan, Domenick, Driehaus, Gibbs, Hagan, J., Harwood, Hughes, Raussen, Schlichter, Schneider, Szollosi, Williams, B. Senators Carey, Lehner, Padgett, Seitz, Wilson

To amend sections 124.04, 313.13, 313.23, 313.30, 1337.11, 2105.35, 2108.09, 2108.11, 2108.15, 2108.17, 2108.18, 2108.19, 2108.20, 2108.21, 2108.30, 2108.78, 2108.99, 2133.01, 2133.07, 2133.16, 2305.37, 2919.16, 3301.07, 4501.024, 4503.721, 4506.07, 4506.081, 4506.11, 4507.06, 4507.231, 4507.501, 4507.51, 4508.021, and 4717.17, to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 2108.09 (2108.02), 2108.11 (2108.30), 2108.15 (2108.34), 2108.17 (2108.35), 2108.18 (2108.23), 2108.19 (2108.32), 2108.20 (2108.33), 2108.21 (2108.31), and 2108.30 (2108.40), to enact new sections 2108.01, 2108.03, 2108.04, 2108.05, 2108.06, 2108.07, 2108.08, 2108.09, 2108.10, 2108.11, 2108.12, 2108.15, 2108.17, 2108.18, 2108.19, 2108.20, and 2108.21, and sections 2108.13, 2108.14, 2108.16, 2108.22, 2108.24, 2108.25, 2108.26, 2108.261, 2108.262, 2108.263, 2108.264, 2108.265, 2108.266, 2108.267, 2108.268, 2108.269, 2108.27, 2108.271, 2108.272, 2108.28, and 2108.29 and to repeal sections 2108.01, 2108.02, 2108.021, 2108.03, 2108.04, 2108.05, 2108.06, 2108.07, 2108.071, 2108.08, 2108.10, 2108.101, 2108.12, 2108.53, and 2108.60 of the Revised Code to adopt the Revised Uniform Anatomical Gift Act.

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

Attest: Vincent L. Keeran,
Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Sub. H. B. No. 529**-Representative Wachtmann, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 529**-Representative Wachtmann, et al., were taken up for consideration.

Sub. H. B. No. 529-Representative Wachtmann.

Cosponsors: Representatives Goodwin, Gardner, Wagner, Sears, Combs, Uecker, Flowers, McGregor, J., Evans, Zehringer, McGregor, R., Hite, Strahorn, Stebelton, Mecklenborg, Schindel, Jones, Boyd, DeBose, Letson, Fende, Hagan, R., Bacon, Batchelder, Blessing, Chandler, Coley, Dolan, Domenick, Driehaus, Gibbs, Hagan, J., Harwood, Hughes, Raussen, Schlichter, Schneider, Szollosi, Williams, B. Senators Carey, Lehner, Padgett, Seitz, Wilson.

To amend sections 124.04, 313.13, 313.23, 313.30, 1337.11, 2105.35, 2108.09, 2108.11, 2108.15, 2108.17, 2108.18, 2108.19, 2108.20, 2108.21, 2108.30, 2108.78, 2108.99, 2133.01, 2133.07, 2133.16, 2305.37, 2919.16, 3301.07, 4501.024, 4503.721, 4506.07, 4506.081, 4506.11, 4507.06, 4507.231, 4507.501, 4507.51, 4508.021, and 4717.17, to amend, for the purpose of adopting new section numbers as indicated in parentheses, sections 2108.09 (2108.02), 2108.11 (2108.30), 2108.15 (2108.34), 2108.17 (2108.35), 2108.18 (2108.23), 2108.19 (2108.32), 2108.20 (2108.33), 2108.21 (2108.31), and 2108.30 (2108.40), to enact new sections 2108.01, 2108.03, 2108.04, 2108.05, 2108.06, 2108.07, 2108.08, 2108.09, 2108.10, 2108.11, 2108.12, 2108.15, 2108.17, 2108.18, 2108.19, 2108.20, and 2108.21, and sections 2108.13, 2108.14, 2108.16, 2108.22, 2108.24, 2108.25, 2108.26, 2108.261, 2108.262, 2108.263, 2108.264, 2108.265, 2108.266, 2108.267, 2108.268, 2108.269, 2108.27, 2108.271, 2108.272, 2108.28, and 2108.29 and to repeal sections 2108.01, 2108.02, 2108.021, 2108.03, 2108.04, 2108.05, 2108.06, 2108.07, 2108.071, 2108.08, 2108.10, 2108.101, 2108.12, 2108.53, and 2108.60 of the Revised Code to adopt the Revised Uniform Anatomical Gift Act.

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

Adams Beatty Boyd Bubp Chandler Combs	Aslanides Blessing Brady Budish Ciafardini Core	Bacon Bolon Brinkman Carmichael Coley Daniels	Batchelder Book Brown Celeste Collier DeBose
DeGeeter Domenick Fessler Garrison	DeWine Driehaus Flowers Gerberry	Dodd Dyer Foley Gibbs	Dolan Fende Gardner Goodwin
Goyal Harwood	Grady Heard Huffman	Hagan J. Heydinger	Hagan R. Hite Jones
Hottinger Letson McGregor J.	Luckie McGregor R.	Hughes Lundy Mecklenborg	Mandel Miller Otterman J.
Peterson Schindel Setzer	Oelslager Redfern Schlichter Skindell	Okey Reinhard Schneider Slesnick	Sayre Sears Stebelton
Stewart D. Szollosi Webster Williams S. Zehringer	Stewart J. Uecker White Wolpert	Strahorn Wachtmann Widener Yates	Sykes Wagner Williams B. Yuko Husted-94.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Am. Sub. H. B. No. 130 -Representatives White, Yates Cosponsors: Representatives Seitz, Peterson, Hagan, R., Carano, Miller, Yuko, Wagner, McGregor, J., Flowers, Letson, Strahorn, Williams, S., DeWine, Luckie, Brinkman, Celeste, DeBose, Heard, Otterman, J., Sykes Senators Seitz, Turner, Fedor, Harris, Lehner, Kearney, Miller, D., Miller, R., Morano, Niehaus, Padgett, Patton, Roberts, Sawyer, Schuler, Smith, Wilson, Boccieri, Cafaro

To amend sections 9.06, 121.05, 124.11, 135.804, 321.44, 322.07, 323.151, 323.152, 323.153, 323.154, 323.155, 323.156, 323.159 341.192, 1713.34, 2921.36, 2929.01, 2929.13, 2929.14, 2929.141, 2929.15, 2929.17, 2929.19, 2929.20, 2935.36, 2943.032, 2949.12, 2951.021, 2951.041, 2953.08, 2953.13, 2967.03, 2967.05, 2967.12, 2967.121, 2967.141, 2967.15, 2967.26, 2967.28, 3317.16, 4503.065, 4503.066, 4503.067, 4503.068, 4507.51, 4735.18, 5120.52, 5120.63, 5120.66, 5139.02, 5139.18, 5139.281, 5139.31, 5139.36, 5139.38, 5139.41, 5139.43, 5139.50, 5145.01, 5145.163, and 5149.06, to enact sections 9.871, 109.37, 2967.29, 4735.24, 4743.06, 5120.07, 5120.59, and 5120.70, and to repeal section 2967.11 of the Revised Code to modify sentencing procedures with respect to post-release control and related releases from prison, to conform the Revised Code to the decision of the Ohio Supreme Court in State ex rel. Bray v. Russell (2000), 89 Ohio St.3d 132 by removing provisions related to bad time, to authorize courts to participate in the supervision of released prisoners, to provide released prisoners with identification cards and additional procedures for access to social services, to make other changes relative to opportunities for prisoner training and employment, to modify procedures for the judicial or medical release of prisoners and intervention in lieu of conviction, to grant the Adult Parole Authority more flexibility in determining periods of post-release control, to adopt other cost-control measures, to create the Ex-offender Reentry Coalition, to provide for the indemnification of the Department of Rehabilitation and Correction for legal costs incurred in certain cases, to provide for legal representation of Department employees charged with offenses in certain cases until a grand jury has acted, to create a fund for the deposit of money received in certain federal law enforcement cases, to authorize the Department to enter into contracts to provide water and sewage treatment services, to make other changes related to the operations of the Department of Rehabilitation and Correction, to clarify the duties of juvenile parole officers, to establish reimbursement rates paid by the Department of Youth Services for outside medical providers, to authorize the Director of

Youth Services to designate a deputy director, to modify the formula for expending appropriations for the care and custody of felony delinquents and the purposes for which money in the Felony Delinquent Care and Custody Fund may be used, to allow for unlimited reappointments of members of the Release Authority, to make other changes related to the operations of the Department of Youth Services, to terminate the ex-offender reentry coalition on December 31, 2011, by repealing section 5120.07 of the Revised Code on that date, to modify the homestead exemption, to modify how state funding for joint vocational school districts is computed when a new school district is added to the joint district, and to establish requirements for the disbursement of earnest money deposited in a real estate broker's trust or special account.

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

In line 59, after "124.11" insert ", 135.804"; after "321.44" insert ", 322.07, 323.151, 323.152, 323.153, 323.154, 323.155, 323.156, 323.159"

In line 63, after "2967.28" insert ", 3317.16, 4503.065, 4503.066, 4503.067, 4503.068"; after "4507.51" insert ", 4735.18"

In line 66, after "2967.29" insert ", 4735.24"

Between lines 865 and 866, insert:

"**Sec. 135.804.** As used in sections 135.804 to 135.807 of the Revised Code:

- (A) "Taxes" has the same meaning as in section 323.01 of the Revised Code.
 - (B) "Eligible borrower" means a person meeting all of the following:
- (1) The person is the owner of a homestead that is not charged with more than two years' worth of certified delinquent taxes.
- (2) The person had total income in the year prior to submitting an application for a reduced rate loan under a property tax payment linked deposit program of the lesser of fifty thousand dollars or the total income limit established pursuant to section 135.805 of the Revised Code by the board of county commissioners as an eligibility requirement for participation in a property tax payment linked deposit program.
- (3) The person meets all other eligibility requirements established pursuant to section 135.805 of the Revised Code by the board of county commissioners for participation in a property tax payment linked deposit program.
- (C) "Eligible lending institution" means a financial institution that meets all of the following:

- (1) The financial institution is eligible to make loans to individuals that are secured by mortgages, including mortgages commonly known as reverse mortgages.
- (2) The financial institution has an office located within the territorial limits of the county.
- (3) The financial institution is an eligible public depository described in section 135.32 of the Revised Code into which the county's investing authority may deposit the public moneys of the county.
- (4) The financial institution has entered into an agreement described in division (B)(4) of section 135.805 of the Revised Code with the investing authority of the county to participate in the property tax payment linked deposit program.
 - (D) (1) "Homestead" means either of the following:
- (1) (a) A dwelling, including a unit in a multiple-unit dwelling and a manufactured home or mobile home taxed as real property pursuant to division (B) of section 4503.06 of the Revised Code, owned and occupied as a home by an individual whose domicile is in this state and who has not acquired ownership from a person, other than the individual's spouse, related by consanguinity or affinity for the purpose of qualifying for a property tax payment linked deposit program.
- (2) (b) A unit in a housing cooperative that is occupied as a home, but not owned, by an individual whose domicile is in this state.
- (2) The homestead shall include so much of the land surrounding it, not exceeding one acre, as is reasonably necessary for the use of the dwelling or unit as a home. An owner includes a holder of one of the several estates in fee, a vendee in possession under a purchase agreement or a land contract, a mortgagor, a life tenant, one or more tenants with a right of survivorship, tenants in common, and a settlor of a revocable or irrevocable inter vivos trust holding the title to a homestead occupied by the settlor as of right under the trust.
- (E) "Housing cooperative" means a housing complex of at least two hundred fifty units that is owned and operated by a nonprofit corporation that issues a share of the corporation's stock to an individual, entitling the individual to live in a unit of the complex, and collects a monthly maintenance fee from the individual to maintain, operate, and pay the taxes of the complex.
- (F) "Investing authority" and "public moneys" have the same meanings as in section 135.31 of the Revised Code.
- (G) "Lien certificate" means the certificate described in section 135.807 of the Revised Code.
- (H) "Old age and survivors benefits received pursuant to the 'Social Security Act'" or "tier I railroad retirement benefits received pursuant to the 'Railroad Retirement Act'" means:

(1) Old age benefits payable under the social security or railroad retirement laws in effect on the last day of the calendar year prior to the year for which a reduced rate loan under a property tax payment linked deposit program is applied for, or, if no such benefits are payable that year, old age benefits payable the first succeeding year in which old age benefits under the social security or railroad retirement laws are payable, except in those cases where a change in social security or railroad retirement benefits results in a reduction in income.

(2) The lesser of:

- (a) Survivors benefits payable under the social security or railroad retirement laws in effect on the last day of the calendar year prior to the year for which a reduced rate loan under a property tax payment linked deposit program is applied for, or, if no such benefits are payable that year, survivors benefits payable the first succeeding year in which survivors benefits are payable; or
- (b) Old age benefits of the deceased spouse, as determined under division (H)(1) of this section, upon which the surviving spouse's survivors benefits are based under the social security or railroad retirement laws, except in those cases where a change in benefits would cause a reduction in income.

Survivors benefits are those described in division (H)(2)(b) of this section only if the deceased spouse received old age benefits in the year in which the deceased spouse died. If the deceased spouse did not receive old age benefits in the year in which the deceased spouse died, then survivors benefits are those described in division (H)(2)(a) of this section.

- (I) "Permanently and totally disabled" means a person who, on the first day of January of the year that a reduced rate loan under a property tax payment linked deposit program is applied for, has some impairment in body or mind that makes the person unable to work at any substantially remunerative employment that the person reasonably is able to perform and that will, with reasonable probability, continue for an indefinite period of at least twelve months without any present indication of recovery therefrom or has been certified as permanently and totally disabled by a state or federal agency having the function of so classifying persons.
- (J) "Property tax payment linked deposit program" means a <u>eounty-wide</u> <u>countywide</u> program authorized under section 135.805 of the Revised Code and established by the board of county commissioners of a county pursuant to that section.
- (K) "Sixty-five years of age or older" means a person who has attained age sixty-four prior to the first day of January of the year of application for a reduced rate loan under a property tax payment linked deposit program.
- (L) "Total income" means the adjusted gross income of the owner and the owner's spouse for the year preceding the year in which application for a reduced rate loan under a property tax payment linked deposit program is made, as

determined under the "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 1, as amended, adjusted as follows:

- (1) Subtract the amount of disability benefits included in adjusted gross income, but not to exceed fifty-two hundred dollars;
- (2) Add old age and survivors benefits received pursuant to the "Social Security Act" that are not included in adjusted gross income;
- (3) Add retirement, pension, annuity, or other retirement payments or benefits not included in adjusted gross income;
- (4) Add tier I and tier II railroad retirement benefits received pursuant to the "Railroad Retirement Act," 50 Stat. 307, 45 U.S.C.A. 228;
 - (5) Add interest on federal, state, and local government obligations;
- (6) For a person who received a reduced rate loan under a property tax payment linked deposit program for a prior year on the basis of being permanently and totally disabled and whose current application for a reduced rate loan is made on the basis of age, subtract the following amount:
- (a) If the person received disability benefits that were not included in adjusted gross income in the year preceding the first year in which the person applied for a reduced rate loan on the basis of age, subtract an amount equal to the disability benefits the person received in that preceding year, to the extent included in total income in the current year and not subtracted under division (L)(1) of this section in the current year;
- (b) If the person received disability benefits that were included in adjusted gross income in the year preceding the first year in which the person applied for a reduced rate loan on the basis of age, subtract an amount equal to the amount of disability benefits that were subtracted pursuant to division (L)(1) of this section in that preceding year, to the extent included in total income in the current year and not subtracted under division (L)(1) of this section in the current year.

Disability benefits that are paid by the department of veterans affairs or a branch of the armed forces of the United States on account of an injury or disability shall not be included in total income."

Between lines 975 and 976, insert:

"Sec. 322.07. (A) By resolution the board of county commissioners may prescribe a lower rate for the real property transfer tax levied under section 322.02 of the Revised Code than the uniform rate that is otherwise levied. The lower rate shall apply to any deed conveying a homestead for which the grantor has obtained a certificate of reduction in taxes under section 323.154 of the Revised Code for receiving a reduction in taxes under division (A) of section 323.152 of the Revised Code.

(B) A board of county commissioners that prescribes a lower real

property transfer tax rate under division (A) of this section shall prescribe the same lower rate for the manufactured home transfer tax if it levies a manufactured home transfer tax under section 322.06 of the Revised Code. The lower manufactured home transfer tax rate shall apply to any certificate of title conveying a used manufactured or used mobile home for which the grantor has obtained a certificate of receiving a reduction in assessable value under section 4503.067 4503.065 of the Revised Code.

Sec. 323.151. As used in sections 323.151 to 323.159 of the Revised Code:

- (A) (1) "Homestead" means either of the following:
- (1) (a) A dwelling, including a unit in a multiple-unit dwelling and a manufactured home or mobile home taxed as real property pursuant to division (B) of section 4503.06 of the Revised Code, owned and occupied as a home by an individual whose domicile is in this state and who has not acquired ownership from a person, other than the individual's spouse, related by consanguinity or affinity for the purpose of qualifying for the real property tax reduction provided in section 323.152 of the Revised Code.
- (2) (b) A unit in a housing cooperative that is occupied as a home, but not owned, by an individual whose domicile is in this state.
- (2) The homestead shall include so much of the land surrounding it, not exceeding one acre, as is reasonably necessary for the use of the dwelling or unit as a home. An owner includes a holder of one of the several estates in fee, a vendee in possession under a purchase agreement or a land contract, a mortgagor, a life tenant, one or more tenants with a right of survivorship, tenants in common, and a settlor of a revocable or irrevocable inter vivos trust holding the title to a homestead occupied by the settlor as of right under the trust. The tax commissioner shall adopt rules for the uniform classification and valuation of real property or portions of real property as homesteads.
- (B) "Sixty-five years of age or older" means a person who has attained age sixty-four prior to the first day of January of the year of application for reduction in real estate taxes.
- (C) "Permanently and totally disabled" means a person who has, on the first day of January of the year of application for reduction in real estate taxes, some impairment in body or mind that makes the person unable to work at any substantially remunerative employment that the person is reasonably able to perform and that will, with reasonable probability, continue for an indefinite period of at least twelve months without any present indication of recovery therefrom or has been certified as permanently and totally disabled by a state or federal agency having the function of so classifying persons.
- (D) "Housing cooperative" means a housing complex of at least two hundred fifty units that is owned and operated by a nonprofit corporation that issues a share of the corporation's stock to an individual, entitling the individual

to live in a unit of the complex, and collects a monthly maintenance fee from the individual to maintain, operate, and pay the taxes of the complex.

- **Sec. 323.152.** In addition to the reduction in taxes required under section 319.302 of the Revised Code, taxes shall be reduced as provided in divisions (A) and (B) of this section.
 - (A)(1) Division (A) of this section applies to any of the following:
 - (a) A person who is permanently and totally disabled;
 - (b) A person who is sixty-five years of age or older;
- (c) A person who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in taxes under this division in the year of death, provided the surviving spouse is at least fifty-nine but not sixty-five or more years of age on the date the deceased spouse dies.
- (2) Real property taxes on a homestead owned and occupied, or a homestead in a housing cooperative occupied, by a person to whom division (A) of this section applies shall be reduced for each year for which the owner obtains a certificate of reduction from the county auditor under section 323.154 of the Revised Code or for which the occupant obtains a certificate of reduction in accordance with section 323.159 of the Revised Code an application for the reduction has been approved. The reduction shall equal the greater of the reduction granted for the tax year preceding the first tax year to which this section applies pursuant to Section 803.06 of Am. Sub. H.B. 119 of the 127th general assembly, if the taxpayer received a reduction for that preceding tax year, or the product of the following:
- (a) Twenty-five thousand dollars of the true value of the property in money;
- (b) The assessment percentage established by the tax commissioner under division (B) of section 5715.01 of the Revised Code, not to exceed thirty-five per cent;
- (c) The effective tax rate used to calculate the taxes charged against the property for the current year, where "effective tax rate" is defined as in section 323.08 of the Revised Code;
- (d) The quantity equal to one minus the sum of the percentage reductions in taxes received by the property for the current tax year under section 319.302 of the Revised Code and division (B) of section 323.152 of the Revised Code.
- (B) To provide a partial exemption, real property taxes on any homestead, and manufactured home taxes on any manufactured or mobile home on which a manufactured home tax is assessed pursuant to division (D)(2) of section 4503.06 of the Revised Code, shall be reduced for each year for which the owner obtains a certificate of reduction from the county auditor under section 323.154 of the Revised Code an application for the reduction has been approved.

The amount of the reduction shall equal two and one-half per cent of the amount of taxes to be levied on the homestead or the manufactured or mobile home after applying section 319.301 of the Revised Code.

- (C) The reductions granted by this section do not apply to special assessments or respread of assessments levied against the homestead, and if there is a transfer of ownership subsequent to the filing of an application for a reduction in taxes, such reductions are not forfeited for such year by virtue of such transfer.
- (D) The reductions in taxable value referred to in this section shall be applied solely as a factor for the purpose of computing the reduction of taxes under this section and shall not affect the total value of property in any subdivision or taxing district as listed and assessed for taxation on the tax lists and duplicates, or any direct or indirect limitations on indebtedness of a subdivision or taxing district. If after application of sections 5705.31 and 5705.32 of the Revised Code, including the allocation of all levies within the ten-mill limitation to debt charges to the extent therein provided, there would be insufficient funds for payment of debt charges not provided for by levies in excess of the ten-mill limitation, the reduction of taxes provided for in sections 323.151 to 323.159 of the Revised Code shall be proportionately adjusted to the extent necessary to provide such funds from levies within the ten-mill limitation.
- (E) No reduction shall be made on the taxes due on the homestead of any person convicted of violating division (C) or (D) or (E) of section 323.153 of the Revised Code for a period of three years following the conviction.
- **Sec. 323.153.** (A) To obtain a reduction in real property taxes under division (A) or (B) of section 323.152 of the Revised Code or in manufactured home taxes under division (B) of section 323.152 of the Revised Code, the owner shall file an application with the county auditor of the county in which the owner's homestead is located.

To obtain a reduction in real property taxes under division (A) of section 323.152 of the Revised Code, the occupant of a homestead in a housing cooperative shall file an application with the nonprofit corporation that owns and operates the housing cooperative, in accordance with this paragraph. Not later than the first day of March each year, the corporation shall obtain applications from the county auditor's office and provide one to each new occupant. Not later than the first day of May, any occupant who may be eligible for a reduction in taxes under division (A) of section 323.152 of the Revised Code shall submit the completed application to the corporation. Not later than the fifteenth day of May, the corporation shall file all completed applications, and the information required by division (B) of section 323.159 of the Revised Code, with the county auditor of the county in which the occupants' homesteads are located. Continuing applications shall be furnished to an occupant in the manner provided in division (C)(4) of this section.

(1) An application for reduction based upon a physical disability shall be accompanied by a certificate signed by a physician, and an application for

reduction based upon a mental disability shall be accompanied by a certificate signed by a physician or psychologist licensed to practice in this state, attesting to the fact that the applicant is permanently and totally disabled. The certificate shall be in a form that the tax commissioner requires and shall include the definition of permanently and totally disabled as set forth in section 323.151 of the Revised Code. An application for reduction based upon a disability certified as permanent and total by a state or federal agency having the function of so classifying persons shall be accompanied by a certificate from that agency.

An application for a reduction under division (A) of section 323.152 of the Revised Code constitutes a continuing application for a reduction in taxes for each year in which the dwelling is the applicant's homestead.

- (2) An application for a reduction in taxes under division (B) of section 323.152 of the Revised Code shall be filed only if the homestead or manufactured or mobile home was transferred in the preceding year or did not qualify for and receive the reduction in taxes under that division for the preceding tax year. The application for homesteads transferred in the preceding year shall be incorporated into any form used by the county auditor to administer the tax law in respect to the conveyance of real property pursuant to section 319.20 of the Revised Code or of used manufactured homes or used mobile homes as defined in section 5739.0210 of the Revised Code. The owner of a manufactured or mobile home who has elected under division (D)(4) of section 4503.06 of the Revised Code to be taxed under division (D)(2) of that section for the ensuing year may file the application at the time of making that election. The application shall contain a statement that failure by the applicant to affirm on the application that the dwelling on the property conveyed is the applicant's homestead prohibits the owner from receiving the reduction in taxes until a proper application is filed within the period prescribed by division (A)(3) of this section. Such an application constitutes a continuing application for a reduction in taxes for each year in which the dwelling is the applicant's homestead.
- (3) Failure to receive a new application filed under division (A)(1) or (2) or notification under division (C) of this section after a certificate of reduction has been issued under section 323.154 of the Revised Code, or failure to receive a new application filed under division (A)(1) or notification under division (C) of this section after a certificate of reduction has been issued under section 323.159 of the Revised Code, an application for reduction has been approved is prima-facie evidence that the original applicant is entitled to the reduction in taxes calculated on the basis of the information contained in the original application. The original application and any subsequent application, including any late application, shall be in the form of a signed statement and shall be filed after the first Monday in January and not later than the first Monday in June. The original application and any subsequent application for a reduction in real property taxes shall be filed in the year for which the reduction is sought. The original application and any subsequent application for a reduction in manufactured home taxes shall be filed in the year preceding the year for which the reduction is sought. The statement shall be on a form, devised and supplied

by the tax commissioner, which shall require no more information than is necessary to establish the applicant's eligibility for the reduction in taxes and the amount of the reduction, and, for a certificate of reduction issued under section 323.154 of the Revised Code except for homesteads that are units in a housing cooperative, shall include an affirmation by the applicant that ownership of the homestead was not acquired from a person, other than the applicant's spouse, related to the owner by consanguinity or affinity for the purpose of qualifying for the real property or manufactured home tax reduction provided for in division (A) or (B) of section 323.152 of the Revised Code. The form shall contain a statement that conviction of willfully falsifying information to obtain a reduction in taxes or failing to comply with division (C) of this section results in the revocation of the right to the reduction for a period of three years.

(B) A late application for a tax reduction for the year preceding the year in which an original application is filed, or for a reduction in manufactured home taxes for the year in which an original application is filed, may be filed with the original application. If the county auditor determines the information contained in the late application is correct, the auditor shall determine the amount of the reduction in taxes to which the applicant would have been entitled for the preceding tax year had the applicant's application been timely filed and approved in that year.

The amount of such reduction shall be treated by the auditor as an overpayment of taxes by the applicant and shall be refunded in the manner prescribed in section 5715.22 of the Revised Code for making refunds of overpayments. On the first day of July of each year, the county auditor shall certify the total amount of the reductions in taxes made in the current year under this division to the tax commissioner, who shall treat the full amount thereof as a reduction in taxes for the preceding tax year and shall make reimbursement to the county therefor in the manner prescribed by section 323.156 of the Revised Code, from money appropriated for that purpose.

- (C)(1) If, in any year after an application has been filed under division (A)(1) or (2) of this section, the owner does not qualify for a reduction in taxes on the homestead or on the manufactured or mobile home set forth on such application, the owner shall notify the county auditor that the owner is not qualified for a reduction in taxes.
- (2) If, in any year after an application has been filed under division (A) of this section, the occupant of a homestead in a housing cooperative does not qualify for a reduction in taxes on the homestead, the occupant shall notify the county auditor that the occupant is not qualified for a reduction in taxes or file a new application under division (A) of this section.
- (3) If the county auditor or county treasurer discovers that the owner of property not entitled to the reduction in taxes under division (B) of section 323.152 of the Revised Code failed to notify the county auditor as required by division (C)(1) of this section, a charge shall be imposed against the property in the amount by which taxes were reduced under that division for each tax year the

county auditor ascertains that the property was not entitled to the reduction and was owned by the current owner. Interest shall accrue in the manner prescribed by division (B) of section 323.121 or division (G)(2) of section 4503.06 of the Revised Code on the amount by which taxes were reduced for each such tax year as if the reduction became delinquent taxes at the close of the last day the second installment of taxes for that tax year could be paid without penalty. The county auditor shall notify the owner, by ordinary mail, of the charge, of the owner's right to appeal the charge, and of the manner in which the owner may appeal. The owner may appeal the imposition of the charge and interest by filing an appeal with the county board of revision not later than the last day prescribed for payment of real and public utility property taxes under section 323.12 of the Revised Code following receipt of the notice and occurring at least ninety days after receipt of the notice. The appeal shall be treated in the same manner as a complaint relating to the valuation or assessment of real property under Chapter 5715. of the Revised Code. The charge and any interest shall be collected as other delinquent taxes.

- (4) Each year during January, the county auditor shall furnish by ordinary mail a continuing application to each person issued a certificate of reduction under section 323.154 or 323.159 of the Revised Code with respect to a reduction in taxes receiving a reduction under division (A) of section 323.152 of the Revised Code. The continuing application shall be used to report changes in ownership or occupancy of the homestead, including changes in or revocation of a revocable inter vivos trust, changes in disability, and other changes in the information earlier furnished the auditor relative to the reduction in taxes on the property. The continuing application shall be returned to the auditor not later than the first Monday in June; provided, that if such changes do not affect the status of the homestead exemption or the amount of the reduction to which the owner is entitled under division (A) of section 323.152 of the Revised Code or to which the occupant is entitled under section 323.159 of the Revised Code, the application does not need to be returned.
- (5) Each year during February, the county auditor, except as otherwise provided in this paragraph, shall furnish by ordinary mail an original application to the owner, as of the first day of January of that year, of a homestead or a manufactured or mobile home that transferred during the preceding calendar year and that qualified for and received a reduction in taxes under division (B) of section 323.152 of the Revised Code for the preceding tax year. In order to receive the reduction under that division, the owner shall file the application with the county auditor not later than the first Monday in June. If the application is not timely filed, the auditor shall not grant a reduction in taxes for the homestead for the current year, and shall notify the owner that the reduction in taxes has not been granted, in the same manner prescribed under section 323.154 of the Revised Code for notification of denial of an application. Failure of an owner to receive an application does not excuse the failure of the owner to file an original application. The county auditor is not required to furnish an application under this paragraph for any homestead for which application has previously been

made on a form incorporated into any form used by the county auditor to administer the tax law in respect to the conveyance of real property or of used manufactured homes or used mobile homes, and an owner who previously has applied on such a form is not required to return an application furnished under this paragraph.

- (D) No person shall knowingly make a false statement for the purpose of obtaining a reduction in the person's real property or manufactured home taxes under section 323.152 of the Revised Code.
- (E) No person shall knowingly fail to notify the county auditor of changes required by division (C) of this section that have the effect of maintaining or securing a reduction in taxes under section 323.152 of the Revised Code.
- (F) No person shall knowingly make a false statement or certification attesting to any person's physical or mental condition for purposes of qualifying such person for tax relief pursuant to sections 323.151 to 323.159 of the Revised Code.

Sec. 323.154. On or before the day the county auditor has completed the duties imposed by sections 319.30 to 319.302 of the Revised Code, the auditor shall issue a certificate of reduction in taxes in triplicate for each person who has complied with section 323.153 of the Revised Code and whose homestead, as defined in division (A)(1) of section 323,151 of the Revised Code, or manufactured or mobile home the auditor finds is entitled to a reduction in real property or manufactured home taxes for that year under section 323.152 of the Revised Code. Except as provided in section 323.159 of the Revised Code, in the ease of a homestead entitled to a reduction under division (A) of that section, the certificate shall state the taxable value of the homestead on the first day of January of that year, the total reduction in taxes for that year under that section, the tax rate that is applicable against such homestead for that year, and any other information the tax commissioner requires. In the case of a homestead or a manufactured or mobile home entitled to a reduction under division (B) of that section, the certificate shall state the total amount of the reduction in taxes for that year under that section and any other information the tax commissioner requires. The certificate for reduction in taxes shall be on a form approved by the commissioner. Upon issuance of such a certificate, the county auditor shall forward one copy and the original to the county treasurer and retain one copy. The county auditor also The county auditor shall approve or deny an application for reduction under section 323.152 of the Revised Code and shall so notify the applicant not later than the first Monday in October. Notification shall be provided on a form prescribed by the tax commissioner. If the application is approved, upon issuance of the notification the county auditor shall record the amount of reduction in taxes in the appropriate column on the general tax list and duplicate of real and public utility property and on the manufactured home tax list. If the application is denied, the notification shall inform the applicant of the reasons for the denial.

If an application, late application, or continuing application is not approved, or if the county auditor otherwise determines that a homestead or a manufactured or mobile home does not qualify for a reduction in taxes under division (A) or (B) of section 323.152 of the Revised Code, the auditor shall notify the applicant of the reasons for denial not later than the first Monday in October. If an applicant believes that the application for reduction has been improperly denied or that the reduction is for less than that to which the applicant is entitled, the applicant may file an appeal with the county board of revision not later than the date of closing of the collection for the first half of real and public utility property taxes or manufactured home taxes. The appeal shall be treated in the same manner as a complaint relating to the valuation or assessment of real property under Chapter 5715. of the Revised Code.

Sec. 323.155. The county treasurer shall retain the original certificate of reduction in taxes issued under section 323.154 of the Revised Code and forward the copy to the person to whom the certificate is issued, along with the tax bill submitted pursuant to section 323.13 of the Revised Code or the advance payment certificate submitted pursuant to section 4503.061 of the Revised Code.

The county treasurer shall retain the original certificate of reduction issued under section 323.159 of the Revised Code and forward a copy to the person to whom the certificate is issued, and a copy to the nonprofit corporation that owns and operates the housing cooperative in which the person is an occupant, along with the corporation's tax bill submitted pursuant to section 323.13 of the Revised Code.

The tax bill <u>prescribed under section 323.131 of the Revised Code</u> shall indicate the net amount of taxes due following the reductions in taxes under sections 319.301, 319.302, and 323.152 of the Revised Code.

Any reduction in taxes under this section 323.152 of the Revised Code shall be disregarded as income or resources in determining eligibility for any program or calculating any payment under Title LI of the Revised Code.

Sec. 323.156. Within thirty days after a settlement of taxes under divisions (A), (C), and (H) of section 321.24 of the Revised Code, the county treasurer shall certify to the tax commissioner one-half of the total amount of taxes on real property that were reduced pursuant to section 323.152 of the Revised Code for the preceding tax year, and one-half of the total amount of taxes on manufactured and mobile homes that were reduced pursuant to division (B) of section 323.152 of the Revised Code for the current tax year , as evidenced by the certificates of reduction and the tax duplicate certified to the county treasurer by the county auditor. The commissioner, within thirty days of the receipt of such certifications, shall provide for payment to the county treasurer, from the general revenue fund, of the amount certified, which shall be credited upon receipt to the county's undivided income tax fund, and an amount equal to two per cent of the amount by which taxes were reduced, which shall be credited upon receipt to the county general fund as a payment, in addition to the fees and charges authorized by sections 319.54 and 321.26 of the Revised Code,

to the county auditor and treasurer for the costs of administering the exemption provided under sections 323.151 to 323.159 of the Revised Code.

Immediately upon receipt of funds into the county undivided income tax fund under this section, the auditor shall distribute the full amount thereof among the taxing districts in the county as though the total had been paid as taxes by each person for whom taxes were reduced under sections 323.151 to 323.159 of the Revised Code.

Sec. 323.159. (A) As used in this section:

- (1) "Applicant" means the person who occupies a homestead in a housing cooperative.
- (2) "Homestead" has the same meaning as in division (A) $\frac{(2)}{(1)(b)}$ of section 323.151 of the Revised Code.
- (B) Not later than the first day of May each year, any nonprofit corporation that owns and operates a housing cooperative shall determine the amount of property taxes it paid for the housing cooperative for the preceding tax year and shall attribute to each homestead in the housing cooperative a portion of the total property taxes as if the homestead's occupant paid the taxes. The taxes attributed to each homestead shall be based on the percentage that the square footage of the homestead is of the total square footage of the housing cooperative and on other reasonable factors that reflect the value of the homestead. Not later than the fifteenth day of May each year, the corporation shall file this information with the county auditor, along with any applications submitted to it under division (A) of section 323.153 of the Revised Code. No nonprofit corporation that owns and operates a housing cooperative shall fail to file with the county auditor the information required by this division and division (A) of section 323.153 of the Revised Code.
- (C) On or before the day the county auditor has completed the duties imposed by sections 319.30 to 319.302 of the Revised Code, the auditor shall issue a certificate of reduction in taxes for each applicant who has complied with section 323.153 of the Revised Code and whose homestead the auditor finds is entitled to a reduction in real property taxes for that year under division (A) of section 323.152 of the Revised Code. The county auditor shall calculate the taxable value of each applicant's homestead as if the homestead was owned by the applicant and shall use the information provided by the nonprofit corporation under division (B) of this section to determine the reduction in taxable value to be attributed to the homestead.

The certificate shall state the taxable value, on the first day of January of that year, attributed to each homestead in the housing cooperative; the reduction in taxable value and reduction in taxes attributed to the homestead; the total amount of the reduction in taxable value for the housing cooperative based on all certificates issued under this section for homesteads in the housing cooperative; the nonprofit corporation's total reduction in taxes for that year under division (A) of section 323.152 of the Revised Code; the tax rate that is applicable against

the housing cooperative for that year; and any other information the tax commissioner requires. The county auditor shall prepare three copies of the original certificate. Upon the issuance of such a certificate, the county auditor shall forward two copies and the original to the county treasurer and retain one copy. The county auditor also The county auditor shall approve or deny an application for reduction under division (A) of section 323.152 of the Revised Code and, not later than the first Monday in October, shall so notify the applicant and the nonprofit corporation that owns and operates the housing cooperative. Notification shall be provided on a form prescribed by the tax commissioner. If the application is approved, upon issuance of the notification the county auditor shall record the amount of reduction in taxes in the appropriate column on the general tax list and duplicate of real and public utility property.

- (D) On receipt of the notice from the county auditor under division (C) of this section, the nonprofit corporation that owns and operates the housing cooperative shall reduce the monthly maintenance fee for each homestead for which an applicant received a certificate of reduction under this section application for reduction was approved for the year following the year for which the eertificate was issued application was approved. The reduction in the monthly maintenance fee shall equal one-twelfth of the reduction in taxes attributed to the homestead by the county auditor under division (C) of this section.
- (E) If an application, late application, or continuing application is not approved, or if the county auditor otherwise determines that a homestead does not qualify for a reduction in taxes under division (A) of section 323.152 of the Revised Code, the auditor shall notify the applicant, and the nonprofit corporation that owns and operates the housing cooperative, of the reasons for denial not later than the first Monday in October. If the applicant believes that the application for reduction has been improperly denied, or the nonprofit corporation that owns and operates the housing cooperative believes that the reduction is for less than that to which the housing cooperative is entitled, the applicant or housing cooperative, respectively, may file an appeal with the county board of revision not later than the date of closing of the collection for the first half of real and public utility property taxes. The appeal shall be treated in the same manner as a complaint relating to the valuation or assessment of real property under Chapter 5715. of the Revised Code."

Between lines 5078 and 5079, insert:

"**Sec. 3317.16.** (A) As used in this section:

- (1) "State share percentage" means the percentage calculated for a joint vocational school district as follows:
- (a) Calculate the state base cost funding amount for the district under division (B) of this section. If the district would not receive any base cost funding for that year under that division, the district's state share percentage is

zero.

(b) If the district would receive base cost funding under that division, divide that base cost amount by an amount equal to the following:

the formula amount X formula ADM

The resultant number is the district's state share percentage.

- (2) The "total special education weight" for a joint vocational school district shall be calculated in the same manner as prescribed in division (B)(1) of section 3317.022 of the Revised Code.
- (3) The "total vocational education weight" for a joint vocational school district shall be calculated in the same manner as prescribed in division (B)(4) of section 3317.022 of the Revised Code.
- (4) The "total recognized valuation" of a joint vocational school district shall be determined by adding the recognized valuations of all its constituent school districts that were subject to the joint vocational school district's tax levies for the applicable fiscal year both the current and preceding tax years.
- (5) "Resident district" means the city, local, or exempted village school district in which a student is entitled to attend school under section 3313.64 or 3313.65 of the Revised Code.
- (6) "Community school" means a community school established under Chapter 3314. of the Revised Code.
- (B) The department of education shall compute and distribute state base cost funding to each joint vocational school district for the fiscal year in accordance with the following formula:

(formula amount X formula ADM) - (.0005 X total recognized valuation)

If the difference obtained under this division is a negative number, the district's computation shall be zero.

(C)(1) The department shall compute and distribute state vocational education additional weighted costs funds to each joint vocational school district in accordance with the following formula:

state share percentage X formula amount X total vocational education weight

In each fiscal year, a joint vocational school district receiving funds under division (C)(1) of this section shall spend those funds only for the purposes the department designates as approved for vocational education expenses. Vocational educational expenses approved by the department shall include only expenses connected to the delivery of career-technical programming to career-technical students. The department shall require the joint vocational school district to report data annually so that the department may

monitor the district's compliance with the requirements regarding the manner in which funding received under division (C)(1) of this section may be spent.

(2) The department shall compute for each joint vocational school district state funds for vocational education associated services costs in accordance with the following formula:

state share percentage X .05 X the formula amount X the sum of categories one and two vocational education ADM

In any fiscal year, a joint vocational school district receiving funds under division (C)(2) of this section, or through a transfer of funds pursuant to division (L) of section 3317.023 of the Revised Code, shall spend those funds only for the purposes that the department designates as approved for vocational education associated services expenses, which may include such purposes as apprenticeship coordinators, coordinators for other vocational education services, vocational evaluation, and other purposes designated by the department. The department may deny payment under division (C)(2) of this section to any district that the department determines is not operating those services or is using funds paid under division (C)(2) of this section, or through a transfer of funds pursuant to division (L) of section 3317.023 of the Revised Code, for other purposes.

(D)(1) The department shall compute and distribute state special education and related services additional weighted costs funds to each joint vocational school district in accordance with the following formula:

state share percentage X formula amount X total special education weight

- (2)(a) As used in this division, the "personnel allowance" means thirty thousand dollars in fiscal years 2008 and 2009.
- (b) For the provision of speech language pathology services to students, including students who do not have individualized education programs prepared for them under Chapter 3323. of the Revised Code, and for no other purpose, the department shall pay each joint vocational school district an amount calculated under the following formula:

(formula ADM divided by 2000) X the personnel allowance X state share percentage

(3) In any fiscal year, a joint vocational school district shall spend for purposes that the department designates as approved for special education and related services expenses at least the amount calculated as follows:

(formula amount
X the sum of categories one through
six special education ADM) +
(total special education weight X
formula amount)

The purposes approved by the department for special education expenses shall include, but shall not be limited to, compliance with state rules governing the education of children with disabilities, providing services identified in a student's individualized education program as defined in section 3323.01 of the Revised Code, provision of speech language pathology services, and the portion of the district's overall administrative and overhead costs that are attributable to the district's special education student population.

The department shall require joint vocational school districts to report data annually to allow for monitoring compliance with division (D)(3) of this section. The department shall annually report to the governor and the general assembly the amount of money spent by each joint vocational school district for special education and related services.

- (4) In any fiscal year, a joint vocational school district shall spend for the provision of speech language pathology services not less than the sum of the amount calculated under division (D)(1) of this section for the students in the district's category one special education ADM and the amount calculated under division (D)(2) of this section.
- (E)(1) If a joint vocational school district's costs for a fiscal year for a student in its categories two through six special education ADM exceed the threshold catastrophic cost for serving the student, as specified in division (C)(3)(b) of section 3317.022 of the Revised Code, the district may submit to the superintendent of public instruction documentation, as prescribed by the superintendent, of all of its costs for that student. Upon submission of documentation for a student of the type and in the manner prescribed, the department shall pay to the district an amount equal to the sum of the following:
- (a) One-half of the district's costs for the student in excess of the threshold catastrophic cost;
- (b) The product of one-half of the district's costs for the student in excess of the threshold catastrophic cost multiplied by the district's state share percentage.
- (2) The district shall only report under division (E)(1) of this section, and the department shall only pay for, the costs of educational expenses and the related services provided to the student in accordance with the student's individualized education program. Any legal fees, court costs, or other costs associated with any cause of action relating to the student may not be included in the amount.
- (F) Each fiscal year, the department shall pay each joint vocational school district an amount for adult technical and vocational education and specialized consultants.
- (G)(1) A joint vocational school district's local share of special education and related services additional weighted costs equals:

(1 - state share percentage) X

Total special education weight X the formula amount

(2) For each student with a disability receiving special education and related services under an individualized education program, as defined in section 3323.01 of the Revised Code, at a joint vocational district, the resident district or, if the student is enrolled in a community school, the community school shall be responsible for the amount of any costs of providing those special education and related services to that student that exceed the sum of the amount calculated for those services attributable to that student under divisions (B), (D), (E), and (G)(1) of this section.

Those excess costs shall be calculated by subtracting the sum of the following from the actual cost to provide special education and related services to the student:

- (a) The formula amount;
- (b) The product of the formula amount times the applicable multiple specified in section 3317.013 of the Revised Code;
 - (c) Any funds paid under division (E) of this section for the student;
- (d) Any other funds received by the joint vocational school district under this chapter to provide special education and related services to the student, not including the amount calculated under division (G)(2) of this section.
- (3) The board of education of the joint vocational school district may report the excess costs calculated under division (G)(2) of this section to the department of education.
- (4) If the board of education of the joint vocational school district reports excess costs under division (G)(3) of this section, the department shall pay the amount of excess cost calculated under division (G)(2) of this section to the joint vocational school district and shall deduct that amount as provided in division (G)(4)(a) or (b) of this section, as applicable:
- (a) If the student is not enrolled in a community school, the department shall deduct the amount from the account of the student's resident district pursuant to division (M) of section 3317.023 of the Revised Code.
- (b) If the student is enrolled in a community school, the department shall deduct the amount from the account of the community school pursuant to section 3314.083 of the Revised Code.

Sec. 4503.065. (A) This section applies to any of the following:

- (1) An individual who is permanently and totally disabled;
- (2) An individual who is sixty-five years of age or older;
- (3) An individual who is the surviving spouse of a deceased person who was permanently and totally disabled or sixty-five years of age or older and who applied and qualified for a reduction in assessable value under this section in the

year of death, provided the surviving spouse is at least fifty-nine but not sixty-five or more years of age on the date the deceased spouse dies.

- (B) The manufactured home tax on a manufactured or mobile home that is paid pursuant to division (C) of section 4503.06 of the Revised Code and that is owned and occupied as a home by an individual whose domicile is in this state and to whom this section applies, shall be reduced for any tax year for which the owner obtains a certificate of reduction from the county auditor under section 4503.067 of the Revised Code an application for such reduction has been approved, provided the individual did not acquire ownership from a person, other than the individual's spouse, related by consanguinity or affinity for the purpose of qualifying for the reduction. An owner includes a settlor of a revocable or irrevocable inter vivos trust holding the title to a manufactured or mobile home occupied by the settlor as of right under the trust.
- (1) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(2) of that section, the reduction shall equal the greater of the reduction granted for the tax year preceding the first tax year to which this section applies pursuant to Section 803.06 of Am. Sub. H.B. 119 of the 127th general assembly, if the taxpayer received a reduction for that preceding tax year, or the product of the following:
- (a) Twenty-five thousand dollars of the true value of the property in money;
- (b) The assessment percentage established by the tax commissioner under division (B) of section 5715.01 of the Revised Code, not to exceed thirty-five per cent:
- (c) The effective tax rate used to calculate the taxes charged against the property for the current year, where "effective tax rate" is defined as in section 323.08 of the Revised Code;
- (d) The quantity equal to one minus the sum of the percentage reductions in taxes received by the property for the current tax year under section 319.302 of the Revised Code and division (B) of section 323.152 of the Revised Code.
- (2) For manufactured and mobile homes for which the tax imposed by section 4503.06 of the Revised Code is computed under division (D)(1) of that section, the reduction shall equal the greater of the reduction granted for the tax year preceding the first tax year to which this section applies pursuant to Section 803.06 of Am. Sub. H.B. 119 of the 127th general assembly, if the taxpayer received a reduction for that preceding tax year, or the product of the following:
- (a) Twenty-five thousand dollars of the cost to the owner, or the market value at the time of purchase, whichever is greater, as those terms are used in division (D)(1) of section 4503.06 of the Revised Code;
- (b) The percentage from the appropriate schedule in division (D)(1)(b) of section 4503.06 of the Revised Code;

- (c) The assessment percentage of forty per cent used in division (D)(1)(b) of section 4503.06 of the Revised Code:
 - (d) The tax rate of the taxing district in which the home has its situs.
- (C) If the owner or the spouse of the owner of a manufactured or mobile home is eligible for a homestead exemption on the land upon which the home is located, the reduction to which the owner or spouse is entitled under this section shall not exceed the difference between the reduction to which the owner or spouse is entitled under division (B) of this section and the amount of the reduction under the homestead exemption.
- (D) No reduction shall be made with respect to the home of any person convicted of violating division (C) or (D) of section 4503.066 of the Revised Code for a period of three years following the conviction.
- **Sec. 4503.066.** (A)(1) To obtain a tax reduction under section 4503.065 of the Revised Code, the owner of the home shall file an application with the county auditor of the county in which the home is located. An application for reduction in taxes based upon a physical disability shall be accompanied by a certificate signed by a physician, and an application for reduction in taxes based upon a mental disability shall be accompanied by a certificate signed by a physician or psychologist licensed to practice in this state. The certificate shall attest to the fact that the applicant is permanently and totally disabled, shall be in a form that the department of taxation requires, and shall include the definition of totally and permanently disabled as set forth in section 4503.064 of the Revised Code. An application for reduction in taxes based upon a disability certified as permanent and total by a state or federal agency having the function of so classifying persons shall be accompanied by a certificate from that agency.
- (2) Each application shall constitute a continuing application for a reduction in taxes for each year in which the manufactured or mobile home is occupied by the applicant. Failure to receive a new application or notification under division (B) of this section after a certificate of reduction has been issued under section 4503.067 of the Revised Code an application for reduction has been approved is prima-facie evidence that the original applicant is entitled to the reduction calculated on the basis of the information contained in the original application. The original application and any subsequent application shall be in the form of a signed statement and shall be filed not later than the first Monday in June. The statement shall be on a form, devised and supplied by the tax commissioner, that shall require no more information than is necessary to establish the applicant's eligibility for the reduction in taxes and the amount of the reduction to which the applicant is entitled. The form also shall contain a statement that conviction of willfully falsifying information to obtain a reduction in taxes or failing to comply with division (B) of this section shall result in the revocation of the right to the reduction for a period of three years.
- (3) A late application for a reduction in taxes for the year preceding the year for which an original application is filed may be filed with an original

application. If the auditor determines that the information contained in the late application is correct, the auditor shall determine both the amount of the reduction in taxes to which the applicant would have been entitled for the current tax year had the application been timely filed and approved in the preceding year, and the amount the taxes levied under section 4503.06 of the Revised Code for the current year would have been reduced as a result of the reduction. When an applicant is permanently and totally disabled on the first day of January of the year in which the applicant files a late application, the auditor, in making the determination of the amounts of the reduction in taxes under division (A)(3) of this section, is not required to determine that the applicant was permanently and totally disabled on the first day of January of the preceding year.

The amount of the reduction in taxes pursuant to a late application shall be treated as an overpayment of taxes by the applicant. The auditor shall credit the amount of the overpayment against the amount of the taxes or penalties then due from the applicant, and, at the next succeeding settlement, the amount of the credit shall be deducted from the amount of any taxes or penalties distributable to the county or any taxing unit in the county that has received the benefit of the taxes or penalties previously overpaid, in proportion to the benefits previously received. If, after the credit has been made, there remains a balance of the overpayment, or if there are no taxes or penalties due from the applicant, the auditor shall refund that balance to the applicant by a warrant drawn on the county treasurer in favor of the applicant. The treasurer shall pay the warrant from the general fund of the county. If there is insufficient money in the general fund to make the payment, the treasurer shall pay the warrant out of any undivided manufactured or mobile home taxes subsequently received by the treasurer for distribution to the county or taxing district in the county that received the benefit of the overpaid taxes, in proportion to the benefits previously received, and the amount paid from the undivided funds shall be deducted from the money otherwise distributable to the county or taxing district in the county at the next or any succeeding distribution. At the next or any succeeding distribution after making the refund, the treasurer shall reimburse the general fund for any payment made from that fund by deducting the amount of that payment from the money distributable to the county or other taxing unit in the county that has received the benefit of the taxes, in proportion to the benefits previously received. On the second Monday in September of each year, the county auditor shall certify the total amount of the reductions in taxes made in the current year under division (A)(3) of this section to the tax commissioner who shall treat that amount as a reduction in taxes for the current tax year and shall make reimbursement to the county of that amount in the manner prescribed in section 4503.068 of the Revised Code, from moneys appropriated for that purpose.

(B) If in any year <u>after for which</u> an application <u>for reduction in taxes</u> has been <u>filed under division (A) of this section approved</u> the owner no longer qualifies for the reduction <u>in taxes for which the owner was issued a certificate</u>, the owner shall notify the county auditor that the owner is not qualified for a

reduction in taxes.

During January of each year, the county auditor shall furnish each person issued a certificate of reduction whose application for reduction has been approved, by ordinary mail, a form on which to report any changes in ownership of the home, including changes in or revocation of a revocable inter vivos trust, changes in , occupancy, disability, and other changes in the information earlier furnished the auditor relative to the application.

- (C) No person shall knowingly make a false statement for the purpose of obtaining a reduction in taxes under section 4503.065 of the Revised Code.
- (D) No person shall knowingly fail to notify the county auditor of any change required by division (B) of this section that has the effect of maintaining or securing a reduction in taxes under section 4503.065 of the Revised Code.
- (E) No person shall knowingly make a false statement or certification attesting to any person's physical or mental condition for purposes of qualifying such person for tax relief pursuant to sections 4503.064 to 4503.069 of the Revised Code.
- (F) Whoever violates division (C), (D), or (E) of this section is guilty of a misdemeanor of the fourth degree.
- Sec. 4503.067. (A) At the same time the tax bill for the first half of the tax year is issued, the county auditor shall issue a certificate of reduction in taxes for a manufactured or mobile home in triplicate for each person who has complied with section 4503.066 of the Revised Code and been found by the auditor to be entitled to a reduction in taxes for the succeeding tax year. The certificate shall set forth the amount of the reduction in taxes calculated under section 4503.065 of the Revised Code. Upon issuance of the certificate, the auditor shall reduce the manufactured home tax levied on the home for the succeeding tax year by the required amount and forward the original and one copy of the certificate to the county treasurer. The auditor shall retain one copy of the certificate. The treasurer shall retain the original certificate and forward the remaining copy to the recipient with the tax bill delivered pursuant to division (D)(6) of section 4503.06 of the Revised Code.
- (B) If the application or a continuing application is not approved, the auditor shall notify the applicant of the reasons for denial no later than the first Monday in October. The county auditor shall approve or deny an application for reduction under section 4503.065 of the Revised Code and shall so notify the applicant not later than the first Monday in October. Notification shall be provided on a form prescribed by the tax commissioner. If a person believes that the person's application for reduction in taxes has been improperly denied or is for less than that to which the person is entitled, the person may file an appeal with the county board of revision no later than the thirty-first day of January of the following calendar year. The appeal shall be treated in the same manner as a complaint relating to the valuation or assessment of real property under Chapter 5715. of the Revised Code.

Sec. 4503.068. On or before the second Monday in September of each year, the county treasurer shall total the amount by which the taxes levied in that year were reduced pursuant to section 4503.067 4503.065 of the Revised Code, and certify that amount to the tax commissioner. Within ninety days of the receipt of the certification, the commissioner shall certify that amount to the director of budget and management and the director shall make two payments from the general revenue fund in favor of the county treasurer. One shall be in the full amount by which taxes were reduced. The other shall be in an amount equal to two per cent of such amount and shall be a payment to the county auditor and county treasurer for the costs of administering sections 4503.064 to 4503.069 of the Revised Code.

Immediately upon receipt of the payment in the full amount by which taxes were reduced, the full amount of the payment shall be distributed among the taxing districts in the county as though it had been received as taxes under section 4503.06 of the Revised Code from each person for whom taxes were reduced under sections 4503.064 to 4503.069 section 4503.065 of the Revised Code."

Between lines 5131 and 5132, insert:

"Sec. 4735.18. (A) Subject to section 4735.32 of the Revised Code, the superintendent of real estate, upon the superintendent's own motion, may investigate the conduct of any licensee. Subject to section 4735.32 of the Revised Code, the Ohio real estate commission shall, pursuant to section 4735.051 of the Revised Code, impose disciplinary sanctions upon any licensee who, whether or not acting in the licensee's capacity as a real estate broker or salesperson, or in handling the licensee's own property, is found to have been convicted of a felony or a crime of moral turpitude, and shall, pursuant to section 4735.051 of the Revised Code, impose disciplinary sanctions upon any licensee who, in the licensee's capacity as a real estate broker or salesperson, or in handling the licensee's own property, is found guilty of:

- (1) Knowingly making any misrepresentation;
- (2) Making any false promises with intent to influence, persuade, or induce;
- (3) A continued course of misrepresentation or the making of false promises through agents, salespersons, advertising, or otherwise;
- (4) Acting for more than one party in a transaction except as permitted by and in compliance with section 4735.71 of the Revised Code;
- (5) Failure within a reasonable time to account for or to remit any money coming into the licensee's possession which belongs to others;
- (6) Dishonest or illegal dealing, gross negligence, incompetency, or misconduct:
 - (7)(a) By final adjudication by a court, a violation of any municipal or

federal civil rights law relevant to the protection of purchasers or sellers of real estate or, by final adjudication by a court, any unlawful discriminatory practice pertaining to the purchase or sale of real estate prohibited by Chapter 4112. of the Revised Code, provided that such violation arose out of a situation wherein parties were engaged in bona fide efforts to purchase, sell, or lease real estate, in the licensee's practice as a licensed real estate broker or salesperson;

- (b) A second or subsequent violation of any unlawful discriminatory practice pertaining to the purchase or sale of real estate prohibited by Chapter 4112. of the Revised Code or any second or subsequent violation of municipal or federal civil rights laws relevant to purchasing or selling real estate whether or not there has been a final adjudication by a court, provided that such violation arose out of a situation wherein parties were engaged in bona fide efforts to purchase, sell, or lease real estate. For any second offense under this division, the commission shall suspend for a minimum of two months or revoke the license of the broker or salesperson. For any subsequent offense, the commission shall revoke the license of the broker or salesperson.
- (8) Procuring a license under this chapter, for the licensee or any salesperson by fraud, misrepresentation, or deceit;
- (9) Having violated or failed to comply with any provision of sections 4735.51 to 4735.74 of the Revised Code or having willfully disregarded or violated any other provisions of this chapter;
- (10) As a real estate broker, having demanded, without reasonable cause, other than from a broker licensed under this chapter, a commission to which the licensee is not entitled, or, as a real estate salesperson, having demanded, without reasonable cause, a commission to which the licensee is not entitled;
- (11) Except as permitted under section 4735.20 of the Revised Code, having paid commissions or fees to, or divided commissions or fees with, anyone not licensed as a real estate broker or salesperson under this chapter or anyone not operating as an out-of-state commercial real estate broker or salesperson under section 4735.022 of the Revised Code;
- (12) Having falsely represented membership in any real estate professional association of which the licensee is not a member;
- (13) Having accepted, given, or charged any undisclosed commission, rebate, or direct profit on expenditures made for a principal;
- (14) Having offered anything of value other than the consideration recited in the sales contract as an inducement to a person to enter into a contract for the purchase or sale of real estate or having offered real estate or the improvements on real estate as a prize in a lottery or scheme of chance;
- (15) Having acted in the dual capacity of real estate broker and undisclosed principal, or real estate salesperson and undisclosed principal, in any transaction;

- (16) Having guaranteed, authorized, or permitted any person to guarantee future profits which may result from the resale of real property;
- (17) Having placed a sign on any property offering it for sale or for rent without the consent of the owner or the owner's authorized agent;
- (18) Having induced any party to a contract of sale or lease to break such contract for the purpose of substituting in lieu of it a new contract with another principal;
- (19) Having negotiated the sale, exchange, or lease of any real property directly with a seller, purchaser, lessor, or tenant knowing that such seller, purchaser, lessor, or tenant is represented by another broker under a written exclusive agency agreement, exclusive right to sell or lease listing agreement, or exclusive purchaser agency agreement with respect to such property except as provided for in section 4735.75 of the Revised Code;
- (20) Having offered real property for sale or for lease without the knowledge and consent of the owner or the owner's authorized agent, or on any terms other than those authorized by the owner or the owner's authorized agent;
- (21) Having published advertising, whether printed, radio, display, or of any other nature, which was misleading or inaccurate in any material particular, or in any way having misrepresented any properties, terms, values, policies, or services of the business conducted;
- (22) Having knowingly withheld from or inserted in any statement of account or invoice any statement that made it inaccurate in any material particular;
- (23) Having published or circulated unjustified or unwarranted threats of legal proceedings which tended to or had the effect of harassing competitors or intimidating their customers;
- (24) Having failed to keep complete and accurate records of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and acceptances of them, records of receipts and disbursements of all funds received by the licensee as broker and incident to the licensee's transactions as such, and records required pursuant to divisions (C)(4) and (5) of section 4735.20 of the Revised Code, and any other instruments or papers related to the performance of any of the acts set forth in the definition of a real estate broker;
- (25) Failure of a real estate broker or salesperson to furnish all parties involved in a real estate transaction true copies of all listings and other agreements to which they are a party, at the time each party signs them;
- (26) Failure to maintain at all times a special or trust bank account in a depository located in this state. The account shall be noninterest-bearing, separate and distinct from any personal or other account of the broker, and,

except as provided in division (A)(27) of this section, shall be used for the deposit and maintenance of all escrow funds, security deposits, and other moneys received by the broker in a fiduciary capacity. The name, account number, if any, and location of the depository wherein such special or trust account is maintained shall be submitted in writing to the superintendent. Checks drawn on such special or trust bank accounts are deemed to meet the conditions imposed by section 1349.21 of the Revised Code. Funds deposited in the trust or special account in connection with a purchase agreement shall be maintained in accordance with section 4735.24 of the Revised Code.

(27) Failure to maintain at all times a special or trust bank account in a depository in this state, to be used exclusively for the deposit and maintenance of all rents, security deposits, escrow funds, and other moneys received by the broker in a fiduciary capacity in the course of managing real property. This account shall be separate and distinct from any other account maintained by the broker. The name, account number, and location of the depository shall be submitted in writing to the superintendent. This account may earn interest, which shall be paid to the property owners on a pro rata basis.

Division (A)(27) of this section does not apply to brokers who are not engaged in the management of real property on behalf of real property owners.

- (28) Having failed to put definite expiration dates in all written agency agreements to which the broker is a party;
- (29) Having an unsatisfied final judgment in any court of record against the licensee arising out of the licensee's conduct as a licensed broker or salesperson;
- (30) Failing to render promptly upon demand a full and complete statement of the expenditures by the broker or salesperson of funds advanced by or on behalf of a party to a real estate transaction to the broker or salesperson for the purpose of performing duties as a licensee under this chapter in conjunction with the real estate transaction;
- (31) Failure within a reasonable time, after the receipt of the commission by the broker, to render an accounting to and pay a real estate salesperson the salesperson's earned share of it;
- (32) Performing any service for another constituting the practice of law, as determined by any court of law;
- (33) Having been adjudicated incompetent for the purpose of holding the license by a court, as provided in section 5122.301 of the Revised Code. A license revoked or suspended under this division shall be reactivated upon proof to the commission of the removal of the disability.
- (34) Having authorized or permitted a person to act as an agent in the capacity of a real estate broker, or a real estate salesperson, who was not then licensed as a real estate broker or real estate salesperson under this chapter or who was not then operating as an out-of-state commercial real estate broker or

salesperson under section 4735.022 of the Revised Code;

- (35) Having knowingly inserted or participated in inserting any materially inaccurate term in a document, including naming a false consideration;
- (36) Having failed to inform the licensee's client of the existence of an offer or counteroffer or having failed to present an offer or counteroffer in a timely manner, unless otherwise instructed by the client, provided the instruction of the client does not conflict with any state or federal law.
- (B) Whenever the commission, pursuant to section 4735.051 of the Revised Code, imposes disciplinary sanctions for any violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is affiliated if the commission finds that the broker had knowledge of the salesperson's actions that violated this section.
- (C) The commission shall, pursuant to section 4735.051 of the Revised Code, impose disciplinary sanctions upon any foreign real estate dealer or salesperson who, in that capacity or in handling the dealer's or salesperson's own property, is found guilty of any of the acts or omissions specified or comprehended in division (A) of this section insofar as the acts or omissions pertain to foreign real estate. If the commission imposes such sanctions upon a foreign real estate salesperson for a violation of this section, the commission also may suspend or revoke the license of the foreign real estate dealer with whom the salesperson is affiliated if the commission finds that the dealer had knowledge of the salesperson's actions that violated this section.
- (D) The commission may suspend, in whole or in part, the imposition of the penalty of suspension of a license under this section.
- (E) The commission immediately shall notify the real estate appraiser board of any disciplinary action taken under this section against a licensee who also is a state-certified real estate appraiser under Chapter 4763. of the Revised Code.
- Sec. 4735.24. (A) Except as otherwise provided in this section, when earnest money connected to a real estate purchase agreement is deposited in a real estate broker's trust or special account, the broker shall maintain that money in the account in accordance with the terms of the purchase agreement until one of the following occurs:
- (1) The transaction closes and the broker disburses the earnest money to the closing or escrow agent or otherwise disburses the money pursuant to the terms of the purchase agreement.
- (2) The parties provide the broker with written instructions that both parties have signed that specify how the broker is to disburse the earnest money and the broker acts pursuant to those instructions.
 - (3) The broker receives a copy of a final court order that specifies to

whom the earnest money is to be awarded and the broker acts pursuant to the court order.

- (4) The earnest money becomes unclaimed funds as defined in division (M)(2) of section 169.02 of the Revised Code and, after providing the notice that division (D) of section 169.03 of the Revised Code requires, the broker has reported the unclaimed funds to the director of commerce pursuant to section 169.03 of the Revised Code and has remitted all of the earnest money to the director.
- (B) A purchase agreement may provide that in the event of a dispute regarding the disbursement of the earnest money, the broker will return the money to the purchaser without notice to the parties unless, within two years from the date the earnest money was deposited in the broker's trust or special account, the broker has received one of the following:
- (1) Written instructions signed by both parties specifying how the money is to be disbursed;
 - (2) Written notice that a court action to resolve the dispute has been filed.
- (C)(1) If the parties dispute the disbursement of the earnest money and the purchase agreement contains the provision described in division (B) of this section, not later than the first day of September following the two year anniversary date of the deposit of the earnest money in the broker's account, the broker shall return the earnest money to the purchaser unless the parties provided the broker with written instructions or a notice of a court action as described in division (B) of this section.
- (2) If the broker cannot locate the purchaser at the time the disbursement is due, after providing the notice that division (D) of section 169.03 of the Revised Code requires, the broker shall report the earnest money as unclaimed funds to the director of commerce pursuant to section 169.03 of the Revised Code and remit all of the earnest money to the director."

In line 6467, after "124.11" insert ", 135.804"

In line 6468, after "321.44" insert ", 322.07, 323.151, 323.152, 323.153, 323.154, 323.155, 323.156, 323.159"

In line 6471, after "2967.28" insert ", 3317.16, 4503.065, 4503.066, 4503.067, 4503.068"; after "4507.51" insert ", 4735.18"

In line 6478, after "4." insert "That the amendment by this act to section 3317.16 of the Revised Code shall first apply to the fiscal year ending June 30, 2009, and that the total amount of payments under that section during that fiscal year to any joint vocational school district affected by the amendment shall be calculated as though the amendment had been in effect prior to July 1, 2008.

Section 5."

Between lines 6483 and 6484, insert:

"Section 6. Section 323.156 of the Revised Code is presented in this act as a composite of the section as amended by both Am. H.B. 595 and Am. Sub. H.B. 672 of the 123rd General Assembly. The General Assembly, applying the principle stated in division (B) of section 1.52 of the Revised Code that amendments are to be harmonized if reasonably capable of simultaneous operation, finds that the composite is the resulting version of the section in effect prior to the effective date of the section as presented in this act."

In line 6484, delete "5." and insert "7."

In line 1 of the title, after "124.11" insert ", 135.804"; after "321.44" insert ", 322.07, 323.151, 323.152, 323.153, 323.154, 323.155, 323.156, 323.159"

In line 7 of the title, after "2967.28" insert ", 3317.16, 4503.065, 4503.066, 4503.067, 4503.068"; after "4507.51" insert ", 4735.18"

In line 11 of the title, after "2967.29" insert ", 4735.24"

In line 54 of the title, delete "and"

In line 57 of the title, after "date" insert ", to modify the homestead exemption, to modify how state funding for joint vocational school districts is computed when a new school district is added to the joint district, and to establish requirements for the disbursement of earnest money deposited in a real estate broker's trust or special account"

Attest:

Vincent L. Keeran, Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Am. Sub. H. B. No. 130**-Representatives White, Yates, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 130**-Representatives White, Yates, et al., were taken up for consideration.

Am. Sub. H. B. No. 130-Representatives White, Yates.

Cosponsors: Representatives Seitz, Peterson, Hagan, R., Carano, Miller, Yuko, Wagner, McGregor, J., Flowers, Letson, Strahorn, Williams, S., DeWine, Luckie, Brinkman, Celeste, DeBose, Heard, Otterman, J., Sykes. Senators Seitz, Turner, Fedor, Harris, Lehner, Kearney, Miller, D., Miller, R., Morano, Niehaus, Padgett, Patton, Roberts, Sawyer, Schuler, Smith, Wilson, Boccieri, Cafaro.

To amend sections 9.06, 121.05, 124.11, 135.804, 321.44, 322.07, 323.151, 323.152, 323.153, 323.154, 323.155, 323.156, 323.159, 341.192, 1713.34, 2921.36, 2929.01, 2929.13, 2929.14, 2929.141, 2929.15, 2929.17, 2929.19,

2929.20, 2935.36, 2943.032, 2949.12, 2951.021, 2951.041, 2953.08, 2953.13, 2967.03, 2967.05, 2967.12, 2967.121, 2967.141, 2967.15, 2967.26, 2967.28, 3317.16, 4503.065, 4503.066, 4503.067, 4503.068, 4507.51, 4735.18, 5120.52, 5120.63, 5120.66, 5139.02, 5139.18, 5139.281, 5139.31, 5139.36, 5139.38, 5139.41, 5139.43, 5139.50, 5145.01, 5145.163, and 5149.06, to enact sections 9.871, 109.37, 2967.29, 4735.24, 4743.06, 5120.07, 5120.59, and 5120.70, and to repeal section 2967.11 of the Revised Code to modify sentencing procedures with respect to post-release control and related releases from prison, to conform the Revised Code to the decision of the Ohio Supreme Court in State ex rel. Bray v. Russell (2000), 89 Ohio St.3d 132 by removing provisions related to bad time, to authorize courts to participate in the supervision of released prisoners, to provide released prisoners with identification cards and additional procedures for access to social services, to make other changes relative to opportunities for prisoner training and employment, to modify procedures for the judicial or medical release of prisoners and intervention in lieu of conviction, to grant the Adult Parole Authority more flexibility in determining periods of post-release control, to adopt other cost-control measures, to create the Ex-offender Reentry Coalition, to provide for the indemnification of the Department of Rehabilitation and Correction for legal costs incurred in certain cases, to provide for legal representation of Department employees charged with offenses in certain cases until a grand jury has acted, to create a fund for the deposit of money received in certain federal law enforcement cases, to authorize the Department to enter into contracts to provide water and sewage treatment services, to make other changes related to the operations of the Department of Rehabilitation and Correction, to clarify the duties of juvenile parole officers, to establish reimbursement rates paid by the Department of Youth Services for outside medical providers, to authorize the Director of Youth Services to designate a deputy director, to modify the formula for expending appropriations for the care and custody of felony delinquents and the purposes for which money in the Felony Delinquent Care and Custody Fund may be used, to allow for unlimited reappointments of members of the Release Authority, to make other changes related to the operations of the Department of Youth Services, to terminate the ex-offender reentry coalition on December 31, 2011, by repealing section 5120.07 of the Revised Code on that date, to modify the homestead exemption, to modify how state funding for joint vocational school districts is computed when a new school district is added to the joint district, and to establish requirements for the disbursement of earnest money deposited in a real estate broker's trust or special account.

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

The yeas and nays were taken and resulted - yeas 93, nays 1, as follows: Those who voted in the affirmative were: Representatives

Bacon Aslanides Batchelder Beatty Blessing Bolon Book Boyd Brady Brown Bubp Budish Carmichael Celeste Chandler Ciafardini Coley Collier Combs Daniels DeBose DeGeeter Core DeWine Dodd Dolan Domenick Driehaus Dyer Fende Fessler Flowers Foley Gardner Garrison Gerberry Gibbs Goodwin Goyal Grady Hagan J. Hagan R. Harwood Heard Heydinger Hite Hottinger Huffman Hughes Jones Letson Mandel Luckie Lundy McGregor J. McGregor R. Mecklenborg Miller Nero Oelslager Okey Otterman J. Peterson Redfern Reinhard Sayre Schindel Schlichter Schneider Setzer Sears Skindell Slesnick Stebelton Stewart D. Stewart J. Strahorn Sykes Szollosi Uecker Wachtmann Wagner Webster Williams B. Williams S. White Widener Wolpert Yates Yuko Zehringer Husted-93.

Representative Brinkman voted in the negative-1.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 129 - Representatives Evans, Book

Cosponsors: Representatives Seitz, McGregor, J., Stebelton, Peterson, Yuko, Chandler, Letson, Wagoner, Garrison, Sayre, Coley, Adams, Batchelder, Combs, Daniels, DeBose, DeGeeter, Domenick, Gibbs, Hagan, J., Hagan, R., Harwood, Luckie, Patton, Szollosi, Uecker, Wagner, Webster Senators Seitz, Goodman, Kearney, Turner, Fedor, Harris, Morano, Padgett, Niehaus

To authorize for a two-year period a pilot program that allows the members of the Ohio Developmental Disabilities Council, the Ohio Statewide Independent Living Council, the Governor's Council on People with Disabilities, and the facility governing board and judicial advisory board that govern or advise on the STAR Community Justice Center in Franklin Furnace, Ohio, to be present at board meetings by teleconference or interactive video

teleconference, and to require reports on the effects of member participation in meetings in this manner.

Attest: Vincent L. Keeran,
Clerk.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 196 - Representative Patton

Cosponsors: Representatives Combs, Collier, Stebelton, Gibbs, Hagan, J., Schindel, Mecklenborg, Dolan, Aslanides, Bacon, Batchelder, Coley, Evans, Grady, Huffman, Hughes, Schneider, Uecker, Webster Senators Amstutz, Grendell, Harris, Niehaus, Coughlin

To amend section 5747.98 and to enact sections 122.85 and 5747.66 of the Revised Code to authorize income tax credits for investments in motion pictures produced in Ohio.

Attest: Vincent L. Keeran,
Clerk.

Message from the Senate

Mr. Speaker:

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

Am. H. B. No. 503 -Representatives Peterson, Letson Cosponsors: Representatives Evans, Bacon, Boyd, Yuko, Stebelton, Hagan, R., Williams, B., Beatty, Raussen, Huffman, Fende, Mecklenborg, Heard, Celeste, Brown, Strahorn, Otterman, J., Budish, Combs, DeBose, DeGeeter, Domenick, Dyer, Foley, Gerberry, Harwood, Heydinger, Hughes, Luckie, Mallory, Oelslager, Patton, Schneider, Stewart, D., White, Yates Senators Miller, D., Fedor, Morano, Sawyer, Turner

To amend sections 4732.10 and 5122.01 of the Revised Code regarding the

experience and training requirements necessary for admission to examination for a psychologist license.

Attest: Vincent L. Keeran, Clerk.

Am. Sub. S. B. No. 370-Senator Seitz.

Cosponsors: Senators Buehrer, Cates, Goodman, Harris, Schaffer, Stivers, Amstutz, Schuler.

To enact sections 2307.951, 2307.952, 2307.953, and 2307.954 of the Revised Code to require claimants in asbestos tort actions to make certain disclosures pertaining to asbestos trust claims that have been submitted to asbestos trust entities for the purpose of compensating the claimant for asbestos exposure, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

12/17/08

The Honorable Jon A. Husted, Speaker The Ohio House of Representatives Columbus, Ohio

Speaker Husted,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Sub. S. B. No. 370**-Senator Seitz, et al., because it might be construed that I have an interest in the legislation.

Sincerely yours,

JOSH MANDEL
JOSH MANDEL
State Representative
17th House District

The request was granted.

The yeas and nays were taken and resulted - yeas 48, nays 45, as follows: Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder	
Blessing	Bubp	Carmichael	Ciafardini	
Coley	Collier	Combs	Core	
Daniels	DeWine	Dolan	Fessler	
Flowers	Gardner	Gibbs	Goodwin	
Grady	Hagan J.	Hite	Hottinger	
Huffman	Hughes	Jones	McGregor J.	
McGregor R.	Mecklenborg	Nero	Peterson	
Reinhard	Schindel	Schlichter	Schneider	
Sears	Setzer	Stewart J.	Uecker	
Wachtmann	Wagner	Webster	White	
Widener	Wolpert	Zehringer	Husted-48.	

Those who voted in the negative were: Representatives

Beatty	Bolon	Book	Boyd
Brady	Brinkman	Brown	Budish
Celeste	Chandler	DeBose	DeGeeter
Dodd	Domenick	Driehaus	Dyer
Fende	Foley	Garrison	Gerberry
Goyal	Hagan R.	Harwood	Heard
Heydinger	Letson	Luckie	Lundy
Miller	Oelslager	Okey	Otterman J.
Redfern	Sayre	Skindell	Slesnick
Stebelton	Stewart D.	Strahorn	Sykes
Szollosi	Williams B.	Williams S.	Yates
			Yuko-45.

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

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. 493 -Representative Daniels

Cosponsors: Representatives Ujvagi, Flowers, Goodwin, Collier, Zehringer, Strahorn, Otterman, J., Hagan, R., Budish, Chandler, Combs, Domenick, Evans, Gerberry, Harwood, Letson, Szollosi Senators Wagoner, Seitz, Harris, Schuler, Niehaus

To amend sections 3923.05 and 3923.80 and to enact sections 3701.86, 3701.861, 3923.82, and 4731.72 of the Revised Code and to amend Section 5 of Sub. H.B. 125 of the 127th General Assembly regarding billing for anatomic pathology services, health benefits for routine patient care during cancer clinical trials, health benefits for injuries resulting from use of alcohol

or drugs, and most favored nation clauses in health care contracts.

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

Attest: Vincent L. Keeran,
Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Sub. H. B. No. 493**-Representative Daniels, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 493**-Representative Daniels, et al., were taken up for consideration.

Sub. H. B. No. 493-Representative Daniels.

Cosponsors: Representatives Ujvagi, Flowers, Goodwin, Collier, Zehringer, Strahorn, Otterman, J., Hagan, R., Budish, Chandler, Combs, Domenick, Evans, Gerberry, Harwood, Letson, Szollosi. Senators Wagoner, Seitz, Harris, Schuler, Niehaus.

To amend sections 3923.05 and 3923.80 and to enact sections 3701.86, 3701.861, 3923.82, and 4731.72 of the Revised Code and to amend Section 5 of Sub. H.B. 125 of the 127th General Assembly regarding billing for anatomic pathology services, health benefits for routine patient care during cancer clinical trials, health benefits for injuries resulting from use of alcohol or drugs, and most favored nation clauses in health care contracts.

The question being, "Shall the Senate amendments be concurred in?" The yeas and nays were taken and resulted - yeas 93, nays 1, as follows: Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste
Chandler	Ciafardini	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Fessler	Flowers	Foley	Gardner
Garrison	Gerberry	Gibbs	Goodwin
Goyal	Grady	Hagan J.	Hagan R.
Harwood	Heard	Heydinger	Hite
Hottinger	Huffman	Hughes	Jones
Letson	Luckie	Lundy	Mandel
McGregor J.	McGregor R.	Mecklenborg	Miller

Nero	Oelslager	Okey	Otterman J.
Peterson	Redfern	Reinhard	Sayre
Schindel	Schlichter	Schneider	Setzer
Skindell	Slesnick	Stebelton	Stewart D.
Stewart J.	Strahorn	Sykes	Szollosi
Uecker	Wachtmann	Wagner	Webster
White	Widener	Williams B.	Williams S.
Wolpert	Yates	Yuko	Zehringer
•			Husted-93.

Representative Sears voted in the negative-1.

The Senate amendments were concurred in.

On motion of Representative DeWine, the House recessed.

The House met pursuant to recess.

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. 450 -Representative Goodwin

Cosponsors: Representatives Wachtmann, Barrett, Peterson, McGregor, J., Brinkman, Fessler, Gibbs, Combs, Evans, Huffman, Adams, Stebelton, Letson, Core, Carmichael, Uecker, Blessing, Dyer, Williams, S., Aslanides, Bacon, Batchelder, Bolon, Book, Coley, Collier, DeBose, Dodd, Domenick, Fende, Flowers, Gardner, Gerberry, Goyal, Hagan, J., Heydinger, Hite, Hottinger, Hughes, Jones, Mallory, Mandel, Mecklenborg, Oelslager, Okey, Otterman, J., Patton, Sayre, Schindel, Schlichter, Schneider, Sears, Setzer, Stewart, J., Webster, Zehringer Senators Grendell, Seitz, Faber, Buehrer, Cafaro, Carey, Fedor, Padgett, Patton, Schuler, Stivers, Wagoner, Wilson, Harris, Schaffer, Austria

To amend sections 2923.125, 2923.211, 3333.31, 4506.07, 4506.11, 4507.06, 4507.13, 4507.51, and 4507.52 and to enact section 124.1311 of the Revised Code and to amend Section 263.20.13 of Am. Sub. H.B. 119 of the 127th General Assembly to permit a member of the armed services or the Ohio National Guard who is between the ages of 18 and 21 to purchase a handgun if the person has received firearms training, to clarify the residency criterion for the issuance of a concealed carry license for persons who are absent from, or who are present in, the state in compliance with military or naval orders, to grant certain veterans and their families who relocate to Ohio immediate eligibility for in-state tuition at state institutions of higher education, to provide upon request made 15 months or later after the bill's effective date for the inclusion of a symbol indicating an honorable discharge

from the military upon a veteran's driver's license, commercial driver's license, or state identification card, and to grant paid leave to certain state employees so that they may participate in a funeral honors detail at the funeral of a veteran.

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

In line 24, delete "109.731, 311.42,"

In line 25, delete "2923.1213,"

In line 26, delete "of the Revised Code"; after "amended" insert "and section 124.1311 of the Revised Code be enacted"

Delete lines 28 through 191

Between lines 164 and 165, insert:

" **Sec. 124.1311.** (A) As used in this section:

- (1) "Funeral honors detail" means a funeral honors detail as described in the "National Defense Authorization Act of 2003," 116 Stat. 2556, 10 U.S.C. 1491.
- (2) "State employee" means a state employee who is trained to participate in a funeral honors detail at the funeral of a veteran and who is a retired or active member of the armed forces of the United States or of a reserve component of the armed forces of the United States, including the Ohio national guard.
- (B) A state employee is entitled to a maximum of twenty hours of paid leave for those hours the employee is absent from work in order to participate in a funeral honors detail at the funeral of a veteran."

In line 207, delete "(a)"; reinsert "prescribed by the Ohio"

Reinsert lines 208 through 217

In line 218, reinsert "disability;"; delete " <u>as described in either of the following:</u>"

Delete lines 219 through 245

Delete lines 679 through 910

In line 1060, delete "Whether" and insert "On and after the date that is fifteen months after the effective date of this amendment, whether"

In line 1103, after the comma insert " on and after the date that is fifteen months after the effective date of this amendment,"

In line 1154, delete " <u>If</u>" and insert " <u>On and after the date that is fifteen months after the effective date of this amendment, if"</u>

In line 1213, delete " Whether" and insert " On and after the date that is fifteen months after the effective date of this amendment, whether"

In line 1241, after the comma insert " on and after the date that is fifteen months after the effective date of this amendment,"

In line 1273, after the semicolon insert " on and after the date that is fifteen months after the effective date of this amendment,"

In line 1347, delete " <u>The</u>" and insert " <u>On and after the date that is fifteen months after the effective date of this amendment, the</u>"

In line 1372, after the comma insert " on and after the date that is fifteen months after the effective date of this amendment,"

In line 1407, delete " <u>If</u>" and insert " <u>On and after the date that is fifteen months after the effective date of this amendment, if"</u>

In line 1498, delete "109.731, 311.42,"

In line 1499, delete "2923.1213,"

In line 1 of the title, delete "109.731, 311.42,"

In line 2 of the title, delete "2923.1213,"

In line 3 of the title, after "4507.52" insert "and to enact section 124.1311"

In line 16 of the title, delete "to"

Delete lines 17 and 18 of the title

In line 19 of the title, delete "and"

In line 19 of the title, after "request" insert "made 15 months or later after the bill's effective date"

In line 23 of the title, after "card" insert ", and to grant paid leave to certain state employees so that they may participate in a funeral honors detail at the funeral of a veteran"

Attest: Vincent L. Keeran,
Clerk.

Pursuant to Joint Rule 16, Representative DeWine moved that the Senate amendments to **Am. Sub. H. B. No. 450**-Representative Goodwin, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 450**-Representative Goodwin, et al., were taken up for consideration.

Am. Sub. H. B. No. 450-Representative Goodwin.

Cosponsors: Representatives Wachtmann, Barrett, Peterson, McGregor, J., Brinkman, Fessler, Gibbs, Combs, Evans, Huffman, Adams, Stebelton, Letson, Core, Carmichael, Uecker, Blessing, Dyer, Williams, S., Aslanides, Bacon, Batchelder, Bolon, Book, Coley, Collier, DeBose, Dodd, Domenick, Fende, Flowers, Gardner, Gerberry, Goyal, Hagan, J., Heydinger, Hite, Hottinger, Hughes, Jones, Mallory, Mandel, Mecklenborg, Oelslager, Okey, Otterman, J., Patton, Sayre, Schindel, Schlichter, Schneider, Sears, Setzer, Stewart, J., Webster, Zehringer. Senators Grendell, Seitz, Faber, Buehrer, Cafaro, Carey, Fedor, Padgett, Patton, Schuler, Stivers, Wagoner, Wilson, Harris, Schaffer, Austria.

To amend sections 2923.125, 2923.211, 3333.31, 4506.07, 4506.11, 4507.06, 4507.13, 4507.51, and 4507.52 and to enact section 124.1311 of the Revised Code and to amend Section 263.20.13 of Am. Sub. H.B. 119 of the 127th General Assembly to permit a member of the armed services or the Ohio National Guard who is between the ages of 18 and 21 to purchase a handgun if the person has received firearms training, to clarify the residency criterion for the issuance of a concealed carry license for persons who are absent from, or who are present in, the state in compliance with military or naval orders, to grant certain veterans and their families who relocate to Ohio immediate eligibility for in-state tuition at state institutions of higher education, to provide upon request made 15 months or later after the bill's effective date for the inclusion of a symbol indicating an honorable discharge from the military upon a veteran's driver's license, commercial driver's license. or state identification card, and to grant paid leave to certain state employees so that they may participate in a funeral honors detail at the funeral of a veteran.

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

12/17/08

The Honorable Jon A. Husted, Speaker The Ohio House of Representatives Columbus, Ohio Speaker Husted,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **Am. Sub. H. B. No. 450**-Representative Goodwin, et al., because it might be construed that I have an interest in the legislation.

Sincerely yours,

/s/ CHRIS WIDENER
CHRIS WIDENER
State Representative
84th House District

The request was granted.

The yeas and nays were taken and resulted - yeas 91, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Adams	Aslanides	Bacon	Batchelder
Beatty	Blessing	Bolon	Book
Boyd	Brady	Brinkman	Brown
Bubp	Budish	Carmichael	Celeste
Chandler	Ciafardini	Coley	Collier
Combs	Core	Daniels	DeBose
DeGeeter	DeWine	Dodd	Dolan
Domenick	Driehaus	Dyer	Fende
Flowers	Foley	Gardner	Garrison
Gerberry	Gibbs	Goodwin	Goyal
Grady	Hagan J.	Hagan R.	Harwood
Heard	Heydinger	Hite	Hottinger
Huffman	Hughes	Jones	Letson
Luckie	Lundy	Mandel	McGregor J.
McGregor R.	Mecklenborg	Miller	Nero
Oelslager	Okey	Otterman J.	Peterson
Redfern	Reinhard	Sayre	Schindel
Schlichter	Schneider	Sears	Setzer
Skindell	Slesnick	Stebelton	Stewart D.
Stewart J.	Strahorn	Sykes	Szollosi
Uecker	Wachtmann	Wagner	White
Williams B.	Williams S.	Wolpert	Yates
Yuko	Zehringer		Husted-91.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Sub. S. B. No. 203 -Senator Grendell - et al.

Sub. S. B. No. 243 -Senator Schaffer - et al.

Sub. S. B. No. 277 - Senator Stivers - et al.

Am.	Sub.	S.	В.	No.	279	-Senator	Sch	uring	-	et	a	l.
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Sub. S. B. No. 320 - Senator Seitz - et al.

Sub. S. B. No. 380 - Senator Seitz - et al.

Attest:

Vincent L. Keeran, Clerk.

On motion of Representative DeWine, the House adjourned until Tuesday, December 23, 2008 at 11:00 o'clock a.m.

Attest:

LAURA P. CLEMENS, Clerk.