

**OHIO  
House  
of  
Representatives**

**JOURNAL**

**CORRECTED VERSION  
WEDNESDAY, MAY 25, 2011**

**FIFTY-SECOND DAY**

Hall of the House of Representatives, Columbus, Ohio  
**Wednesday, May 25, 2011, 1:30 p.m.**

The House met pursuant to adjournment.

Prayer was offered by Reverend Deborah Lindsay of the First Community Church in Columbus, Ohio, followed by the Pledge of Allegiance to the Flag.

The journal of yesterday was read and approved.

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

Ethan Hayes received H. R. 66, presented by Representative Henne-36th district.

Dr. Cathy McDaniels-Wilson and other members of the Association of Black Psychologists, guests of Representative Winburn-40th district.

Students from Main Elementary School, guests of Representative Martin-70th district.

Larry Sudlow, Kevin Siferd, Dennis Turner, and Carol Cary, guests of Representative Sprague-76th district.

Members of the Mississiniwa Valley Kuroi Taka Taiko Group, guests of Representative Buchy-77th district.

Peggy Murray, mother of Representative Murray-80th district.

**INTRODUCTION OF BILLS**

The following bills were introduced:

**H. B. No. 241**-Representatives Phillips, Sprague.

Cosponsors: Representatives Fende, Garland, O'Brien, Yuko, Pillich, Stinziano, Okey, Ashford, Beck, Antonio, Slaby, Ruhl, Murray, Letson.

To amend section 955.43 of the Revised Code to provide access to places of public accommodation for police dogs.

**H. B. No. 242**-Representatives Brenner, Patmon.

Cosponsors: Representatives Driehaus, Barnes, Butler, Maag, Newbold, Henne, Yuko, Young, Sears, Wachtmann, McClain, Huffman, Boose, Adams, J., Beck, Uecker, Stebelton, Blessing.

To amend sections 109.572, 5725.98, 5729.98, 5733.01, 5733.98, and 5747.98 and to enact section 3310.30 of the Revised Code to authorize nonrefundable tax credits for donations to nonprofit entities providing scholarships to low-income students enrolling in chartered nonpublic schools.

Said bills were considered the first time.

## REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Winburn submitted the following report:

The standing committee on Criminal Justice to which was referred **H. B. No. 25**-Representative Combs, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: CRUELTY TO ANIMALS - PENALTIES/PREVENTION -  
PITBULLS NOT DEFINED AS VICIOUS DOGS

Representative Slaby moved to amend the title as follows:

Add the names: "Winburn, Garland, Williams, Weddington, Bubp, Blessing, Hayes, Slaby."

LYNN SLABY  
ROLAND WINBURN  
DANNY R. BUBP  
CONNIE PILLICH  
JOSEPH W. UECKER  
SANDRA WILLIAMS

BILL HAYES  
LOUIS W. BLESSING  
NANCY GARLAND  
ROBERT COLE SPRAGUE  
W. CARLTON WEDDINGTON  
RON YOUNG

The report was agreed to.

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

Representative Fende submitted the following report:

The standing committee on Health and Aging to which was referred **S. B. No. 101**-Senator Patton, et al., having had the same under consideration, reports it back and recommends its passage.

RE: SUBSTANCE ABUSE AWARENESS AND EDUCATION  
MONTH - MAY

Representative Wachtmann moved to amend the title as follows:

Add the names: "Representatives Wachtmann, Goodwin, Fende, Antonio, Barnes, Celeste, Gardner, Garland, Hackett, Johnson, Schuring, Sears, Yuko."

LYNN R. WACHTMANN  
LORRAINE M. FENDE  
TROY BALDERSON  
DAVE BURKE  
TED CELESTE  
RANDY GARDNER  
ANNE GONZALES  
JAY HOTTINGER

BRUCE W. GOODWIN  
NICKIE ANTONIO  
JOHN BARNES  
JOHN PATRICK CARNEY  
MIKE DUFFEY  
NANCY GARLAND  
ROBERT HACKETT  
TERRY JOHNSON

TODD MCKENNEY  
BARBARA R. SEARS

KIRK SCHURING  
KENNY YUKO

The report was agreed to.

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

Representative Weddington submitted the following report:

The standing committee on Local Government to which was referred **S. B. No. 120**-Senator Beagle, et al., having had the same under consideration, reports it back and recommends its passage.

RE: PROSECUTOR - LEGAL ADVISER TO TAX-SUPORTED PUBLIC LIBRARIES - CLARIFY

Representative Blair moved to amend the title as follows:

Add the names: "Representatives Brenner, Ruhl, Lundy."

TERRY BOOSE	W. CARLTON WEDDINGTON
ALICIA REECE	ANDREW BRENNER
CRAIG NEWBOLD	DALE MALLORY
DAVE HALL	JIM BUTLER
MARGARET RUHL	MARK D. OKEY
MATT LUNDY	MIKE DUFFEY
ROBERT HACKETT	RON GERBERRY
TIMOTHY DERICKSON	TIMOTHY J. DEGEETER
KIRK SCHURING	TRACY HEARD
VERNON SYKES	

The report was agreed to.

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

Representative DeGeeter submitted the following report:

The standing committee on Public Utilities to which was referred **S. C. R. No. 4**-Senator Daniels, et al., having had the same under consideration, reports it back and recommends its adoption.

RE: URANIUM ENRICHMENT WORK AT PIKETON PLANT

Representative Stautberg moved to amend the title as follows:

Add the names: "Representatives Rosenberger, Stautberg, Beck."

PETER STAUTBERG	TIMOTHY J. DEGEETER
RON AMSTUTZ	MARLENE ANIELSKI
MIKE ASHFORD	TROY BALDERSON
PETER BECK	LOU GENTILE

ANNE GONZALES  
CHRISTINA HAGAN  
JARROD MARTIN  
BOB PETERSON  
CLIFF ROSENBERGER  
MATT SZOLLOSI

BRUCE W. GOODWIN  
AL LANDIS  
SEAN O'BRIEN  
KRISTINA ROEGRER  
MICHAEL STINZIANO

The following members voted "NO"

MIKE FOLEY  
SANDRA WILLIAMS

W. CARLTON WEDDINGTON

The report was agreed to.

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

Representative Phillips reported for the Rules and Reference Committee recommending that the following House Bills be considered for the second time and referred to the following committees for consideration.

**H.B. No. 234 - Representative DeGeeter, et al**

TO AUTHORIZE A NONCHARTERED MUNICIPAL CORPORATION TO ESTABLISH A COMMUNITY EMERGENCY RESPONSE TEAM WITHIN THE PUBLIC SAFETY DEPARTMENT OF THE MUNICIPAL CORPORATION.

To the committee on Transportation, Public Safety, and Homeland Security

**H.B. 235 - Representative Stinziano, et al**

TO RENAME THE OFFENSE OF ETHNIC INTIMIDATION IDENTITY INTIMIDATION AND TO PROHIBIT A PERSON FROM COMMITTING IDENTITY INTIMIDATION BECAUSE OF THE VICTIM'S ETHNICITY, SEXUAL ORIENTATION, GENDER, GENDER IDENTITY, OR DISABILITY.

To the committee on Criminal Justice

LOUIS W. BLESSING  
JOHN ADAMS  
DAVE BURKE  
ARMOND BUDISH  
DEBBIE PHILLIPS

WILLIAM G. BATCHELDER  
ANDREW BRENNER  
ANNE GONZALES  
TRACY HEARD

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

The motion was agreed to without objection.

The report was agreed to.

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

## MOTIONS AND RESOLUTIONS

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

### **H.R. No. 108 - Representative Johnson**

Honoring Orville Ray Timberlake on being named the 2011 Ohio DRC Correction Officer of the Year.

### **H.R. No. 109 - Representative Fedor**

Honoring Isaiah Villa as the 2011 Division IV, V, VI State Champion in power lifting in the 145-pound weight class.

### **H.R. No. 110 - Representative Ruhl**

Honoring the YMCA Rockets cheerleading squad as the 2011 Cheer Power National Champion.

### **H.R. No. 111 - Representative Ruhl**

Honoring Malaya Sherman as a 2011 American Cheer Power National Champion.

/s/ LOUIS BLESSING

Louis Blessing, Chair

Representative Blessing 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 Adams, J. moved that majority party members asking leave to be absent or absent the week of Tuesday, May 24, 2011, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Heard moved that minority party members asking leave to be absent or absent the week of Tuesday, May 24, 2011, be excused, so long as a written request is on file in the minority leadership offices.

The motion was agreed to.

**BILLS FOR THIRD CONSIDERATION****Sub. H. B. No. 133**-Representative Adams, J.

Cosponsors: Representatives Beck, Blessing, Boose, Brenner, Buchy, Burke, Combs, Gonzales, Goodwin, Grossman, Hackett, Hall, Hayes, Huffman, Landis, Maag, Martin, McKenney, Rosenberger, Ruhl, Sears, Stebelton, Thompson, Uecker, Wachtmann, Young.

To amend sections 123.01, 1531.06, 1531.33, and 3345.181, to enact sections 131.50, 1503.012, 1509.70, 1509.71, 1509.72, 1509.73, 1509.74, 1509.75, 1509.76, 1509.77, and 1541.26, and to repeal sections 5119.40, 5120.12, and 5123.23 of the Revised Code to create the Oil and Gas Leasing Commission and to establish a procedure for leasing land owned or under the control of state agencies for oil and gas production in order to provide funding for capital costs for the agencies, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Gardner moved to amend as follows:

Between lines 637 and 638, insert:

"(I) Notwithstanding any other provision of this section to the contrary, a nature preserve as defined in section 1517.01 of the Revised Code that is owned or controlled by a state agency shall not be nominated or leased under this section for the purpose of exploring for and developing and producing oil and natural gas resources."

In line 7 of the title, delete "and" and insert a comma

In line 11 of the title, after "agencies" insert ", and to exclude nature preserves from drilling"

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

Adams J.	Adams R.	Amstutz	Anielski
Antonio	Ashford	Baker	Balderson
Barnes	Beck	Blair	Blessing
Boose	Brenner	Bubp	Buchy
Budish	Burke	Butler	Carey
Carney	Celeste	Clyde	Combs
Damschroder	DeGeeter	Derickson	Driehaus
Duffey	Fedor	Fende	Foley
Gardner	Garland	Gentile	Gerberry
Gonzales	Goodwin	Goyal	Hackett
Hagan, C.	Hagan, R.	Hall	Hayes
Heard	Henne	Hollington	Hottinger
Huffman	Johnson	Kozlowski	Landis
Letson	Luckie	Lundy	Maag
Mallory	Martin	McClain	McGregor
McKenney	Mecklenborg	Milkovich	Murray

Newbold	O'Brien	Okey	Patmon
Peterson	Phillips	Pillich	Ramos
Reece	Roegner	Rosenberger	Ruhl
Schuring	Sears	Slaby	Slesnick
Sprague	Stautberg	Stebelton	Stinziano
Sykes	Szollosi	Thompson	Uecker
Wachtmann	Weddington	Winburn	Young
Yuko			Batchelder-94.

The motion was agreed to and the bill so amended.

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

Representative Fedor moved to amend as follows:

Between lines 497 and 498, insert:

"Not later than fourteen days after the receipt of a nomination of a parcel of land, the commission shall conduct a public hearing to receive comments from members of the public regarding the nomination. Notice of the public hearing, including an identification of the parcel of land that is the subject of the nomination, shall be published for ten consecutive business days prior to the hearing on a web site that is maintained by the commission and in a newspaper of general circulation in Franklin county and in each county in which the parcel of land is located. The commission shall notify the department of natural resources of the public hearing. The department shall publish notification of the public hearing on a web site that the department maintains."

In line 498, after "After" insert "the public hearing has been held and after"

In line 524, after "(g)" insert "Any comments regarding the nomination that were made during the public hearing that the commission conducted under this division:

(h)"

In line 527, delete "(h)" and insert "(i)"

In line 882, after "4." insert "(A) As used in this section, "well" and "stimulation of a well" have the same meanings as in section 1509.01 of the Revised Code.

(B) For a period of two years beginning on the effective date of this section, stimulation of a well shall not occur if the well is or is to be located in a state park that is established under Chapter 1541. of the Revised Code.

**Section 5.** (A) As used in this section, "well" and "stimulation of a well" have the same meanings as in section 1509.01 of the Revised Code.

(B) The Chief of the Division of Mineral Resources Management in the Department of Natural Resources shall conduct a study to determine all of the

following:

- (1) The environmental impacts on ground water from the disposal by deep well injection of fluids from the stimulation of a well;
- (2) The impacts on the environment, including impacts to endangered species, from the stimulation of wells in this state;
- (3) The potential economic costs to the state that may result from the stimulation of a well;
- (4) The alternatives to the disposal of fluids from the stimulation of a well by deep well injection and the benefits and costs of those alternatives.

(C) The Chief shall prepare a report of the Chief's findings and submit the report to the General Assembly not later than one year after the effective date of this section.

**Section 6."**

In line 7 of the title, delete "and" and insert a comma

In line 11 of the title, after "agencies" insert ", to establish a two-year moratorium on well stimulation in state parks, and to require the Chief of the Division of Mineral Resources Management in the Department of Natural Resources to conduct a study of well stimulation"

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

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

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

The yeas and nays were taken and resulted - yeas 56, nays 37, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Baker	Balderson	Beck	Blair
Blessing	Boose	Brenner	Bubp
Buchy	Burke	Butler	Carey
Combs	Damschroder	Derickson	Duffey
Gardner	Gonzales	Goodwin	Hackett
Hagan, C.	Hall	Hayes	Henne
Hollington	Hottinger	Huffman	Johnson
Kozlowski	Landis	Maag	Martin
McClain	McGregor	McKenney	Mecklenborg
Newbold	Peterson	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Sprague	Stautberg	Stebelton	Thompson
Uecker	Wachtmann	Young	Batchelder-56.

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Budish
Carney	Celeste	Clyde	DeGeeter
Driehaus	Fedor	Fende	Foley

Garland	Gentile	Gerberry	Goyal
Hagan, R.	Heard	Letson	Luckie
Lundy	Milkovich	Murray	O'Brien
Okey	Patmon	Phillips	Ramos
Reece	Slesnick	Stinziano	Sykes
Szollosi	Weddington	Williams	Winburn
			Yuko-37.

The motion to amend was laid on the table.

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

Representative Driehaus moved to amend as follows:

In line 13, after "1503.012," insert "1509.011,"

Between lines 349 and 350, insert:

"Sec. 1509.011. The chief of the division of mineral resources management shall not issue a permit under section 1509.06 of the Revised Code for any well that is or is proposed to be located on land that is owned or controlled by the state."

In line 2 of the title, after "1503.012," insert "1509.011,"

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

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

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

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

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Baker	Balderson	Beck	Blair
Blessing	Boose	Brenner	Bubp
Buchy	Burke	Butler	Carey
Combs	Damschroder	Derickson	Duffey
Gardner	Gonzales	Goodwin	Hackett
Hagan, C.	Hall	Hayes	Henne
Hollington	Hottinger	Huffman	Johnson
Kozlowski	Landis	Maag	Martin
McClain	McGregor	McKenney	Mecklenborg
Newbold	Peterson	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Sprague	Stautberg	Stebelton	Thompson
Uecker	Wachtmann	Young	Batchelder-56.

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Carney
Celeste	Clyde	DeGeeter	Driehaus
Fedor	Fende	Foley	Garland
Gentile	Gerberry	Goyal	Hagan, R.
Heard	Letson	Luckie	Lundy

Mallory	Milkovich	Murray	O'Brien
Okey	Patmon	Phillips	Pillich
Ramos	Reece	Slesnick	Stinziiano
Sykes	Szollosi	Weddington	Williams
Winburn			Yuko-38.

The motion to amend was laid on the table.

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

Representative Murray moved to amend as follows:

In line 12, after "123.01," insert "1505.07,"

Between lines 349 and 350, insert:

**"Sec. 1505.07.** Subject to the limitation set forth in section 1505.08 of the Revised Code, the director of natural resources, with the approval of the director of environmental protection, the attorney general, and the governor, may issue permits and make leases to parties making application for permission to take and remove sand, gravel, stone, and other minerals or substances from and under the bed of Lake Erie other than oil or gas, either upon a royalty or rental basis, as he the director of natural resources determines to be best for the state. Permits shall be issued for terms of not less than one year nor more than ten years, and leases shall be for a term of years or until the economic extraction of the mineral or other substance covered thereby has been completed. Such taking and removal shall be within certain fixed boundaries that do not conflict with the rights of littoral owners. Upon request from the holder of a permit, it shall be canceled, but in the case of any permit or lease, any equipment or buildings owned by the permittee or lessee shall be held as security by the director of natural resources for payment of all rentals or royalties due the state at the time of cancellation.

No person shall remove sand, gravel, stone, or other minerals or substances from and under the bed of Lake Erie without first obtaining a permit or lease therefor from the director.

The director of natural resources may, in accordance with Chapter 119. of the Revised Code, adopt, amend, and rescind rules for the administration, implementation, and enforcement of this section."

In line 874, after "123.01," insert "1505.07,"

In line 1 of the title, after "123.01," insert "1505.07,"

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

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

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

The yeas and nays were taken and resulted - yeas 56, nays 39, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Baker	Balderson	Beck	Blair
Blessing	Boose	Brenner	Bubp
Buchy	Burke	Butler	Carey
Combs	Damschroder	Derickson	Duffey
Gardner	Gonzales	Goodwin	Hackett
Hagan, C.	Hall	Hayes	Henne
Hollington	Hottinger	Huffman	Johnson
Kozlowski	Landis	Maag	Martin
McClain	McGregor	McKenney	Mecklenborg
Newbold	Peterson	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Sprague	Stautberg	Stebelton	Thompson
Uecker	Wachtmann	Young	Batchelder-56.

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Budish
Carney	Celeste	Clyde	DeGeeter
Driehaus	Fedor	Fende	Foley
Garland	Gentile	Gerberry	Goyal
Hagan, R.	Heard	Letson	Luckie
Lundy	Mallory	Milkovich	Murray
O'Brien	Okey	Patmon	Phillips
Pillich	Ramos	Reece	Slesnick
Stinziano	Sykes	Szollosi	Weddington
Williams	Winburn		Yuko-39.

The motion to amend was laid on the table.

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

Representative Phillips moved to amend as follows:

In line 13, after "1503.012," insert "1509.051,"

Between lines 349 and 350, insert:

" Sec. . "Sec. 1509.051. On and after the effective date of this section, the chief of the division of mineral resources management shall not issue a permit to drill a new well if the surface location of the well is to be located in a county that obtains five per cent or more of its annual revenue from tourism associated with the use of a state park established under Chapter 1541. of the Revised Code as determined by the division of tourism in the department of development."

In line 2 of the title, after "1503.012," insert "1509.051,"

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

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

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

The yeas and nays were taken and resulted - yeas 54, nays 38, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Baker	Balderson	Beck	Blair
Boose	Brenner	Bubb	Buchy
Burke	Butler	Carey	Combs
Damschroder	Derickson	Duffey	Gardner
Gonzales	Goodwin	Hackett	Hagan, C.
Hall	Hayes	Henne	Hollington
Hottinger	Huffman	Johnson	Kozlowski
Landis	Maag	Martin	McClain
McGregor	McKenney	Mecklenborg	Newbold
Peterson	Roechner	Rosenberger	Ruhl
Schuring	Sears	Slaby	Sprague
Stautberg	Stebelton	Thompson	Uecker
Young			Batchelder-54.

Those who voted in the negative were: Representatives

Antonio	Barnes	Budish	Carney
Celeste	Clyde	DeGeeter	Driehaus
Fedor	Fende	Foley	Garland
Gentile	Gerberry	Goyal	Hagan, R.
Heard	Letson	Luckie	Lundy
Mallory	Milkovich	Murray	O'Brien
Okey	Patmon	Phillips	Pillich
Ramos	Reece	Slesnick	Stinziiano
Sykes	Szollosi	Weddington	Williams
Winburn			Yuko-38.

The motion to amend was laid on the table.

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

Representative Okey moved to amend as follows:

Between lines 637 and 638, insert:

" (J) Not later than two hundred seventy days after the effective date of this section, the attorney general shall create a standard lease form that contains at least a one-eighth landowner royalty, which standard lease form shall be used by a state agency for leases entered into under this section. The lease form shall allow a state agency to include special terms and conditions through an addendum."

In line 663, delete everything after " (F)"

Delete lines 664 through 667

In line 668, delete " (G)"

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

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

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

The yeas and nays were taken and resulted - yeas 56, nays 39, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Baker	Balderson	Beck	Blair
Blessing	Boose	Brenner	Bubp
Buchy	Burke	Butler	Carey
Combs	Damschroder	Derickson	Duffey
Gardner	Gonzales	Goodwin	Hackett
Hagan, C.	Hall	Hayes	Henne
Hollington	Hottinger	Huffman	Johnson
Kozlowski	Landis	Maag	Martin
McClain	McGregor	McKenney	Mecklenborg
Newbold	Peterson	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Sprague	Stautberg	Stebelton	Thompson
Uecker	Wachtmann	Young	Batchelder-56.

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Budish
Carney	Celeste	Clyde	DeGeeter
Driehaus	Fedor	Fende	Foley
Garland	Gentile	Gerberry	Goyal
Hagan, R.	Heard	Letson	Luckie
Lundy	Mallory	Milkovich	Murray
O'Brien	Okey	Patmon	Phillips
Pillich	Ramos	Reece	Slesnick
Stinziano	Sykes	Szollosi	Weddington
Williams	Winburn		Yuko-39.

The motion to amend was laid on the table.

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

Representative Weddington moved to amend as follows:

In line 12, after "123.01," insert "1509.19, 1509.22,"

In line 13, after "1503.012," insert "1509.051, 1509.227,"

Between lines 349 and 350, insert:

"Sec. 1509.051. The chief of the division of mineral resources management shall not issue a permit to inject brine or other waste substances resulting from, obtained from, or produced in connection with oil or gas drilling, exploration, or production into an underground formation or a well that is located in any of the following:

(A) A state park established under Chapter 1541. of the Revised Code;

(B) A nature preserve established under Chapter 1517. of the Revised Code;

(C) A wilderness area established under state law, including section 1503.43 of the Revised Code.

**Sec. 1509.19. An** (A) Water, surface or underground, that is within the geographical boundary of a state park that is established under Chapter 1541. of the Revised Code shall not be used to stimulate a well.

**(B) An** owner who elects to stimulate a well shall stimulate the well in a manner that will not endanger underground sources of drinking water. Not later than twenty-four hours before commencing the stimulation of a well, the owner or the owner's authorized representative shall notify a mineral resources inspector. If during the stimulation of a well damage to the production casing or cement occurs and results in the circulation of fluids from the annulus of the surface production casing, the owner shall immediately terminate the stimulation of the well and notify the chief of the division of mineral resources management. If the chief determines that the casing and the cement may be remediated in a manner that isolates the oil and gas bearing zones of the well, the chief may authorize the completion of the stimulation of the well. If the chief determines that the stimulation of a well resulted in irreparable damage to the well, the chief shall order that the well be plugged and abandoned within thirty days of the issuance of the order.

For purposes of determining the integrity of the remediation of the casing or cement of a well that was damaged during the stimulation of the well, the chief may require the owner of the well to submit cement evaluation logs, temperature surveys, pressure tests, or a combination of such logs, surveys, and tests.

**Sec. 1509.22.** **(A)** Except when acting in accordance with section 1509.226 of the Revised Code, no person shall place or cause to be placed brine, crude oil, natural gas, or other fluids associated with the exploration or development of oil and gas resources in surface or ground water or in or on the land in such quantities or in such manner as actually causes or could reasonably be anticipated to cause either of the following:

(1) Water used for consumption by humans or domestic animals to exceed the standards of the Safe Drinking Water Act;

(2) Damage or injury to public health or safety or the environment.

**(B)** No person shall store or dispose of brine in violation of a plan approved under division **(A)** of section 1509.222 or section 1509.226 of the Revised Code, in violation of a resolution submitted under section 1509.226 of the Revised Code, or in violation of rules or orders applicable to those plans or resolutions.

**(C)** The chief of the division of mineral resources management shall adopt rules and issue orders regarding storage and disposal of brine and other waste substances; however, the storage and disposal of brine and other waste substances and the chief's rules relating to storage and disposal are subject to all

of the following standards:

(1) Brine from any well except an exempt Mississippian well shall be disposed of only by injection into an underground formation, including annular disposal if approved by rule of the chief, which injection shall be subject to division (D) of this section; by surface application in accordance with section 1509.226 of the Revised Code; in association with a method of enhanced recovery as provided in section 1509.21 of the Revised Code; or by other methods approved by the chief for testing or implementing a new technology or method of disposal. Brine from exempt Mississippian wells shall not be discharged directly into the waters of the state.

(2) Muds, cuttings, and other waste substances shall not be disposed of in violation of any rule.

(3) Pits or steel tanks shall be used as authorized by the chief for containing brine and other waste substances resulting from, obtained from, or produced in connection with drilling, well stimulation, reworking, reconditioning, plugging back, or plugging operations. The pits and steel tanks shall be constructed and maintained to prevent the escape of brine and other waste substances.

(4) A dike or pit may be used for spill prevention and control. A dike or pit so used shall be constructed and maintained to prevent the escape of brine and crude oil, and the reservoir within such a dike or pit shall be kept reasonably free of brine, crude oil, and other waste substances.

(5) Earthen impoundments constructed pursuant to the division's specifications may be used for the temporary storage of fluids used in the stimulation of a well.

(6) No pit, earthen impoundment, or dike shall be used for the temporary storage of brine or other substances except in accordance with divisions (C)(3) to (5) of this section.

(7) No pit or dike shall be used for the ultimate disposal of brine or other liquid waste substances.

(D) No person, without first having obtained a permit from the chief, shall inject brine or other waste substances resulting from, obtained from, or produced in connection with oil or gas drilling, exploration, or production into an underground formation unless a rule of the chief expressly authorizes the injection without a permit. The permit shall be in addition to any permit required by section 1509.05 of the Revised Code, and the permit application shall be accompanied by a permit fee of one thousand dollars. The chief shall adopt rules in accordance with Chapter 119. of the Revised Code regarding the injection into wells of brine and other waste substances resulting from, obtained from, or produced in connection with oil or gas drilling, exploration, or production. The rules may authorize tests to evaluate whether fluids or carbon dioxide may be injected in a reservoir and to determine the maximum allowable injection

pressure, which shall be conducted in accordance with methods prescribed in the rules or in accordance with conditions of the permit. In addition, the rules shall include provisions regarding applications for and issuance of the permits required by this division; entry to conduct inspections and to examine and copy records to ascertain compliance with this division and rules, orders, and terms and conditions of permits adopted or issued under it; the provision and maintenance of information through monitoring, recordkeeping, and reporting; and other provisions in furtherance of the goals of this section and the Safe Drinking Water Act. To implement the goals of the Safe Drinking Water Act, the chief shall not issue a permit for the injection of brine or other waste substances resulting from, obtained from, or produced in connection with oil or gas drilling, exploration, or production unless the chief concludes that the applicant has demonstrated that the injection will not result in the presence of any contaminant in ground water that supplies or can reasonably be expected to supply any public water system, such that the presence of the contaminant may result in the system's not complying with any national primary drinking water regulation or may otherwise adversely affect the health of persons. This division and rules, orders, and terms and conditions of permits adopted or issued under it shall be construed to be no more stringent than required for compliance with the Safe Drinking Water Act unless essential to ensure that underground sources of drinking water will not be endangered.

(E) The owner holding a permit, or an assignee or transferee who has assumed the obligations and liabilities imposed by this chapter and any rules adopted or orders issued under it pursuant to section 1509.31 of the Revised Code, and the operator of a well shall be liable for a violation of this section or any rules adopted or orders or terms or conditions of a permit issued under it.

(F) An owner shall replace the water supply of the holder of an interest in real property who obtains all or part of the holder's supply of water for domestic, agricultural, industrial, or other legitimate use from an underground or surface source where the supply has been substantially disrupted by contamination, diminution, or interruption proximately resulting from the owner's oil or gas operation, or the owner may elect to compensate the holder of the interest in real property for the difference between the fair market value of the interest before the damage occurred to the water supply and the fair market value after the damage occurred if the cost of replacing the water supply exceeds this difference in fair market values. However, during the pendency of any order issued under this division, the owner shall obtain for the holder or shall reimburse the holder for the reasonable cost of obtaining a water supply from the time of the contamination, diminution, or interruption by the operation until the owner has complied with an order of the chief for compliance with this division or such an order has been revoked or otherwise becomes not effective. If the owner elects to pay the difference in fair market values, but the owner and the holder have not agreed on the difference within thirty days after the chief issues an order for compliance with this division, within ten days after the expiration of that thirty-day period, the owner and the chief each shall appoint an appraiser to

determine the difference in fair market values, except that the holder of the interest in real property may elect to appoint and compensate the holder's own appraiser, in which case the chief shall not appoint an appraiser. The two appraisers appointed shall appoint a third appraiser, and within thirty days after the appointment of the third appraiser, the three appraisers shall hold a hearing to determine the difference in fair market values. Within ten days after the hearing, the appraisers shall make their determination by majority vote and issue their final determination of the difference in fair market values. The chief shall accept a determination of the difference in fair market values made by agreement of the owner and holder or by appraisers under this division and shall make and dissolve orders accordingly. This division does not affect in any way the right of any person to enforce or protect, under applicable law, the person's interest in water resources affected by an oil or gas operation.

(G) In any action brought by the state for a violation of division (A) of this section involving any well at which annular disposal is used, there shall be a rebuttable presumption available to the state that the annular disposal caused the violation if the well is located within a one-quarter-mile radius of the site of the violation.

(H) The prohibitions established in this section are in addition to the prohibitions established in sections 1509.051 and 1509.227 of the Revised Code. Rules adopted under this section shall not conflict with those sections.

Sec. 1509.227. On and after the effective date of this section, both of the following apply:

(A) No person shall place, cause to be placed, or inject brine or other waste substances resulting from, obtained from, or produced in connection with oil or gas drilling, exploration, or production into an underground formation or a well that is located in any of the following:

(1) A state park established under Chapter 1541. of the Revised Code;

(2) A nature preserve established under Chapter 1517. of the Revised Code;

(3) A wilderness area established under state law, including section 1503.43 of the Revised Code.

(B) Pits for containing, storing, or disposal of brine and other waste substances resulting from, obtained from, or produced in connection with drilling, well stimulation, reworking, reconditioning, plugging back, or plugging operations shall not be used in any of the following:

(1) A state park established under Chapter 1541. of the Revised Code;

(2) A nature preserve established under Chapter 1517. of the Revised Code;

(3) A wilderness area established under state law, including section 1503.43 of the Revised Code."

In line 668, after " (G)" insert " A requirement that, prior to drilling a well in accordance with a lease entered into under section 1509.73 of the Revised Code and prior to conducting well stimulation of such a well, the person who has entered into the lease conduct baseline testing of surface water and ground water for quantity and quality in the leased area.

(H)"

In line 874, after "123.01," insert "1509.19, 1509.22,"

In line 1 of the title, after "123.01," insert "1509.19, 1509.22,"

In line 2 of the title, after "1503.012," insert "1509.051, 1509.227,"

In line 7 of the title, delete "and" and insert a comma

In line 11 of the title, after "agencies" insert ", and to establish certain prohibitions regarding brine disposal and well stimulation"

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

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

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

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

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Baker	Balderson	Beck	Blair
Blessing	Boose	Brenner	Bubp
Buchy	Burke	Butler	Carey
Combs	Damschroder	Derickson	Duffey
Gardner	Gonzales	Goodwin	Hackett
Hagan, C.	Hall	Hayes	Henne
Hollington	Hottinger	Huffman	Johnson
Kozlowski	Landis	Maag	Martin
McClain	McGregor	McKenney	Mecklenborg
Newbold	Peterson	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Sprague	Stautberg	Stebelton	Thompson
Uecker	Wachtmann	Young	Batchelder-56.

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Budish
Carney	Celeste	Clyde	DeGeeter
Driehaus	Fedor	Fende	Foley
Garland	Gentile	Gerberry	Goyal
Hagan, R.	Heard	Letson	Luckie
Lundy	Mallory	Milkovich	Murray
O'Brien	Okey	Phillips	Pillich
Ramos	Reece	Slesnick	Stinziano
Sykes	Szollosi	Weddington	Williams
Winburn			Yuko-38.

The motion to amend was laid on the table.

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

Representative Gentile moved to amend as follows:

In line 398, delete "four" and insert "five"

In line 405, after "organization" insert ":"

(4) One member representing a statewide sportsman's association"

In line 410, delete the second "one" and insert "two"

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

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

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

The yeas and nays were taken and resulted - yeas 55, nays 40, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Baker	Balderson	Beck	Blair
Blessing	Boose	Brenner	Bubp
Buchy	Burke	Butler	Carey
Combs	Damschroder	Derickson	Duffey
Gardner	Gonzales	Goodwin	Hackett
Hagan, C.	Hall	Hayes	Henne
Hollington	Hottinger	Huffman	Johnson
Kozlowski	Landis	Maag	Martin
McClain	McKenney	Mecklenborg	Newbold
Peterson	Roegner	Rosenberger	Ruhl
Schuring	Sears	Slaby	Sprague
Stautberg	Stebelton	Thompson	Uecker
Wachtmann	Young		Batchelder-55.

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Budish
Carney	Celeste	Clyde	DeGeeter
Driehaus	Fedor	Fende	Foley
Garland	Gentile	Gerberry	Goyal
Hagan, R.	Heard	Letson	Luckie
Lundy	Mallory	McGregor	Milkovich
Murray	O'Brien	Okey	Patmon
Phillips	Pillich	Ramos	Reece
Slesnick	Stinziano	Sykes	Szollosi
Weddington	Williams	Winburn	Yuko-40.

The motion to amend was laid on the table.

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

The yeas and nays were taken and resulted - yeas 54, nays 41, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Baker
Balderson	Beck	Blair	Blessing
Boose	Brenner	Bubp	Buchy
Burke	Butler	Carey	Combs
Damschroder	Derickson	Duffey	Gardner
Gonzales	Goodwin	Hackett	Hagan, C.
Hall	Hayes	Henne	Hottinger
Huffman	Johnson	Kozlowski	Landis
Maag	Martin	McClain	McGregor
McKenney	Mecklenborg	Newbold	Peterson
Roegner	Rosenberger	Ruhl	Schuring
Sears	Slaby	Sprague	Stautberg
Stebelton	Thompson	Uecker	Wachtmann
Young			Batchelder-54.

Those who voted in the negative were: Representatives

Anielski	Antonio	Ashford	Barnes
Budish	Carney	Celeste	Clyde
DeGeeter	Driehaus	Fedor	Fende
Foley	Garland	Gentile	Gerberry
Goyal	Hagan, R.	Heard	Hollington
Letson	Luckie	Lundy	Mallory
Milkovich	Murray	O'Brien	Okey
Patmon	Phillips	Pillich	Ramos
Reece	Slesnick	Stinziano	Sykes
Szollosi	Weddington	Williams	Winburn
			Yuko-41.

The bill passed.

Representative Adams, J. moved to amend the title as follows:

Add the names: "Amstutz, Blair, Hagan, C., Hottinger, Mecklenborg, Newbold, Roegner, Slaby."

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. 95** -Representative Stautberg

Cosponsors: Representatives Blessing, Uecker, Mecklenborg, Balderson, Hayes, Goodwin, Martin, Beck, Coley, Roegner, Buchy, Gardner, Gonzales, Grossman, Hackett, Hagan, C., Newbold, Thompson, Wachtmann, Speaker

Batchelder Senators Daniels, Wilson, Coley, Hite, Jordan, Niehaus, Seitz, Wagoner

To amend sections 4903.083, 4905.302, 4909.05, 4909.06, 4909.07, 4909.08, 4909.15, 4909.156, 4909.17, 4909.18, 4909.19, 4928.18, 4929.05, 4929.051, 4929.11, and 4935.04 and to enact sections 4909.191 and 4929.111 of the Revised Code to permit certain rate-calculation adjustments for natural gas companies, alter public notice requirements for rate cases, and, for natural gas companies, to make other regulatory changes concerning audits, alternative rate plans, and forecast reports, and allowing applications for natural gas company capital expenditure programs.

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

In line 952, after "(E)" insert A natural gas company shall not request recovery of the costs described in division (D) of this section under section 4929.05 or 4929.11 of the Revised Code more than one time each calendar year.

(F)

In line 956, delete "(F)" and insert "(G)"

In line 965, delete "(G)" and insert "(H)"

Attest:

Vincent L. Keeran,  
Clerk.

Pursuant to Joint Rule 16, Representative Blessing moved that the Senate amendments to **Am. Sub. H. B. No. 95**-Representative Stautberg, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 95**-Representative Stautberg, et al., were taken up for consideration.

**Am. Sub. H. B. No. 95**-Representative Stautberg.

Cosponsors: Representatives Blessing, Uecker, Mecklenborg, Balderson, Hayes, Goodwin, Martin, Beck, Coley, Roegner, Buchy, Gardner, Gonzales, Grossman, Hackett, Hagan, C., Newbold, Thompson, Wachtmann, Speaker Batchelder. Senators Daniels, Wilson, Coley, Hite, Jordan, Niehaus, Seitz, Wagoner.

To amend sections 4903.083, 4905.302, 4909.05, 4909.06, 4909.07, 4909.08, 4909.15, 4909.156, 4909.17, 4909.18, 4909.19, 4928.18, 4929.05, 4929.051, 4929.11, and 4935.04 and to enact sections 4909.191 and 4929.111 of the Revised Code to permit certain rate-calculation adjustments for natural gas companies, alter public notice requirements for rate cases, and, for natural

gas companies, to make other regulatory changes concerning audits, alternative rate plans, and forecast reports, and allowing applications for natural gas company capital expenditure programs.

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

The yeas and nays were taken and resulted - yeas 68, nays 27, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Baker	Balderson	Beck	Blair
Blessing	Boose	Brenner	Bubp
Buchy	Budish	Burke	Butler
Carey	Carney	Combs	Damschroder
DeGeeter	Derickson	Duffey	Fende
Gardner	Garland	Gentile	Gonzales
Goodwin	Goyal	Hackett	Hagan, C.
Hall	Hayes	Henne	Hollington
Hottinger	Huffman	Johnson	Kozlowski
Landis	Maag	Mallory	Martin
McClain	McGregor	McKenney	Mecklenborg
Newbold	O'Brien	Peterson	Phillips
Roegner	Rosenberger	Ruhl	Sears
Slaby	Slesnick	Sprague	Stauberg
Stebelton	Stinziano	Szollosi	Thompson
Uecker	Wachtmann	Young	Batchelder-68.

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Celeste
Clyde	Driehaus	Fedor	Foley
Gerberry	Hagan, R.	Heard	Letson
Luckie	Lundy	Milkovich	Murray
Okey	Patmon	Pillich	Ramos
Reece	Schuring	Sykes	Weddington
Williams	Winburn		Yuko-27.

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 passed the following bills in which the concurrence of the House is requested:

#### **S. B. No. 122** -Senator Oelslager

Cosponsors: Senators Wagoner, Seitz, Tavares, Kearney, Bacon, Coley, Daniels, Gillmor, Hite, Hughes, Lehner, Manning, Patton, Smith, Turner

To amend sections 2151.312, 2151.354, and 2152.26, to enact new sections 2151.56, 2151.57, 2151.58, and 2151.59 and to repeal sections 2151.56,

2151.57, 2151.58, 2151.59, 2151.60, and 2151.61 of the Revised Code to ratify, enact into law, and enter into as a party the Interstate Compact for Juveniles; to provide for certain entities and officials and assign certain responsibilities that relate to that Compact; to repeal the current Interstate Compact on Juveniles, and to declare an emergency.

**Am. S. B. No. 124** -Senator Bacon

Cosponsors: Senators Wagoner, Brown, Hughes, Kearney, Coley, Hite, Lehner, Obhof, Sawyer, Seitz, Wilson

To amend sections 2101.01, 2101.02, 2101.021, 2101.03, 2101.04, 2101.06, 2101.07, 2101.08, 2101.09, 2101.10, 2101.11, 2101.13, 2101.15, 2101.16, 2101.162, 2101.19, 2101.20, 2101.22, 2101.23, 2101.24, 2101.27, 2101.30, 2101.34, 2101.37, 2101.38, 2101.41, 2101.43, 2103.01, 2105.051, 2105.06, 2105.09, 2105.10, 2105.11, 2105.13, 2105.14, 2105.15, 2105.16, 2105.19, 2106.01, 2106.08, 2106.11, 2107.01, 2107.02, 2107.03, 2107.04, 2107.05, 2107.07, 2107.08, 2107.081, 2107.082, 2107.083, 2107.084, 2107.085, 2107.09, 2107.10, 2107.11, 2107.15, 2107.17, 2107.18, 2107.20, 2107.21, 2107.22, 2107.29, 2107.32, 2107.34, 2107.35, 2107.36, 2107.38, 2107.46, 2107.47, 2107.49, 2107.50, 2107.501, 2107.51, 2107.52, 2107.53, 2107.54, 2107.55, 2107.56, 2107.58, 2107.59, 2107.60, 2107.61, 2107.65, 2107.71, 2107.73, 2107.75, 2108.51, 2109.02, 2109.021, 2109.03, 2109.04, 2109.05, 2109.06, 2109.07, 2109.09, 2109.10, 2109.11, 2109.12, 2109.14, 2109.17, 2109.19, 2109.20, 2109.21, 2109.22, 2109.24, 2109.25, 2109.26, 2109.302, 2109.303, 2109.32, 2109.33, 2109.34, 2109.35, 2109.36, 2109.361, 2109.37, 2109.371, 2109.372, 2109.38, 2109.39, 2109.40, 2109.42, 2109.43, 2109.44, 2109.45, 2109.46, 2109.47, 2109.48, 2109.49, 2109.50, 2109.51, 2109.52, 2109.53, 2109.54, 2109.55, 2109.56, 2109.57, 2109.58, 2109.59, 2109.60, 2109.61, 2109.62, 2111.02, 2111.021, 2111.031, 2111.04, 2111.041, 2111.06, 2111.07, 2111.09, 2111.091, 2111.12, 2111.131, 2111.14, 2111.141, 2111.16, 2111.17, 2111.181, 2111.19, 2111.20, 2111.21, 2111.22, 2111.25, 2111.26, 2111.27, 2111.28, 2111.29, 2111.30, 2111.31, 2111.33, 2111.34, 2111.35, 2111.36, 2111.37, 2111.38, 2111.39, 2111.40, 2111.41, 2111.44, 2111.46, 2111.48, 2111.50, 2113.01, 2113.03, 2113.04, 2113.05, 2113.06, 2113.07, 2113.12, 2113.13, 2113.14, 2113.15, 2113.16, 2113.18, 2113.19, 2113.20, 2113.21, 2113.22, 2113.25, 2113.30, 2113.31, 2113.311, 2113.33, 2113.34, 2113.35, 2113.36, 2113.39, 2113.40, 2113.41, 2113.45, 2113.46, 2113.48, 2113.49, 2113.50, 2113.51, 2113.52, 2113.54, 2113.58, 2113.61, 2113.62, 2113.67, 2113.68, 2113.69, 2113.70, 2113.72, 2113.73, 2113.74, 2113.75, 2113.81, 2113.82, 2113.85, 2113.86, 2113.87, 2113.88, 2115.02, 2115.03, 2115.06, 2115.09, 2115.10, 2115.11, 2115.12, 2115.16, 2115.17, 2117.01, 2117.02, 2117.03, 2117.04, 2117.08, 2117.09, 2117.10, 2117.13, 2117.15, 2117.17, 2117.18, 2117.30, 2117.31, 2117.34, 2117.35, 2117.36, 2117.37, 2117.41, 2117.42, 2119.01, 2119.02, 2119.03, 2119.04, 2119.05, 2121.01,

2121.02, 2121.05, 2121.06, 2121.08, 2121.09, 2123.02, 2123.03, 2123.05, 2123.06, 2127.011, 2127.02, 2127.04, 2127.05, 2127.06, 2127.07, 2127.08, 2127.09, 2127.10, 2127.11, 2127.12, 2127.13, 2127.14, 2127.15, 2127.16, 2127.17, 2127.18, 2127.19, 2127.21, 2127.22, 2127.23, 2127.24, 2127.27, 2127.28, 2127.29, 2127.30, 2127.32, 2127.33, 2127.34, 2127.35, 2127.36, 2127.37, 2127.38, 2127.39, 2127.40, 2127.41, 2127.42, 2127.43, 2129.02, 2129.05, 2129.08, 2129.11, 2129.13, 2129.14, 2129.15, 2129.17, 2129.18, 2129.19, 2129.23, 2129.25, 2129.26, 2129.28, 2129.29, 2129.30, 2131.08, 2131.11, 2133.04, 2133.05, 2133.06, 2133.08, 2133.09, 2335.34, 3101.02, 3101.03, 3101.10, 3101.13, 3101.14, 3313.85, and 5111.113; to enact new sections 2113.17 and 2113.26; and to repeal sections 2101.36, 2113.02, 2113.17, 2113.24, 2113.26, 2113.27, 2113.28, 2113.29, 2113.57, and 2113.63 of the Revised Code to make changes relative to the Probate Code.

**Am. Sub. S. B. No. 148** -Senator Wagoner

Cosponsors: Senators Hite, Bacon, Beagle, Coley, Daniels, Faber, Jones, Jordan, Lehner, Manning, Niehaus, Widener

To amend sections 2101.44, 3501.01, 3501.02, 3501.05, 3501.051, 3501.053, 3501.11, 3501.13, 3501.17, 3501.18, 3501.20, 3501.22, 3501.26, 3501.27, 3501.28, 3501.29, 3501.30, 3501.301, 3501.31, 3501.32, 3501.33, 3501.35, 3501.37, 3501.38, 3503.02, 3503.06, 3503.10, 3503.14, 3503.15, 3503.16, 3503.18, 3503.19, 3503.21, 3503.24, 3503.26, 3503.28, 3504.02, 3504.04, 3504.05, 3505.07, 3505.08, 3505.11, 3505.13, 3505.16, 3505.17, 3505.18, 3505.181, 3505.182, 3505.183, 3505.20, 3505.21, 3505.23, 3505.24, 3505.26, 3505.28, 3505.29, 3505.30, 3505.31, 3506.05, 3506.12, 3506.15, 3509.01, 3509.03, 3509.031, 3509.04, 3509.05, 3509.06, 3509.07, 3509.08, 3509.09, 3511.02, 3511.04, 3511.05, 3511.06, 3511.07, 3511.08, 3511.09, 3511.10, 3511.11, 3511.13, 3511.14, 3513.02, 3513.131, 3513.18, 3513.19, 3513.21, 3513.30, 3513.31, 3515.04, 3517.01, 3517.012, 3517.992, 3519.01, 3519.16, 3599.07, 3599.17, 3599.19, 3599.31, 4301.32, 4301.334, 4303.29, and 4305.14, to enact new section 3504.01 and sections 3501.111, 3501.302, 3501.40, 3503.05, 3503.20, 3503.22, 3505.05, 3506.021, 3509.051, and 3517.211, and to repeal sections 3503.29, 3504.01, and 3506.16 of the Revised Code to revise the Election Law.

Attest:

Vincent L. Keeran,  
Clerk.

Said bills were considered the first time.

On motion of Representative Blessing, the House adjourned until Thursday,  
May 26, 2011 at 8:45 a.m.

Attest:

LAURA P. CLEMENS,  
Clerk.