

**OHIO**

**House**

**of**

**Representatives**

**JOURNAL**

**SECOND CORRECTED VERSION**  
**THURSDAY, JUNE 23, 2011**

## SIXTY-SECOND DAY

Hall of the House of Representatives, Columbus, Ohio  
**Thursday, June 23, 2011, 11:00 o'clock a.m.**

The House met pursuant to adjournment.

Prayer was offered by Reverend Richard Ellsworth, Chaplain of the Ohio State Highway Patrol and Pastor Emeritus of the Central College Presbyterian Church in Westerville, 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:

Tiffany Logan, a guest of Representative Winburn-40th district.

Riley Martin, son of Representative Martin-70th district.

Carly Cenedella and Jessica Stepleton, guests of Representative C. Hagan-50th district.

**INTRODUCTION OF BILLS**

The following bills were introduced:

**H. B. No. 280**-Representatives Dovilla, Wachtmann.

Cosponsors: Representatives Mecklenborg, Gardner, Buchy, Grossman, Brenner, Gonzales, Goodwin, Derickson, Fende, Blair, Hackett, Maag, Lundy, Stebelton, Letson, Sprague, Reece.

To amend sections 5910.02 and 5919.34 and to enact section 5910.07 of the Revised Code to authorize the administrators of the Ohio National Guard Scholarship Program and the Ohio War Orphans Scholarship Program to apply for, and receive and accept, grants, and to receive and accept gifts, bequests, and contributions, from public and private sources.

**H. B. No. 281**-Representative Antonio.

Cosponsors: Representatives Ramos, Foley, Slesnick, Celeste, Hagan, R., Fedor, O'Brien, Ashford, Letson, Yuko, Garland, Boyd, Milkovich, Heard, Stinziano, Goyal, Pillich, Gentile.

To amend sections 121.22, 2907.29, 3313.60, 3313.6011, 3314.03, 3326.11, 4729.16, 4729.18, and 4729.35 and to enact sections 1751.69, 3701.048, 3727.60, 3727.601, 3727.602, 3923.85, 4729.43, and 4729.44 of the Revised Code regarding assistance for pregnancy prevention and hospital services for victims of sexual assault.

Said bills were considered the first time.

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

Representative Pillich submitted the following report:

The standing committee on Veterans Affairs to which was referred **H. R. No. 116**-Representative Bulp, having had the same under consideration, reports it back and recommends its adoption.

RE: URGE U.S. CONGRESS TO ENACT HR 2070

Representative Martin moved to amend the title as follows:

Add the names: "Johnson, Pillich, Hagan, C., Landis, Milkovich, Yuko."

JARROD MARTIN	TERRY JOHNSON
CONNIE PILLICH	DANNY R. BULP
JIM BUTLER	TERESA FEDOR
CHRISTINA HAGAN	AL LANDIS
ZACK MILKOVICH	CLIFF ROSENBERGER
RON YOUNG	KENNY YUKO

The report was agreed to.

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

Representative Gerberry submitted the following report:

The standing committee on State Government and Elections to which was referred **H. B. No. 277**-Representatives Blessing, Gerberry, having had the same under consideration, reports it back and recommends its passage.

RE: RACETRACK RELOCATION

ROBERT MECKLENBORG	RON MAAG
RON GERBERRY	JOHN ADAMS
LOUIS W. BLESSING	JIM BUCHY
TED CELESTE	COURTNEY COMBS
REX DAMSCHRODER	MIKE DOVILLA
TERESA FEDOR	CHERYL GROSSMAN
RICHARD HOLLINGTON	MATT HUFFMAN
TOM LETSON	MATT LUNDY
BILL PATMON	MICHAEL STINZIANO
VERNON SYKES	RON YOUNG

The following members voted "NO"

RANDY GARDNER	ROBERT COLE SPRAGUE
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The report was agreed to.

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

Representative Gerberry submitted the following report:

The standing committee on State Government and Elections to which was referred **Sub. S. B. No. 171**-Senators Gillmor, Wagoner, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: SUNSET REVIEW OF AGENCIES SET TO EXPIRE

Representative Gerberry moved to amend the title as follows:

Add the name: "Representative Combs."

ROBERT MECKLENBORG	RON MAAG
RON GERBERRY	JOHN ADAMS
LOUIS W. BLESSING	JIM BUCHY
TED CELESTE	COURTNEY COMBS
REX DAMSCHRODER	MIKE DOVILLA
TERESA FEDOR	RANDY GARDNER
CHERYL GROSSMAN	RICHARD HOLLINGTON
MATT HUFFMAN	TOM LETSON
MATT LUNDY	BILL PATMON
ROBERT COLE SPRAGUE	MICHAEL STINZIANO
VERNON SYKES	RON YOUNG

The report was agreed to.

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

### MOTIONS AND RESOLUTIONS

Representative Adams, J. moved that majority party members asking leave to be absent or absent the week of Tuesday, June 21, 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, June 21, 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. 162**-Representatives Stebelton, Bulp.

Cosponsors: Representatives Adams, J., Antonio, Barnes, Blessing, Butler, Carey, Combs, Derickson, Dovilla, Fende, Murray, Newbold, Pillich, Rosenberger, Martin, Fedor, Hagan, C., Landis, Milkovich, Yuko.

To amend sections 109.572, 124.23, and 5903.10 and to enact sections 5903.101 and 5903.102 of the Revised Code to provide certain professional licensing and certification rights to service members, spouses of service members, and veterans, and to eliminate the requirement that a veteran be a resident of Ohio to qualify to receive the veterans preference on civil service examinations, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **Sub. H. B. No. 162**-Representatives Stebelton, Bubb, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

**H. B. No. 170**-Representative Mecklenborg.

Cosponsors: Representatives Blessing, Adams, J., Combs, Dovilla, Hackett, Stautberg, McGregor, Brenner, Slaby, Thompson, Hollington, Derickson, Buchy, McKenney, Bubb.

To amend section 2305.06 of the Revised Code to shorten the period of limitations for actions upon a contract in writing, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **H. B. No. 170**-Representative Mecklenborg, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

**H. B. No. 224**-Representatives Dovilla, Stinziano.

Cosponsors: Representatives Mecklenborg, Adams, J., Rosenberger, Pillich, Thompson, Wachtmann, Grossman, Combs, Murray, Butler, Maag, Uecker, Buchy, Celeste, Gardner, Huffman, Letson, Lundy, Patmon, Sprague.

To amend sections 3511.02, 3511.021, 3511.04, and 3511.14 and to enact section 3511.15 of the Revised Code to permit uniformed services and overseas voters to request and receive absent voter's ballot applications and absent voter's ballots by electronic mail or internet delivery, to specify that a Federal Write-In Absentee Ballot submitted by such a person may be used as the person's voter registration form and absent voter's ballot, to establish emergency election procedures for such persons involved in armed conflicts, troop mobilizations, or other emergencies, and to add daughters-in-law and sons-in-law to the list of family members who may request an absent voter's ballot on behalf of a uniformed services or overseas voter, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **H. B. No. 224**-Representatives Dovilla, Stinziano, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

**Sub. H. B. No. 225**-Representatives Peterson, Landis.

Cosponsors: Representatives Pillich, Grossman, Sears, Boose, Derickson, Carey, Thompson, Adams, J., Hayes, Stinziano, Ruhl, McClain, Balderson, Maag, Weddington, Brenner, Duffey, Baker, Schuring, Blair, McKenney.

To amend sections 9.37, 167.03, 305.171, 505.603, 3917.04, 4931.41, 4931.43, 4931.44, 4931.45, 4931.49, 4931.50, 4931.64, 4931.65, 4931.66, 5703.57, 5705.13, 5713.07, 5713.08, 5713.081, 5713.082, 5715.27, and 5717.02 and to enact section 148.061 of the Revised Code to vest in county auditors responsibility for reviewing and approving property tax exemption applications for some publicly owned property, to authorize legislative authorities of municipal corporations, county auditors, and boards of township trustees to adopt a direct deposit payroll policy, to clarify that a board of township trustees may offer deferred compensation plans or programs to the township's officers and employees, to authorize regional councils of government to operate a 9-1-1 public safety answering point, to revise the membership of the Ohio Business Gateway Steering Committee, to authorize counties and townships to increase the amount credited to "rainy day" reserve balance accounts to one-sixth of the expenditures made in the preceding fiscal year from the fund in which the reserve balance account is established, and to authorize a county or township to offer any qualified benefit available under a cafeteria plan, and to offer a health and wellness benefit program, to its officers and employees, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **Sub. H. B. No. 225**-Representatives Peterson, Landis, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

**Am. H. B. No. 243**-Representatives Kozlowski, Young.

Cosponsors: Representatives Huffman, Beck, Thompson, Ramos, Maag, Hall, Mecklenborg, Dovilla, Fedor, Letson.

To amend section 4303.041 of the Revised Code to eliminate the restriction on the number of A-3a liquor permits that may be issued per county and to specify that new A-3a permits issued after the act's effective date are subject to local option election, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Blessing moved that **Am. H. B. No. 243**-Representatives Kozlowski, Young, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

**H. B. No. 277**-Representatives Blessing, Gerberry.

To permit a horse-racing permit holder who is eligible to become a video lottery sales agent to apply to the State Racing Commission to move its track to another location, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Maag moved to amend as follows:

In line 35, delete everything after "(D)"

Delete lines 36 through 38

In line 39, delete "lotteries is lawful" and insert "A permit holder who is located on property owned by a political subdivision and who is eligible to conduct video lotteries at its existing track may move its track to a new location in the immediate vicinity where the conducting of video lotteries is lawful. Such a permit holder shall not be charged any fee by or be required to provide any other incremental economic benefits to the state in exchange for applying for a move, for having its move approved, or for moving its existing track as specified under this division"

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

06/23/2011

The Honorable William G. Batchelder, Speaker  
The Ohio House of Representatives  
Columbus, Ohio

Speaker Batchelder,

Pursuant to House Rule No. 57, I respectfully request that I be excused from voting on **H. B. No. 277**-Representatives Blessing, Gerberry, because it might be construed that I have an interest in the legislation.

Sincerely yours,

/s/ TERRY BLAIR  
TERRY BLAIR  
State Representative  
38th House District

The request was granted.

The yeas and nays were taken and resulted - yeas 94, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Antonio	Ashford	Baker	Balderson
Barnes	Beck	Blessing	Boose
Boyd	Brenner	Bubp	Buchy
Budish	Burke	Butler	Carey
Carney	Celeste	Clyde	Combs
Conditt	Damschroder	DeGeeter	Derickson
Dovilla	Driehaus	Duffey	Fedor
Foley	Gardner	Garland	Gentile
Gerberry	Gonzales	Goodwin	Goyal
Grossman	Hackett	Hagan, C.	Hagan, R.
Hall	Hayes	Heard	Henne
Hollington	Hottinger	Huffman	Kozlowski
Landis	Letson	Lundy	Maag
Mallory	Martin	McClain	McGregor
McKenney	Mecklenborg	Milkovich	Murray
Newbold	O'Brien	Patmon	Peterson
Phillips	Pillich	Ramos	Reece
Roegner	Rosenberger	Ruhl	Schuring
Sears	Slaby	Slesnick	Sprague
Stautberg	Stebelton	Stinziano	Sykes
Szollosi	Thompson	Uecker	Wachtmann
Weddington	Williams	Winburn	Young
Yuko			Batchelder-94.

Representative Johnson voted in the negative-1.

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 77, nays 17, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Anielski	Antonio
Baker	Balderson	Beck	Blessing
Boose	Boyd	Brenner	Buchy
Budish	Burke	Butler	Carney
Celeste	Clyde	Combs	Conditt
Damschroder	DeGeeter	Derickson	Dovilla
Driehaus	Duffey	Foley	Garland
Gentile	Gerberry	Gonzales	Goodwin
Goyal	Grossman	Hackett	Hagan, C.
Hagan, R.	Hall	Heard	Henne
Hollington	Huffman	Kozlowski	Landis
Letson	Lundy	Maag	Mallory
Martin	McClain	McGregor	McKenney
Mecklenborg	Milkovich	Murray	Newbold
O'Brien	Peterson	Phillips	Pillich
Ramos	Reece	Rosenberger	Ruhl
Schuring	Sears	Slaby	Slesnick

Stautberg Uecker	Stebelton Williams	Stinziano Winburn	Sykes Young Yuko-77.
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Those who voted in the negative were: Representatives

Amstutz Carey Hottinger Sprague	Ashford Fedor Johnson Szollosi	Barnes Gardner Patmon Thompson	Bubp Hayes Roegner Wachtmann Weddington-17.
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The bill passed.

Representative Blessing moved to amend the title as follows:

Add the names: "Boyd, Buchy, Driehaus, Hackett, Hagan, R., Henne, Letson, Mallory, Mecklenborg, O'Brien, Ruhl, Sykes, Uecker, Winburn, Yuko."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

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

Cosponsors: Senators Wagoner, Seitz, Tavares, Kearney, Bacon, Coley, Daniels, Gillmor, Hite, Hughes, Lehner, Manning, Patton, Smith, Turner. Representatives Letson, Bubp, Murray, Okey, Szollosi, Stinziano, Mecklenborg, Stebelton, Huffman, Slaby.

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, 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 92, nays 4, as follows:

Those who voted in the affirmative were: Representatives

Adams R. Baker Blair Brenner Burke Celeste Damschroder	Amstutz Balderson Blessing Bubp Butler Clyde DeGeeter	Antonio Barnes Boose Buchy Carey Combs Derickson	Ashford Beck Boyd Budish Carney Conditt Dovilla
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Driehaus	Duffey	Fedor	Foley
Gardner	Garland	Gentile	Gerberry
Gonzales	Goyal	Grossman	Hackett
Hagan, C.	Hagan, R.	Hall	Hayes
Heard	Henne	Hollington	Hottinger
Huffman	Johnson	Kozlowski	Landis
Letson	Lundy	Maag	Mallory
Martin	McClain	McGregor	McKenney
Mecklenborg	Milkovich	Murray	Newbold
O'Brien	Patmon	Peterson	Phillips
Pillich	Reece	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Slesnick	Sprague	Stautberg	Stebelton
Stinziano	Sykes	Szollosi	Thompson
Uecker	Wachtmann	Weddington	Williams
Winburn	Young	Yuko	Batchelder-92.

Representatives Adams J., Anielski, Goodwin, and Ramos voted in the negative-4.

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 96, 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	Boyd	Brenner	Bubp
Buchy	Budish	Burke	Butler
Carey	Carney	Celeste	Clyde
Combs	Conditt	Damschroder	DeGeeter
Derickson	Dovilla	Driehaus	Duffey
Fedor	Foley	Gardner	Garland
Gentile	Gerberry	Gonzales	Goodwin
Goyal	Grossman	Hackett	Hagan, C.
Hagan, R.	Hall	Hayes	Heard
Henne	Hollington	Hottinger	Huffman
Johnson	Kozlowski	Landis	Letson
Lundy	Maag	Mallory	Martin
McClain	McGregor	McKenney	Mecklenborg
Milkovich	Murray	Newbold	O'Brien
Patmon	Peterson	Phillips	Pillich
Ramos	Reece	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Slesnick	Sprague	Stautberg	Stebelton
Stinziano	Sykes	Szollosi	Thompson
Uecker	Wachtmann	Weddington	Williams
Winburn	Young	Yuko	Batchelder-96.

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

Representative Bubp moved to amend the title as follows:

Add the names: "Amstutz, Anielski, Antonio, Barnes, Beck, Blair, Blessing, Carney, Celeste, DeGeeter, Derickson, Foley, Gardner, Garland, Goyal, Grossman, Hackett, Hagan, C., Hayes, Heard, Hottinger, Lundy, Maag, Mallory, McClain, McKenney, Milkovich, Newbold, O'Brien, Patmon, Pillich, Reece, Sears, Winburn, Yuko, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Sub. S. B. No. 171**-Senators Gillmor, Wagoner.

Cosponsors: Senators Bacon, Beagle, Cafaro, Coley, Daniels, Hughes, Jones, Jordan, LaRose, Niehaus, Oelslager, Patton, Widener, Wilson. Representative Combs.

To amend sections 9.90, 101.532, 101.83, 101.84, 101.85, 101.86, 102.02, 109.91, 121.32, 127.14, 173.03, 173.04, 3302.021, 3311.71, 3312.01, 3312.09, 3313.202, 3701.025, 3701.63, 3727.312, 3737.03, 3737.21, 3737.81, 3737.86, 3737.88, 3743.54, 3746.04, 4117.03, 4121.03, 4121.12, 4121.121, 4121.125, 4121.128, 4123.341, 4123.342, 4123.35, 5111.708, 5123.032, and 5123.093; and to repeal sections 9.901, 101.37, 121.374, 122.97, 122.971, 122.98, 122.981, 125.833, 184.23, 184.231, 1349.71, 1349.72, 1501.25, 2151.282, 3306.29, 3306.291, 3306.292, 3306.50, 3306.51, 3306.52, 3306.53, 3306.54, 3306.55, 3306.56, 3306.57, 3306.58, 3306.59, 3311.77, 3312.11, 3312.12, 3319.70, 3319.71, 3701.92, 3727.322, 3746.03, 4121.75, 4121.76, 4121.77, 4121.78, 4121.79, 4501.025, 5111.709, 5111.7010, 5123.60, and 5902.15 of the Revised Code; and to amend Section 5 of Sub. H.B. 125 of the 127th General Assembly as subsequently amended, Section 20 of Am. Sub. H.B. 554 of the 127th General Assembly, Section 3 of Sub. H.B. 187 of the 126th General Assembly, and Section 513.03 of Am. Sub. H.B. 66 of the 126th General Assembly as subsequently amended; and to repeal Section 3 of Sub. H.B. 495 of the 128th General Assembly, Sections 209.40, 309.40.70, and 709.10 of Am. Sub. H.B. 1 of the 128th General Assembly, Sections 755.80 and 756.40 of Am. Sub. H.B. 2 of the 128th General Assembly, Section 3 of Sub. H.B. 7 of the 127th General Assembly, Section 555.17 of Am. Sub. H.B. 67 of the 127th General Assembly, Sections 263.30.30, 337.20.20, 377.20, and 737.11 of Am. Sub. H.B. 119 of the 127th General Assembly, Sections 6 and 7 of Sub. H.B. 125 of the 127th General Assembly, Section 2 of Sub. H.B. 233 of the 127th General Assembly, Sections 703.30 and 715.50 of Am. Sub. H.B. 562 of the 127th General Assembly, Section 4 of Am. Sub. S.B. 77 of the 127th General Assembly, Sections 206.10.12, 206.42.12, 206.66.24, 206.66.43, 209.63.58, 503.09, and 503.12 of Am. Sub. H.B. 66 of the 126th General Assembly, Section 4 of Sub. H.B. 187 of the 126th General Assembly, Section 1 of Sub. H.B. 371 of the 126th General Assembly, Section

235.60.70 of Am. Sub. H.B. 699 of the 126th General Assembly, Section 3 of Am. Sub. S.B. 167 of the 126th General Assembly, Section 5 of Am. Sub. S.B. 260 of the 126th General Assembly, Section 3 of Sub. S.B. 393 of the 126th General Assembly, Sections 12 and 25 of Am. Sub. H.B. 87 of the 125th General Assembly, Sections 41.35 and 153 of Am. Sub. H.B. 95 of the 125th General Assembly, Section 8 of Sub. H.B. 299 of the 125th General Assembly, Section 6 of Am. Sub. H.B. 516 of the 125th General Assembly, Section 3 of Am. Sub. S.B. 86 of the 125th General Assembly, Section 3 of Sub. H.B. 230 of the 124th General Assembly, Section 3 of Am. Sub. H.B. 474 of the 124th General Assembly, Section 4 of Am. Sub. S.B. 281 of the 124th General Assembly, Section 3 of Am. H.B. 416 of the 127th General Assembly as subsequently amended, Section 701.20 of Am. Sub. H.B. 562 of the 127th General Assembly as subsequently amended, Section 206.66.53 of Am. Sub. H.B. 66 of the 126th General Assembly as subsequently amended, Section 6 of Sub. H.B. 336 of the 126th General Assembly as subsequently amended, Section 755.03 of Am. Sub. H.B. 530 of the 126th General Assembly as subsequently amended, Section 6 of Am. Sub. S.B. 238 of the 126th General Assembly as subsequently amended, Section 152 of Am. Sub. H.B. 95 of the 125th General Assembly as subsequently amended, and Section 59.29 of Am. Sub. H.B. 95 of the 125th General Assembly as subsequently amended to implement the recommendations of the Sunset Review Committee by abolishing, terminating, transferring, or renewing various agencies and by reestablishing the Sunset Review Committee but postponing its operation until the 131st General Assembly, to terminate the operation of certain provisions of this act on December 31, 2016, by repealing sections 101.82, 101.83, 101.84, 101.85, 101.86, and 101.87 of the Revised Code on that date, 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 88, nays 8, as follows:

Those who voted in the affirmative were: Representatives

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

O'Brien	Patmon	Peterson	Phillips
Reece	Rosenberger	Schuring	Sears
Slaby	Slesnick	Sprague	Stautberg
Stebelton	Stinziano	Sykes	Szollosi
Thompson	Uecker	Wachtmann	Weddington
Winburn	Young	Yuko	Batchelder-88.

Representatives Adams J., Anielski, Henne, Pillich, Ramos, Roegner, Ruhl, and Williams voted in the negative-8.

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 95, nays 1, 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	Boyd	Brenner	Bubp
Buchy	Budish	Burke	Butler
Carey	Carney	Celeste	Clyde
Combs	Conditt	Damschroder	DeGeeter
Derickson	Dovilla	Driehaus	Duffey
Fedor	Foley	Gardner	Garland
Gerberry	Gonzales	Goodwin	Goyal
Grossman	Hackett	Hagan, C.	Hagan, R.
Hall	Hayes	Heard	Henne
Hollington	Hottinger	Huffman	Johnson
Kozlowski	Landis	Letson	Lundy
Maag	Mallory	Martin	McClain
McGregor	McKenney	Mecklenborg	Milkovich
Murray	Newbold	O'Brien	Patmon
Peterson	Phillips	Pillich	Ramos
Reece	Roegner	Rosenberger	Ruhl
Schuring	Sears	Slaby	Slesnick
Sprague	Stautberg	Stebelton	Stinziano
Sykes	Szollosi	Thompson	Uecker
Wachtmann	Weddington	Williams	Winburn
Young	Yuko		Batchelder-95.

Representative Gentile voted in the negative-1.

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

Representative Burke moved to amend the title as follows:

Add the names: "Adams, R., Anielski, Antonio, Baker, Balderson, Barnes, Beck, Blair, Blessing, Boose, Brenner, Bubp, Buchy, Burke, Carney, Celeste, Conditt, Damschroder, DeGeeter, Dovilla, Duffey, Gardner, Garland, Goodwin, Goyal, Hackett, Hall, Hayes, Hottinger, Huffman, Kozlowski,

Landis, Lundy, Mallory, Martin, McClain, McGregor, Mecklenborg, Milkovich, Murray, Newbold, O'Brien, Phillips, Pillich, Roegner, Ruhl, Schuring, Sears, Slaby, Sprague, Stebelton, Sykes, Szollosi, Thompson, Uecker, Wachtmann, Weddington, Winburn, Yuko, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**H. C. R. No. 20**-Representatives Goyal, Gardner.

Cosponsors: Representatives Brenner, Ruhl, Gerberry, Carey, Young, Beck, Wachtmann, Fende, Yuko, Ashford, Combs, Schuring, Fedor, Huffman, Letson.

To urge the selection committee of the Professional Football Hall of Fame to choose Dick Schafrath for induction into the Professional Football Hall of Fame, was taken up for consideration the third time.

Representative Goyal moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Baker, Barnes, Blair, Blessing, Boose, Buchy, Burke, Hackett, Hall, Hayes, Hottinger, Lundy, Sears, Slaby."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

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

The yeas and nays were taken and resulted - yeas 87, nays 8, 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	Boyd	Brenner	Bubp
Buchy	Budish	Burke	Butler
Carey	Carney	Celeste	Clyde
Combs	Conditt	Damschroder	DeGeeter
Derickson	Dovilla	Driehaus	Duffey
Fedor	Foley	Gardner	Garland
Gentile	Gerberry	Gonzales	Goodwin
Goyal	Grossman	Hackett	Hagan, C.
Hagan, R.	Hall	Hayes	Hollington
Hottinger	Huffman	Johnson	Kozlowski
Landis	Letson	Lundy	Maag
Mallory	Martin	McClain	McGregor
McKenney	Mecklenborg	Murray	Newbold
Patmon	Peterson	Phillips	Pillich
Reece	Roegner	Rosenberger	Ruhl
Schuring	Sears	Slaby	Sprague
Stautberg	Stebelton	Stinziano	Sykes
Szollosi	Thompson	Uecker	Wachtmann
Williams	Young		Yuko-87.

Representatives Heard, Henne, Milkovich, O'Brien, Ramos, Slesnick, Weddington, and Winburn voted in the negative-8.

The concurrent resolution was adopted.

**H. R. No. 48**-Representative Landis.

Cosponsors: Representatives Adams, J., Thompson, Carey, Blessing, Combs, Hackett, Mecklenborg.

To express opposition to the implementation of the stream protection rule and environmental impact statement of the Office of Surface Mining, Reclamation, and Enforcement in the United States Department of the Interior, was taken up for consideration the third time.

Representative Huffman moved that **H. R. No. 48**-Representative Landis, et al., be rereferred to the committee on Rules and Reference.

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

The motion was agreed to without objection.

**Sub. H. B. No. 162**-Representatives Stebelton, Bulp.

Cosponsors: Representatives Adams, J., Antonio, Barnes, Blessing, Butler, Carey, Combs, Derickson, Dovilla, Fende, Murray, Newbold, Pillich, Rosenberger, Martin, Fedor, Hagan, C., Landis, Milkovich, Yuko.

To amend sections 109.572, 124.23, and 5903.10 and to enact sections 5903.101 and 5903.102 of the Revised Code to provide certain professional licensing and certification rights to service members, spouses of service members, and veterans, and to eliminate the requirement that a veteran be a resident of Ohio to qualify to receive the veterans preference on civil service examinations, 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

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

McClain	McGregor	McKenney	Mecklenborg
Milkovich	Murray	Newbold	O'Brien
Patmon	Peterson	Phillips	Pillich
Ramos	Reece	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Slesnick	Sprague	Stautberg	Stebelton
Stinziano	Sykes	Szollosi	Thompson
Uecker	Wachtmann	Weddington	Williams
Winburn	Young	Yuko	Batchelder-96.

The bill passed.

Representative Stebelton moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Ashford, Baker, Balderson, Beck, Blair, Boose, Brenner, Buchy, Carney, Celeste, Clyde, Conditt, Damschroder, DeGeeter, Driehaus, Gardner, Garland, Gentile, Gerberry, Goodwin, Goyal, Hackett, Hagan, R., Hall, Hayes, Heard, Henne, Hottinger, Huffman, Johnson, Kozlowski, Letson, Lundy, Maag, Mallory, McClain, McKenney, Mecklenborg, O'Brien, Patmon, Peterson, Phillips, Reece, Roegner, Ruhl, Sears, Slaby, Slesnick, Sprague, Stautberg, Stinziano, Sykes, Szollosi, Thompson, Uecker, Weddington, Winburn, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**H. B. No. 170**-Representative Mecklenborg.

Cosponsors: Representatives Blessing, Adams, J., Combs, Dovilla, Hackett, Stautberg, McGregor, Brenner, Slaby, Thompson, Hollington, Derickson, Buchy, McKenney, Bubp.

To amend section 2305.06 of the Revised Code to shorten the period of limitations for actions upon a contract in writing, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 88, nays 8, 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	Boyd	Brenner	Bubp
Buchy	Budish	Burke	Butler
Carey	Carney	Celeste	Clyde
Combs	Conditt	Damschroder	DeGeeter
Derickson	Dovilla	Driehaus	Duffey
Fedor	Gardner	Garland	Gentile

Gerberry	Gonzales	Goodwin	Goyal
Grossman	Hackett	Hagan, C.	Hall
Hayes	Heard	Henne	Hollington
Hottinger	Huffman	Johnson	Kozlowski
Landis	Letson	Maag	Mallory
Martin	McClain	McGregor	McKenney
Mecklenborg	Milkovich	Murray	Newbold
O'Brien	Peterson	Phillips	Pillich
Roegner	Rosenberger	Ruhl	Schuring
Sears	Slaby	Slesnick	Sprague
Stautberg	Stebelton	Stinziano	Sykes
Szollosi	Thompson	Uecker	Wachtmann
Weddington	Young	Yuko	Batchelder-88.

Representatives Foley, Hagan, R., Lundy, Patmon, Ramos, Reece, Williams, and Winburn voted in the negative-8.

The bill passed.

Representative Mecklenborg moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Balderson, Beck, Blair, Boose, Conditt, Damschroder, Duffey, Garland, Goodwin, Goyal, Grossman, Hall, Hayes, Henne, Hottinger, Johnson, Kozlowski, Letson, Mallory, McClain, Newbold, O'Brien, Peterson, Phillips, Sears, Sprague, Stebelton, Stinziano, Szollosi, Uecker, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**H. B. No. 224**-Representatives Dovilla, Stinziano.

Cosponsors: Representatives Mecklenborg, Adams, J., Rosenberger, Pillich, Thompson, Wachtmann, Grossman, Combs, Murray, Butler, Maag, Uecker, Buchy, Celeste, Gardner, Huffman, Letson, Lundy, Patmon, Sprague.

To amend sections 3511.02, 3511.021, 3511.04, and 3511.14 and to enact section 3511.15 of the Revised Code to permit uniformed services and overseas voters to request and receive absent voter's ballot applications and absent voter's ballots by electronic mail or internet delivery, to specify that a Federal Write-In Absentee Ballot submitted by such a person may be used as the person's voter registration form and absent voter's ballot, to establish emergency election procedures for such persons involved in armed conflicts, troop mobilizations, or other emergencies, and to add daughters-in-law and sons-in-law to the list of family members who may request an absent voter's ballot on behalf of a uniformed services or overseas voter, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Clyde moved to amend as follows:

In line 17, after "sections" insert "3509.03, 3509.031,"

Between lines 19 and 20, insert:

**"Sec. 3509.03.** Except as provided in section 3509.031 or division (B) of section 3509.08 of the Revised Code, any qualified elector desiring to vote absent voter's ballots at an election shall make written application for those ballots to the director of elections of the county in which the elector's voting residence is located. The elector may personally deliver the application to the director or may mail it to the director, send it to the director by facsimile machine, send it to the director by electronic mail, or send it to the director through internet delivery if internet delivery is offered by the board of elections or the secretary of state. The application need not be in any particular form but shall contain all of the following:

(A) The elector's name;

(B) The elector's signature;

(C) The address at which the elector is registered to vote;

(D) The elector's date of birth;

(E) One of the following:

(1) The elector's driver's license number;

(2) The last four digits of the elector's social security number;

(3) A copy of the elector's current and valid photo identification, a copy of a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of an election mailed by a board of elections under section 3501.19 of the Revised Code or a notice of voter registration mailed by a board of elections under section 3503.19 of the Revised Code, that shows the name and address of the elector.

(F) A statement identifying the election for which absent voter's ballots are requested;

(G) A statement that the person requesting the ballots is a qualified elector;

(H) If the request is for primary election ballots, the elector's party affiliation;

(I) If the elector desires ballots to be mailed to the elector, the address to which those ballots shall be mailed.

Each application for absent voter's ballots shall be delivered to the director not earlier than the first day of January of the year of the elections for which the absent voter's ballots are requested or not earlier than ninety days

before the day of the election at which the ballots are to be voted, whichever is earlier, and not later than twelve noon of the third day before the day of the election at which the ballots are to be voted, or not later than the close of regular business hours on the day before the day of the election at which the ballots are to be voted if the application is delivered in person to the office of the board.

**Sec. 3509.031.** (A) Any qualified elector who is a member of the organized militia called to active duty within the state and who will be unable to vote on election day on account of that active duty may make written application for absent voter's ballots to the director of elections for the county in which the elector's voting residence is located. The elector may personally deliver the application to the director or may mail it to the director, send it to the director by facsimile machine, send it to the director by electronic mail, send it to the director through internet delivery if internet delivery is offered by the board of elections or the secretary of state, or otherwise send it to the director. The application need not be in any particular form but shall contain all of the following:

- (1) The elector's name;
- (2) The elector's signature;
- (3) The address at which the elector is registered to vote;
- (4) The elector's date of birth;
- (5) One of the following:
  - (a) The elector's driver's license number;
  - (b) The last four digits of the elector's social security number;
  - (c) A copy of the elector's current and valid photo identification, a copy of a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of an election mailed by a board of elections under section 3501.19 of the Revised Code or a notice of voter registration mailed by a board of elections under section 3503.19 of the Revised Code, that shows the name and address of the elector.
- (6) A statement identifying the election for which absent voter's ballots are requested;
- (7) A statement that the person requesting the ballots is a qualified elector;
- (8) A statement that the elector is a member of the organized militia serving on active duty within the state;
- (9) If the request is for primary election ballots, the elector's party affiliation;
- (10) If the elector desires ballots to be mailed to the elector, the address

to which those ballots shall be mailed;

(11) If the elector desires ballots to be sent to the elector by facsimile machine, the telephone number to which they shall be so sent.

(B) Application to have absent voter's ballots mailed or sent by facsimile machine to a qualified elector who is a member of the organized militia called to active duty within the state and who will be unable to vote on election day on account of that active duty may be made by the spouse of the militia member or the father, mother, father-in-law, mother-in-law, grandfather, grandmother, brother or sister of the whole blood or half blood, son, daughter, adopting parent, adopted child, stepparent, stepchild, uncle, aunt, nephew, or niece of the militia member. The application shall be in writing upon a blank form furnished only by the director. The form of the application shall be prescribed by the secretary of state. The director shall furnish that blank form to any of the relatives specified in this division desiring to make the application, only upon the request of such a relative in person at the office of the board or upon the written request of such a relative mailed to the office of the board. The application, subscribed and sworn to by the applicant, shall contain all of the following:

(1) The full name of the elector for whom ballots are requested;

(2) A statement that such person is a qualified elector in the county;

(3) The address at which the elector is registered to vote;

(4) The elector's date of birth;

(5) One of the following:

(a) The elector's driver's license number;

(b) The last four digits of the elector's social security number;

(c) A copy of the elector's current and valid photo identification, a copy of a military identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of an election mailed by a board of elections under section 3501.19 of the Revised Code or a notice of voter registration mailed by a board of elections under section 3503.19 of the Revised Code, that shows the name and address of the elector.

(6) A statement identifying the election for which absent voter's ballots are requested;

(7) A statement that the elector is a member of the organized militia serving on active duty within the state;

(8) If the request is for primary election ballots, the elector's party affiliation;

(9) A statement that the applicant bears a relationship to the elector as specified in division (B) of this section;

(10) The address to which ballots shall be mailed or telephone number to which ballots shall be sent by facsimile machine;

(11) The signature and address of the person making the application.

(C) Applications to have absent voter's ballots mailed or sent by facsimile machine shall not be valid if dated, postmarked, or received by the director prior to the ninetieth day before the day of the election for which ballots are requested or if delivered to the director later than twelve noon of the third day preceding the day of such election. If, after the ninetieth day and before four p.m. of the day before the day of an election, a valid application for absent voter's ballots is delivered to the director of elections at the office of the board by a militia member making application in the militia member's own behalf, the director shall forthwith deliver to the militia member all absent voter's ballots then ready for use, together with an identification envelope. The militia member shall then vote the absent voter's ballots in the manner provided in section 3509.05 of the Revised Code."

In line 306, after "sections" insert "3509.03, 3509.031,"

In line 1 of the title, after "sections" insert "3509.03, 3509.031,"

In line 13 of the title, delete the first "and"

In line 16 of the title, after "voter" insert ", and to authorize electors generally to apply for absentee ballots by electronic mail or internet delivery"

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 59, 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	Conditt	Damschroder	Derickson
Dovilla	Duffey	Gardner	Gonzales
Goodwin	Grossman	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-59.

Those who voted in the negative were: Representatives

Antonio	Ashford	Barnes	Boyd
Budish	Carney	Celeste	Clyde
DeGeeter	Driehaus	Fedor	Foley
Garland	Gentile	Gerberry	Goyal
Hagan, R.	Heard	Letson	Lundy
Mallory	Milkovich	Murray	O'Brien
Patmon	Phillips	Pillich	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 pass?"

The yeas and nays were taken and resulted - yeas 96, 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	Boyd	Brenner	Bubp
Buchy	Budish	Burke	Butler
Carey	Carney	Celeste	Clyde
Combs	Conditt	Damschroder	DeGeeter
Derickson	Dovilla	Driehaus	Duffey
Fedor	Foley	Gardner	Garland
Gentile	Gerberry	Gonzales	Goodwin
Goyal	Grossman	Hackett	Hagan, C.
Hagan, R.	Hall	Hayes	Heard
Henne	Hollington	Hottinger	Huffman
Johnson	Kozlowski	Landis	Letson
Lundy	Maag	Mallory	Martin
McClain	McGregor	McKenney	Mecklenborg
Milkovich	Murray	Newbold	O'Brien
Patmon	Peterson	Phillips	Pillich
Ramos	Reece	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Slesnick	Sprague	Stautberg	Stebelton
Stinziano	Sykes	Szollosi	Thompson
Uecker	Wachtmann	Weddington	Williams
Winburn	Young	Yuko	Batchelder-96.

The bill passed.

Representative Dovilla moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Antonio, Ashford, Baker, Balderson, Barnes, Beck, Blair, Blessing, Boose, Boyd, Brenner, Bubp, Budish, Carney, Clyde, Conditt, Damschroder, DeGeeter, Derickson, Driehaus, Duffey, Garland, Gentile, Gerberry, Goyal, Hackett, Hagan, C., Hagan, R., Hall, Hayes, Heard, Henne, Hottinger, Johnson, Kozlowski,

Landis, Mallory, Martin, McClain, McGregor, McKenney, Milkovich, Newbold, O'Brien, Peterson, Phillips, Ramos, Reece, Roegner, Ruhl, Schuring, Sears, Slaby, Stautberg, Stebelton, Sykes, Szollosi, Weddington, Winburn, Young, Yuko, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Sub. H. B. No. 225**-Representatives Peterson, Landis.

Cosponsors: Representatives Pillich, Grossman, Sears, Boose, Derickson, Carey, Thompson, Adams, J., Hayes, Stinziano, Ruhl, McClain, Balderson, Maag, Weddington, Brenner, Duffey, Baker, Schuring, Blair, McKenney.

To amend sections 9.37, 167.03, 305.171, 505.603, 3917.04, 4931.41, 4931.43, 4931.44, 4931.45, 4931.49, 4931.50, 4931.64, 4931.65, 4931.66, 5703.57, 5705.13, 5713.07, 5713.08, 5713.081, 5713.082, 5715.27, and 5717.02 and to enact section 148.061 of the Revised Code to vest in county auditors responsibility for reviewing and approving property tax exemption applications for some publicly owned property, to authorize legislative authorities of municipal corporations, county auditors, and boards of township trustees to adopt a direct deposit payroll policy, to clarify that a board of township trustees may offer deferred compensation plans or programs to the township's officers and employees, to authorize regional councils of government to operate a 9-1-1 public safety answering point, to revise the membership of the Ohio Business Gateway Steering Committee, to authorize counties and townships to increase the amount credited to "rainy day" reserve balance accounts to one-sixth of the expenditures made in the preceding fiscal year from the fund in which the reserve balance account is established, and to authorize a county or township to offer any qualified benefit available under a cafeteria plan, and to offer a health and wellness benefit program, to its officers and employees, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 95, nays 1, 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	Boyd	Brenner	Bubp
Buchy	Budish	Burke	Butler
Carey	Carney	Celeste	Clyde
Combs	Conditt	Damschroder	DeGeeter
Derickson	Dovilla	Driehaus	Duffey
Fedor	Foley	Gardner	Garland
Gentile	Gerberry	Gonzales	Goodwin
Goyal	Grossman	Hackett	Hagan, C.
Hagan, R.	Hall	Hayes	Heard
Henne	Hollington	Hottinger	Huffman

Johnson	Kozlowski	Landis	Letson
Lundy	Maag	Mallory	Martin
McClain	McGregor	McKenney	Mecklenborg
Milkovich	Murray	Newbold	O'Brien
Peterson	Phillips	Pillich	Ramos
Reece	Roegner	Rosenberger	Ruhl
Schuring	Sears	Slaby	Slesnick
Sprague	Stautberg	Stebelton	Stinziano
Sykes	Szollosi	Thompson	Uecker
Wachtmann	Weddington	Williams	Winburn
Young	Yuko		Batchelder-95.

Representative Patmon voted in the negative-1.

The bill passed.

Representative Peterson moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Antonio, Barnes, Beck, Blessing, Bulp, Buchy, Carney, Damschroder, DeGeeter, Dovilla, Foley, Goodwin, Hackett, Hall, Henne, Hollington, Huffman, Letson, Mallory, Milkovich, Newbold, O'Brien, Ramos, Slaby, Sprague, Stebelton, Szollosi, Uecker, Yuko, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

**Am. H. B. No. 243**-Representatives Kozlowski, Young.

Cosponsors: Representatives Huffman, Beck, Thompson, Ramos, Maag, Hall, Mecklenborg, Dovilla, Fedor, Letson.

To amend section 4303.041 of the Revised Code to eliminate the restriction on the number of A-3a liquor permits that may be issued per county and to specify that new A-3a permits issued after the act's effective date are subject to local option election, 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

Adams J.	Adams R.	Amstutz	Anielski
Antonio	Ashford	Baker	Balderson
Barnes	Beck	Blair	Blessing
Boose	Boyd	Brenner	Bulp
Buchy	Budish	Burke	Butler
Carey	Carney	Celeste	Clyde
Combs	Conditt	Damschroder	DeGeeter
Derickson	Dovilla	Driehaus	Duffey
Fedor	Foley	Gardner	Garland
Gentile	Gerberry	Gonzales	Goodwin
Goyal	Grossman	Hackett	Hagan, C.

Hagan, R.	Hall	Hayes	Heard
Henne	Hollington	Hottinger	Huffman
Johnson	Kozlowski	Landis	Letson
Lundy	Maag	Mallory	Martin
McClain	McGregor	McKenney	Mecklenborg
Milkovich	Murray	Newbold	O'Brien
Patmon	Peterson	Phillips	Pillich
Ramos	Reece	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Slesnick	Sprague	Stautberg	Stebelton
Stinziano	Sykes	Szollosi	Thompson
Uecker	Wachtmann	Weddington	Williams
Winburn	Young	Yuko	Batchelder-96.

The bill passed.

Representative Kozlowski moved to amend the title as follows:

Add the names: "Adams, R., Anielski, Antonio, Balderson, Barnes, Blessing, Bulp, Buchy, Carney, Damschroder, Driehaus, Duffey, Foley, Garland, Goyal, Grossman, Hagan, R., Lundy, Mallory, McClain, Milkovich, Murray, Peterson, Rosenberger, Ruhl, Slaby, Uecker, Wachtmann, Yuko."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

#### Message from the Senate

Mr. Speaker:

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

**Am. Sub. H. B. No. 86** -Representatives Blessing, Heard  
 Cosponsors: Representatives Uecker, Slaby, Amstutz, Anielski, Antonio, Barnes, Beck, Blair, Boose, Boyd, Brenner, Bulp, Buchy, Carney, Celeste, Clyde, Coley, Combs, Derickson, Dovilla, Driehaus, Duffey, Fedor, Foley, Garland, Gonzales, Grossman, Hackett, Hagan, C., Henne, Luckie, Mallory, Martin, McClain, McGregor, McKenney, Mecklenborg, Milkovich, Murray, Newbold, O'Brien, Okey, Patmon, Peterson, Pillich, Ramos, Schuring, Sears, Sprague, Sykes, Szollosi, Thompson, Winburn, Yuko, Speaker Batchelder  
 Senators Bacon, Beagle, Brown, Coley, Daniels, Hite, Jones, Kearney, LaRose, Lehner, Manning, Niehaus, Obhof, Sawyer, Schiavoni, Seitz, Smith, Tavares, Turner, Wagoner, Widener, Wilson

To amend sections 109.42, 307.93, 309.18, 341.12, 926.99, 1333.99, 1707.99, 1716.99, 2151.23, 2152.02, 2152.021, 2152.12, 2152.13, 2152.14, 2152.17, 2152.22, 2301.27, 2301.30, 2717.01, 2743.51, 2743.56, 2743.59, 2743.60, 2901.08, 2903.01, 2903.11, 2903.12, 2903.13, 2905.01, 2905.02,

2907.21, 2907.22, 2907.323, 2909.03, 2909.05, 2909.11, 2911.12, 2913.01, 2913.02, 2913.03, 2913.04, 2913.11, 2913.21, 2913.31, 2913.32, 2913.34, 2913.40, 2913.401, 2913.42, 2913.421, 2913.43, 2913.45, 2913.46, 2913.47, 2913.48, 2913.49, 2913.51, 2913.61, 2915.05, 2917.21, 2917.31, 2917.32, 2919.21, 2919.22, 2921.13, 2921.34, 2921.41, 2923.01, 2923.31, 2923.32, 2925.01, 2925.02, 2925.03, 2925.04, 2925.041, 2925.05, 2925.11, 2925.36, 2929.01, 2929.11, 2929.13, 2929.14, 2929.15, 2929.19, 2929.191, 2929.20, 2929.26, 2929.34, 2929.41, 2930.12, 2930.16, 2930.17, 2935.041, 2937.36, 2941.141, 2941.142, 2941.143, 2941.144, 2941.145, 2941.146, 2941.1411, 2941.1412, 2941.1414, 2941.1415, 2941.1421, 2941.1422, 2941.1423, 2950.99, 2951.041, 2951.08, 2953.08, 2967.14, 2967.193, 2967.28, 2971.03, 2981.07, 3719.99, 4507.51, 4511.091, 4729.99, 5120.031, 5120.07, 5120.111, 5120.16, 5120.331, 5120.48, 5120.59, 5120.60, 5120.66, 5139.01, 5139.06, 5139.18, 5139.20, 5139.43, 5139.52, 5149.01, 5149.10, 5149.31, 5149.32, 5149.33, 5149.34, and 5149.36 and to enact sections 307.932, 2152.121, 2152.51, 2152.52, 2152.53, 2152.54, 2152.55, 2152.56, 2152.57, 2152.58, 2152.59, 2301.271, 2743.601, 2929.143, 2950.17, 2951.022, 2961.21, 2961.22, 2961.23, 2961.24, 2967.19, 5120.036, 5120.113, 5120.114, 5120.115, and 5149.311 of the Revised Code and to amend Section 3 of Am. Sub. H.B. 130 of the 127th General Assembly, to increase from \$500 to \$1,000 the threshold amount for determining increased penalties for theft-related offenses and for certain elements of "vandalism" and "engaging in a pattern of corrupt activity"; to increase by 50% the other threshold amounts for determining increased penalties for those offenses; to revise and clarify the law regarding prosecution of multiple theft, Medicaid fraud, workers' compensation fraud, and similar offenses and the valuation of property or services involved; to include workers' compensation fraud as a theft offense; to provide that if "nonsupport of dependents" is based on an abandonment of or failure to support a child or a person to whom a court order requires support and is a felony the sentencing court generally must first consider placing the offender on one or more community control sanctions; to eliminate the difference in criminal penalties for crack cocaine and powder cocaine; to revise some of the penalties for trafficking in marijuana or hashish, for possession of marijuana, cocaine, or hashish, and for all third degree felony drug offenses that currently have mandatory prison terms; to prohibit a convicted sex offender from possessing a photograph of the offender's victim while the offender is serving a term of confinement for that offense and to prohibit a child-victim offender from possessing a photograph of any minor child while the child-victim offender is serving a term of confinement for that offense; to revise procedures for notification of victims when violent offenders escape from the Department of Rehabilitation and Correction; to modify the number of Parole Board members required to conduct a full Board hearing; to limit a member of the Parole Board appointed after the bill's effective date who is not the Chairperson or a victim representative to two six-year terms; to revise the eligibility criteria for, and procedures governing, intervention in lieu of conviction; to revise the

eligibility criteria for judicial release; to reduce the penalty for the offense of "escape" when it involves certain conduct by a person under supervised release by the Department; to revise the procedure for prisoners in state correctional institutions to earn days of credit for productive participation in specified prison programs and the number of days of credit that may be earned; to require judges who sentence an offender to a prison term to include in the sentence notice to the offender that the offender may be eligible to earn such days of credit; to require GPS monitoring of a prisoner placed on post-release control who was released early from prison due to earning 60 or more days of credit; to enact a new mechanism for the possible release with sentencing court approval of certain Department inmates who have served at least 80% of their prison term; to expand the membership of a county's local corrections planning board; to expand the authorization to transfer certain Ohio prisoners for pretrial confinement to a contiguous county in an adjoining state to also apply to postconviction confinement and confinement upon civil process; to make changes regarding halfway houses and community residential centers and authorize reentry centers; to provide for the establishment and operation of community alternative sentencing centers for misdemeanants sentenced directly to the centers under a community residential sanction or an OVI term of confinement not exceeding 60 days; to change the membership of the Ex-offender Reentry Coalition by reducing the number and functions of members from the Governor's office and adding the Director of Veterans Services; to remove judges from the membership of a corrections commission and instead have them form an advisory board; to require the Department to develop a reentry plan for each inmate committed to the Department who was not sentenced to a term of life without parole or a sentence of death and who is expected to be imprisoned for more than 30 days; to revise the procedures governing the Department's issuance of an inmate identification card upon an inmate's release and the use of such a card to obtain a state identification card; to authorize, instead of requiring, the Department to discontinue subsidy payment to a political subdivision that reduces local funding for corrections by the amount of a community-based corrections subsidy or that uses a subsidy for capital improvements; to adopt a single validated risk assessment tool to be used by courts at their option and by probation departments and the Department of Rehabilitation and Correction to evaluate risk levels of offenders; to provide judges the option of risk reduction sentencing to allow for early release of certain prisoners who complete treatment and programming while incarcerated; to generally require offenders convicted of or pleading guilty to a felony of the fourth or fifth degree that is not a specified offense to serve community control sanctions when the conviction or plea did not occur in specified circumstances; to create the offense of trespass in a habitation of a person when any person other than an accomplice of the offender is present or likely to be present; to change the sentencing structure for felonies of the first degree and for felonies of the third degree that are not specified types of offenses; to require the Department of Rehabilitation and Correction to adopt specified types of standards regarding

sentencing to community-based correctional facilities and community corrections programs; to reduce duplication of probation supervision resources; to require the Department of Rehabilitation and Correction to establish and administer the probation improvement grant and the probation incentive grant; to encourage a county and the Juvenile Court that serves the county to use the moneys in the county treasury's Felony Delinquent Care and Custody Fund to research-supported, outcome-based programs and services; to expand the circumstances in which a delinquent child committed to the Department of Youth Services may be granted a judicial release; to establish procedures for determining the competency to participate in the proceeding of a child who is the subject of a complaint alleging that the child is a delinquent child and procedures for a child to attain competency if the child is found to be incompetent; to establish an interagency task force to investigate and make recommendations on how to most effectively treat delinquent youth who suffer from serious mental illness or emotional and behavioral disorders; to establish a new mechanism, which may involve transfer back to a juvenile court, for determining the sanction for certain children who are convicted of a crime in criminal court after their case is transferred under a specified mandatory transfer provision; to revise the provision regarding commitment of a delinquent child to the Department of Youth Services for being complicit in the commission of an act by another that constitutes a firearm specification; to modify the required content of complaints alleging chronic or habitual truancy; to revise the time for notification of bail forfeiture proceedings regarding recognizance's; to require the Department of Rehabilitation and Correction to conduct a study of assaults by inmates; to modify the Ohio Criminal Sentencing Law based on the Ohio Supreme Court's decisions in *State v. Foster* and *State v. Hodge*; to prohibit the arrest, charging, or conviction of a person for speeding based on a peace officer's unaided visual estimation of the speed of the vehicle; to require the Department of Rehabilitation and Correction to thoroughly review the cases of all parole-eligible inmates who are sixty-five years of age or older; to authorize libraries, museums, archival institutions, and merchants to detain a suspected shoplifter, etc., to offer pretrial diversion and inform the suspect of other available options; to provide for certificates of achievement and employability for certain Department of Rehabilitation and Correction prisoners to be used by the recipient prisoner to generally obtain relief from mandatory civil impacts that would affect a potential job for which the prisoner trained; to prohibit a court from ordering a statutory change of name for a person convicted of identity fraud or having a duty to register under the SORN Law; and to revise certain provisions of the Crime Victims Reparations Law.

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

In line 221, after "2301.30," insert "2717.01,"

Between lines 3523 and 3524, insert:

"**Sec. 2717.01.** (A) A person desiring a change of name may file an application in the probate court of the county in which the person resides. The application shall set forth that the applicant has been a bona fide resident of that county for at least one year prior to the filing of the application, the cause for which the change of name is sought, and the requested new name. The application shall require the applicant to state whether the applicant has been convicted of, pleaded guilty to, or been adjudicated a delinquent child for identity fraud or has a duty to comply with section 2950.04 or 2950.041 of the Revised Code because the applicant was convicted of, pleaded guilty to, or was adjudicated a delinquent child for having committed a sexually oriented offense or a child-victim oriented offense.

Notice of the application shall be given once by publication in a newspaper of general circulation in the county at least thirty days before the hearing on the application. The notice shall set forth the court in which the application was filed, the case number, and the date and time of the hearing.

~~Upon~~ Except as provided by division (C) of this section, upon proof that proper notice was given and that the facts set forth in the application show reasonable and proper cause for changing the name of the applicant, the court may order the change of name.

(B) An application for change of name may be made on behalf of a minor by either of the minor's parents, a legal guardian, or a guardian ad litem. When application is made on behalf of a minor, in addition to the notice and proof required pursuant to division (A) of this section, the consent of both living, legal parents of the minor shall be filed, or notice of the hearing shall be given to the parent or parents not consenting by certified mail, return receipt requested. If there is no known father of the minor, the notice shall be given to the person who the mother of the minor alleges to be the father. If no father is so alleged, or if either parent or the address of either parent is unknown, notice pursuant to division (A) of this section shall be sufficient as to the father or parent.

Any additional notice required by this division may be waived in writing by any person entitled to the notice.

(C)(1) The court shall not order a change of name under division (A) of this section if the person applying for a change of name or for whom the application for a change of name is made has a duty to comply with section 2950.04 or 2950.041 of the Revised Code because the applicant or the person on whose behalf the application for a change of name is made was convicted of, pleaded guilty to, or was adjudicated a delinquent child for having committed a sexually oriented offense or a child-victim oriented offense.

(2) The court shall not order a change of name under division (A) of this section if the person applying for a change of name or for whom the application for a change of name is made has pleaded guilty to, been convicted of, or been adjudicated a delinquent child for committing a violation of section 2913.49 of

the Revised Code unless the guilty plea, conviction, or adjudication has been reversed on appeal.

(3) As used in this division, "sexually oriented offense" and "child-victim oriented offense" have the same meanings as in section 2950.01 of the Revised Code."

In line 19113, after "2301.30," insert "2717.01,"

In line 5 of the title, after "2301.30," insert "2717.01,"

In line 216 of the title, after the semicolon insert "to prohibit a court from ordering a statutory change of name for a person convicted of identity fraud or having a duty to register under the SORN Law;"

In lines 15254 and 15256, delete " incompetence or"

In line 15259, delete " employer was reckless" and insert " person having hiring and firing responsibility for the employer had actual knowledge that the employee was dangerous and was willful"

In line 15260, delete " incompetence or"

In line 15261, after " dangerousness" insert " of which the person had actual knowledge"

In lines 15567 and 15579, delete " (3)" and insert " (2)"

In line 15598, after the period insert " Days of credit provisionally earned by a prisoner shall be finalized and awarded by the department subject to administrative review by the department of the prisoner's conduct."

Delete lines 15599 through 15632

In line 15633, delete " (3)" and insert " (2)"

In line 15635, delete " division (A)(1) of"

In line 15637, delete " division (A)(2) of"

In line 219, delete "2151.55, 2151.551,"

In line 220, delete "2151.552, 2151.553, 2151.554,"

In line 240, delete "2151.555,"

Delete lines 1471 through 1604

In line 19111, delete "2151.55,"

In line 19112, delete "2151.551, 2151.552, 2151.553, 2151.554,"

In line 3 of the title, delete "2151.55, 2151.551, 2151.552, 2151.553, 2151.554,"

In line 31 of the title, delete "2151.555,"

In line 198 of the title, delete everything after the semicolon

Delete lines 199 through 202 of the title

Attest:

Vincent L. Keeran,  
Clerk.

Pursuant to Joint Rule 16, Representative Blessing moved that the Senate amendments to **Am. Sub. H. B. No. 86-Representatives Blessing, Heard, et al.**, be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Am. Sub. H. B. No. 86-Representatives Blessing, Heard, et al.**, were taken up for consideration.

**Am. Sub. H. B. No. 86-Representatives Blessing, Heard.**

Cosponsors: Representatives Uecker, Slaby, Amstutz, Anielski, Antonio, Barnes, Beck, Blair, Boose, Boyd, Brenner, Bulp, Buchy, Carney, Celeste, Clyde, Coley, Combs, Derickson, Dovilla, Driehaus, Duffey, Fedor, Foley, Garland, Gonzales, Grossman, Hackett, Hagan, C., Henne, Luckie, Mallory, Martin, McClain, McGregor, McKenney, Mecklenborg, Milkovich, Murray, Newbold, O'Brien, Okey, Patmon, Peterson, Pillich, Ramos, Schuring, Sears, Sprague, Sykes, Szollosi, Thompson, Winburn, Yuko, Speaker Batchelder. Senators Bacon, Beagle, Brown, Coley, Daniels, Hite, Jones, Kearney, LaRose, Lehner, Manning, Niehaus, Obhof, Sawyer, Schiavoni, Seitz, Smith, Tavares, Turner, Wagoner, Widener, Wilson.

To amend sections 109.42, 307.93, 309.18, 341.12, 926.99, 1333.99, 1707.99, 1716.99, 2151.23, 2152.02, 2152.021, 2152.12, 2152.13, 2152.14, 2152.17, 2152.22, 2301.27, 2301.30, 2717.01, 2743.51, 2743.56, 2743.59, 2743.60, 2901.08, 2903.01, 2903.11, 2903.12, 2903.13, 2905.01, 2905.02, 2907.21, 2907.22, 2907.323, 2909.03, 2909.05, 2909.11, 2911.12, 2913.01, 2913.02, 2913.03, 2913.04, 2913.11, 2913.21, 2913.31, 2913.32, 2913.34, 2913.40, 2913.401, 2913.42, 2913.421, 2913.43, 2913.45, 2913.46, 2913.47, 2913.48, 2913.49, 2913.51, 2913.61, 2915.05, 2917.21, 2917.31, 2917.32, 2919.21, 2919.22, 2921.13, 2921.34, 2921.41, 2923.01, 2923.31, 2923.32, 2925.01, 2925.02, 2925.03, 2925.04, 2925.041, 2925.05, 2925.11, 2925.36, 2929.01, 2929.11, 2929.13, 2929.14, 2929.15, 2929.19, 2929.191, 2929.20, 2929.26, 2929.34, 2929.41, 2930.12, 2930.16, 2930.17, 2935.041, 2937.36, 2941.141, 2941.142, 2941.143, 2941.144, 2941.145, 2941.146, 2941.1411, 2941.1412, 2941.1414, 2941.1415, 2941.1421, 2941.1422, 2941.1423, 2950.99, 2951.041, 2951.08, 2953.08, 2967.14, 2967.193, 2967.28, 2971.03, 2981.07, 3719.99, 4507.51, 4511.091, 4729.99, 5120.031, 5120.07, 5120.111, 5120.16, 5120.331, 5120.48, 5120.59, 5120.60, 5120.66, 5139.01, 5139.06, 5139.18, 5139.20, 5139.43, 5139.52, 5149.01, 5149.10, 5149.31, 5149.32, 5149.33, 5149.34, and 5149.36 and to enact sections 307.932, 2152.121, 2152.51, 2152.52, 2152.53, 2152.54, 2152.55, 2152.56, 2152.57, 2152.58,

2152.59, 2301.271, 2743.601, 2929.143, 2950.17, 2951.022, 2961.21, 2961.22, 2961.23, 2961.24, 2967.19, 5120.036, 5120.113, 5120.114, 5120.115, and 5149.311 of the Revised Code and to amend Section 3 of Am. Sub. H.B. 130 of the 127th General Assembly, to increase from \$500 to \$1,000 the threshold amount for determining increased penalties for theft-related offenses and for certain elements of "vandalism" and "engaging in a pattern of corrupt activity"; to increase by 50% the other threshold amounts for determining increased penalties for those offenses; to revise and clarify the law regarding prosecution of multiple theft, Medicaid fraud, workers' compensation fraud, and similar offenses and the valuation of property or services involved; to include workers' compensation fraud as a theft offense; to provide that if "nonsupport of dependents" is based on an abandonment of or failure to support a child or a person to whom a court order requires support and is a felony the sentencing court generally must first consider placing the offender on one or more community control sanctions; to eliminate the difference in criminal penalties for crack cocaine and powder cocaine; to revise some of the penalties for trafficking in marijuana or hashish, for possession of marijuana, cocaine, or hashish, and for all third degree felony drug offenses that currently have mandatory prison terms; to prohibit a convicted sex offender from possessing a photograph of the offender's victim while the offender is serving a term of confinement for that offense and to prohibit a child-victim offender from possessing a photograph of any minor child while the child-victim offender is serving a term of confinement for that offense; to revise procedures for notification of victims when violent offenders escape from the Department of Rehabilitation and Correction; to modify the number of Parole Board members required to conduct a full Board hearing; to limit a member of the Parole Board appointed after the bill's effective date who is not the Chairperson or a victim representative to two six-year terms; to revise the eligibility criteria for, and procedures governing, intervention in lieu of conviction; to revise the eligibility criteria for judicial release; to reduce the penalty for the offense of "escape" when it involves certain conduct by a person under supervised release by the Department; to revise the procedure for prisoners in state correctional institutions to earn days of credit for productive participation in specified prison programs and the number of days of credit that may be earned; to require judges who sentence an offender to a prison term to include in the sentence notice to the offender that the offender may be eligible to earn such days of credit; to require GPS monitoring of a prisoner placed on post-release control who was released early from prison due to earning 60 or more days of credit; to enact a new mechanism for the possible release with sentencing court approval of certain Department inmates who have served at least 80% of their prison term; to expand the membership of a county's local corrections planning board; to expand the authorization to transfer certain Ohio prisoners for pretrial confinement to a contiguous county in an adjoining state to also apply to postconviction confinement and confinement upon civil process; to make changes regarding halfway houses and community

residential centers and authorize reentry centers; to provide for the establishment and operation of community alternative sentencing centers for misdemeanants sentenced directly to the centers under a community residential sanction or an OVI term of confinement not exceeding 60 days; to change the membership of the Ex-offender Reentry Coalition by reducing the number and functions of members from the Governor's office and adding the Director of Veterans Services; to remove judges from the membership of a corrections commission and instead have them form an advisory board; to require the Department to develop a reentry plan for each inmate committed to the Department who was not sentenced to a term of life without parole or a sentence of death and who is expected to be imprisoned for more than 30 days; to revise the procedures governing the Department's issuance of an inmate identification card upon an inmate's release and the use of such a card to obtain a state identification card; to authorize, instead of requiring, the Department to discontinue subsidy payment to a political subdivision that reduces local funding for corrections by the amount of a community-based corrections subsidy or that uses a subsidy for capital improvements; to adopt a single validated risk assessment tool to be used by courts at their option and by probation departments and the Department of Rehabilitation and Correction to evaluate risk levels of offenders; to provide judges the option of risk reduction sentencing to allow for early release of certain prisoners who complete treatment and programming while incarcerated; to generally require offenders convicted of or pleading guilty to a felony of the fourth or fifth degree that is not a specified offense to serve community control sanctions when the conviction or plea did not occur in specified circumstances; to create the offense of trespass in a habitation of a person when any person other than an accomplice of the offender is present or likely to be present; to change the sentencing structure for felonies of the first degree and for felonies of the third degree that are not specified types of offenses; to require the Department of Rehabilitation and Correction to adopt specified types of standards regarding sentencing to community-based correctional facilities and community corrections programs; to reduce duplication of probation supervision resources; to require the Department of Rehabilitation and Correction to establish and administer the probation improvement grant and the probation incentive grant; to encourage a county and the Juvenile Court that serves the county to use the moneys in the county treasury's Felony Delinquent Care and Custody Fund to research-supported, outcome-based programs and services; to expand the circumstances in which a delinquent child committed to the Department of Youth Services may be granted a judicial release; to establish procedures for determining the competency to participate in the proceeding of a child who is the subject of a complaint alleging that the child is a delinquent child and procedures for a child to attain competency if the child is found to be incompetent; to establish an interagency task force to investigate and make recommendations on how to most effectively treat delinquent youth who suffer from serious mental illness or emotional and behavioral disorders; to establish a new mechanism, which may involve transfer back to a juvenile

court, for determining the sanction for certain children who are convicted of a crime in criminal court after their case is transferred under a specified mandatory transfer provision; to revise the provision regarding commitment of a delinquent child to the Department of Youth Services for being complicit in the commission of an act by another that constitutes a firearm specification; to modify the required content of complaints alleging chronic or habitual truancy; to revise the time for notification of bail forfeiture proceedings regarding recognizance's; to require the Department of Rehabilitation and Correction to conduct a study of assaults by inmates; to modify the Ohio Criminal Sentencing Law based on the Ohio Supreme Court's decisions in State v. Foster and State v. Hodge; to prohibit the arrest, charging, or conviction of a person for speeding based on a peace officer's unaided visual estimation of the speed of the vehicle; to require the Department of Rehabilitation and Correction to thoroughly review the cases of all parole-eligible inmates who are sixty-five years of age or older; to authorize libraries, museums, archival institutions, and merchants to detain a suspected shoplifter, etc., to offer pretrial diversion and inform the suspect of other available options; to provide for certificates of achievement and employability for certain Department of Rehabilitation and Correction prisoners to be used by the recipient prisoner to generally obtain relief from mandatory civil impacts that would affect a potential job for which the prisoner trained; to prohibit a court from ordering a statutory change of name for a person convicted of identity fraud or having a duty to register under the SORN Law; and to revise certain provisions of the Crime Victims Reparations Law.

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 J.	Adams R.	Amstutz	Anielski
Antonio	Ashford	Baker	Balderson
Barnes	Beck	Blair	Blessing
Boose	Boyd	Brenner	Bubp
Buchy	Budish	Burke	Carey
Carney	Celeste	Clyde	Combs
Conditt	Damschroder	DeGeeter	Derickson
Dovilla	Driehaus	Duffey	Fedor
Gardner	Garland	Gentile	Gerberry
Gonzales	Goyal	Grossman	Hackett
Hagan, C.	Hall	Hayes	Heard
Henne	Hollington	Hottinger	Huffman
Johnson	Kozlowski	Landis	Lundy
Maag	Mallory	Martin	McClain
McGregor	McKenney	Mecklenborg	Milkovich
Murray	Newbold	Peterson	Phillips
Pillich	Reece	Roegner	Rosenberger
Ruhl	Schuring	Sears	Slaby
Slesnick	Sprague	Stautberg	Stinziano
Sykes	Szollosi	Thompson	Uecker

Wachtmann Young	Weddington Yuko	Williams	Winburn Batchelder-87.
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Those who voted in the negative were: Representatives

Butler Letson	Foley O'Brien	Goodwin Patmon	Hagan, R. Ramos Stebelton-9.
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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. 92** -Representatives Martin, Beck  
Cosponsors: Representatives Derickson, Boose, Blair, Pillich, Okey, Murray, Slesnick, Maag, Johnson, Letson, Szollosi, McKenney, Bubp, Stinziano, Huffman, Coley, Adams, J., Anielski, Antonio, Baker, Barnes, Blessing, Brenner, Buchy, Burke, Butler, Carey, Carney, Celeste, Combs, DeGeeter, Dovilla, Driehaus, Fedor, Fende, Foley, Gardner, Garland, Gentile, Gerberry, Gonzales, Goyal, Grossman, Hackett, Hagan, C., Hagan, R., Hall, Heard, Hottinger, Luckie, Lundy, Mallory, McClain, Mecklenborg, Milkovich, Newbold, O'Brien, Patmon, Peterson, Phillips, Ramos, Reece, Roegner, Rosenberger, Ruhl, Schuring, Sears, Slaby, Sprague, Stebelton, Thompson, Uecker, Wachtmann, Weddington, Winburn, Young, Yuko, Speaker Batchelder Senators Coley, Tavares, Bacon, Beagle, Daniels, Gillmor, Hite, Hughes, Jones, Kearney, Lehner, Niehaus, Obhof, Oelslager, Patton, Sawyer, Seitz, Smith, Stewart, Wagoner, Widener, Wilson

To amend sections 3107.02 and 5103.16 of the Revised Code to allow an adult to be adopted if the adult is the child of the spouse of the adoption petitioner, is totally or permanently disabled, had established a kinship caregiver relationship with the petitioner, or was in a planned permanent living arrangement with a public children services or private child placing agency, and the adult consents to the adoption and to extend to a grandparent's spouse the exemption from certain adoptive placement requirements.

Attest:

Vincent L. Keeran,  
Clerk.

## Message from the Senate

Mr. Speaker:

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

**Sub. S. B. No. 187** -Senator Grendell

Cosponsors: Senators Patton, LaRose, Coley, Jordan, Lehner, Wilson, Turner, Schiavoni, Beagle, Brown, Cafaro, Daniels, Faber, Hite, Hughes, Jones, Manning, Obhof, Oelslager, Sawyer, Schaffer, Seitz, Skindell, Stewart, Tavares, Wagoner, Widener

To amend section 5533.374 and to enact sections 5533.622 and 5533.623 of the Revised Code to designate a portion of United States Route 322 within Geauga County only the "Chief Warrant Officer Christopher R. Thibodeau Memorial Highway," to designate a portion of Interstate Route 71 within Franklin County only the "Deputy Marty Martin Memorial Highway," and to rename the "Heath Warner Memorial Highway" the "U.S.M.C. Pvt. Heath Warner Memorial Highway."

Attest:

Vincent L. Keeran,  
Clerk.

Said bill was considered the first time.

## Message from the Senate

Mr. Speaker:

I am directed to inform the House of Representatives that the Senate has adopted the following concurrent resolution in which the concurrence of the House is requested:

**S. C. R. No. 11** -Senator Lehner

Cosponsor: Senator Sawyer

To approve the Department of Education's proposed graduation rate changes to the state accountability system for public schools.

Attest:

Vincent L. Keeran,  
Clerk.

Said concurrent resolution was referred to the committee on Rules and Reference under the Rule.

On motion of Representative Blessing, the House recessed.

The House met pursuant to recess.

Message from the Speaker

The Speaker of the House of Representatives, on June 22, 2011, signed the following:

**Am. Sub. H. B. No. 133** - Representative Adams, J. - et al.

**Am. Sub. H. B. No. 163** - Representative Balderson - et al.

**S. B. No. 84** - Senator Oelslager - et al.

On motion of Representative Burke, the House adjourned until Tuesday, June 28, 2011 at 11:00 o'clock a.m.

Attest:

LAURA P. CLEMENS,  
Clerk.