OHIO House of Representatives JOURNAL

WEDNESDAY, JANUARY 15, 2014

ONE HUNDRED ELEVENTH DAY Hall of the House of Representatives, Columbus, Ohio Wednesday, January 15, 2014, 9:00 o'clock a.m.

The House met pursuant to adjournment.

Prayer was offered by Pastor Samara Jenkins of the Monroe United Methodist Church in Conneaut, 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:

William Wesly Patmon IV, a guest of Representative Patmon-10th district.

Craig Baker, husband, and Athena Fassett, mother of Representative Baker-16th district.

The Gross family, guests of Representatives Conditt-52nd district and Derickson-53rd district.

Ema Sagner, a guest of Representative Ramos-56th district.

Connie Grant and Robin Oldfield, guests of Representative Perales-73rd district.

Jenny Bacon Miller, a guest of Representative McClain-87th district.

Giles Immel, a guest of Representative Landis-98th district.

Antwone Jenkins, a guest of Representative Patterson-99th district.

INTRODUCTION OF BILLS

The following bills and joint resolution were introduced:

H. B. No. 403-Representative Becker.

Cosponsor: Representative Hood.

To amend sections 2923.122, 2923.123, 2923.126, and 2923.1212 of the Revised Code to generally authorize a person who has a valid concealed handgun license to carry a handgun concealed into any publicly owned facility that is not a secure facility, to limit this general access with respect to a nonsecure school building so that it applies only if the person is a government official, and to amend the versions of sections 2923.126 and 2923.1212 of the Revised Code that are scheduled to take effect on January 1, 2014, to continue the provisions of this act on and after that effective date.

H. B. No. 404-Representatives DeVitis, Slaby.

Cosponsors: Representatives Thompson, Mallory, Blessing, Hagan, C., Milkovich.

To enact section 5.2294 of the Revised Code to designate the Portage Lakes area in Summit County the Purple Martin Capital of Ohio.

H. J. R. No. 10-Representatives Becker, Hagan, R.

Proposing to amend Section 38 of Article II and to enact Section 3 of Article XVII of the Constitution of the State of Ohio to permit the electors to recall an elected officer.

Said bills and joint resolution 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 Military and Veterans Affairs to which was referred **H. C. R. No. 41**-Representatives Butler, Young, et al., having had the same under consideration, reports it back and recommends its adoption.

RE: URGE ATTORNEY GENERAL-CHALLENGE NATIONAL DEFENSE AUTHORIZATION ACT, SEC. 1021

Representative Johnson moved to amend the title as follows:

Add the names: "Johnson, Landis, Anielski, Barborak, Milkovich."

TERRY JOHNSON
CONNIE PILLICH
MICK BARBORAK
TERESA FEDOR
RICK PERALES
CLIFF ROSENBERGER

AL LANDIS
MARLENE ANIELSKI
MIKE DOVILLA
ZACK MILKOVICH
WES RETHERFORD
RON YOUNG

The report was agreed to.

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

Representative Pillich submitted the following report:

The standing committee on Military and Veterans Affairs to which was referred **S. C. R. No. 28**-Senator Bacon, et al., having had the same under consideration, reports it back and recommends its adoption.

RE: OHIO WARRIOR AWARENESS WEEK-WEEK IN MAY

Representative Johnson moved to amend the title as follows:

Add the names: "Representatives Johnson, Landis, Pillich, Anielski, Barborak, Dovilla, Milkovich, Perales, Retherford, Young, Fedor."

TERRY JOHNSON AL LANDIS

CONNIE PILLICH MARLENE ANIELSKI NICK BARBORAK MIKE DOVILLA TERESA FEDOR ZACK MILKOVICH RICK PERALES WES RETHERFORD

CLIFF ROSENBERGER RON YOUNG

The report was agreed to.

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

MOTIONS AND RESOLUTIONS

Representative Grossman moved that majority party members asking leave to be absent or absent the week of Wednesday, January 15, 2014, be excused, so long as a written request is on file in the majority leadership offices.

The motion was agreed to.

Representative Ashford moved that minority party members asking leave to be absent or absent the week of Wednesday, January 15, 2014, 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. 314-Representatives Baker, Kunze.

Cosponsors: Representatives Hagan, C., Landis, Antonio, Sprague, Boose, Smith, Stebelton, Hood, Green, Sears, Driehaus, Patterson, O'Brien, Becker, Wachtmann, Hill, Schuring.

To amend sections 4715.30, 4723.481, and 4730.41 and to enact sections 3719.061, 4723.283, 4725.191, 4730.252, and 4731.229 of the Revised Code to require a prescriber to obtain written informed consent from a minor's parent, guardian, or other person responsible for the minor before issuing a prescription for a controlled substance that contains an opioid to the minor and to establish sanctions for a prescriber's violation of this requirement, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Carney moved to amend as follows:

In line 11, after "4723.481," insert "4725.19,"

In line 12, delete "sections" and insert "section"; delete ", 4723.283, 4725.191, 4730.252, and"

In line 13, delete "4731.229"

In line 188, delete " (1)"

In line 190, delete " (1)"

In line 191, delete " to (16)"

In line 192, reinsert "(1)"; delete " (a)"

In line 193, reinsert "(2)"; delete " (b)"

In line 196, reinsert "(a)"; delete " (i)"

In line 198, reinsert "(b)"; delete " (ii)"

In line 199, reinsert "(c)"; delete " (iii)"

In line 202, reinsert "(3)"; delete " (c)"

In line 203, reinsert "(4)"; delete " (d)"

Delete lines 204 through 212

In line 214, reinsert "(2)"; delete " (1)(b)"

In line 220, delete "for grounds for"

Delete line 221

In line 225, reinsert "(2)"; delete " (1)(b)"

In line 285, reinsert "division"; delete " divisions"; delete " (1) to (16)"

Delete lines 355 through 371

Delete lines 498 through 523 and insert:

"Sec. 4725.19. (A) In accordance with Chapter 119. of the Revised Code and by an affirmative vote of a majority of its members, the state board of optometry, for any of the reasons specified in division (B) of this section, shall refuse to grant a certificate of licensure to an applicant and may, with respect to a licensed optometrist, do one or more of the following:

- (1) Suspend the operation of any certificate of licensure, topical ocular pharmaceutical agents certificate, or therapeutic pharmaceutical agents certificate, or all certificates granted by it to the optometrist;
 - (2) Permanently revoke any or all of the certificates;
 - (3) Limit or otherwise place restrictions on any or all of the certificates;

- (4) Reprimand the optometrist;
- (5) Impose a monetary penalty. If the reason for which the board is imposing the penalty involves a criminal offense that carries a fine under the Revised Code, the penalty shall not exceed the maximum fine that may be imposed for the criminal offense. In any other case, the penalty imposed by the board shall not exceed five hundred dollars.
 - (6) Require the optometrist to take corrective action courses.

The amount and content of corrective action courses shall be established by the board in rules adopted under section 4725.09 of the Revised Code.

- (B) The sanctions specified in division (A) of this section may be taken by the board for any of the following reasons:
- (1) Committing fraud in passing the licensing examination or making false or purposely misleading statements in an application for a certificate of licensure:
- (2) Being at any time guilty of immorality, regardless of the jurisdiction in which the act was committed:
- (3) Being guilty of dishonesty or unprofessional conduct in the practice of optometry;
- (4) Being at any time guilty of a felony, regardless of the jurisdiction in which the act was committed;
- (5) Being at any time guilty of a misdemeanor committed in the course of practice, regardless of the jurisdiction in which the act was committed;
- (6) Violating the conditions of any limitation or other restriction placed by the board on any certificate issued by the board;
- (7) Engaging in the practice of optometry as provided in division (A)(1), (2), or (3) of section 4725.01 of the Revised Code when the certificate authorizing that practice is under suspension, in which case the board shall permanently revoke the certificate;
- (8) Being denied a license to practice optometry in another state or country or being subject to any other sanction by the optometric licensing authority of another state or country, other than sanctions imposed for the nonpayment of fees;
- (9) Departing from or failing to conform to acceptable and prevailing standards of care in the practice of optometry as followed by similar practitioners under the same or similar circumstances, regardless of whether actual injury to a patient is established;
 - (10) Failing to maintain comprehensive patient records;
- (11) Advertising a price of optical accessories, eye examinations, or other products or services by any means that would deceive or mislead the public;

- (12) Being addicted to the use of alcohol, stimulants, narcotics, or any other substance which impairs the intellect and judgment to such an extent as to hinder or diminish the performance of the duties included in the person's practice of optometry;
- (13) Engaging in the practice of optometry as provided in division (A)(2) or (3) of section 4725.01 of the Revised Code without authority to do so or, if authorized, in a manner inconsistent with the authority granted;
- (14) Failing to make a report to the board as required by division (A) of section 4725.21 or section 4725.31 of the Revised Code;
- (15) Soliciting patients from door to door or establishing temporary offices, in which case the board shall suspend all certificates held by the optometrist;
 - (16) Except as provided in division (D) of this section:
- (a) Waiving the payment of all or any part of a deductible or copayment that a patient, pursuant to a health insurance or health care policy, contract, or plan that covers optometric services, would otherwise be required to pay if the waiver is used as an enticement to a patient or group of patients to receive health care services from that optometrist.
- (b) Advertising that the optometrist will waive the payment of all or any part of a deductible or copayment that a patient, pursuant to a health insurance or health care policy, contract, or plan that covers optometric services, would otherwise be required to pay.
 - (17) Violating section 3719.061 of the Revised Code.
- (C) Any person who is the holder of a certificate of licensure, or who is an applicant for a certificate of licensure against whom is preferred any charges, shall be furnished by the board with a copy of the complaint and shall have a hearing before the board in accordance with Chapter 119. of the Revised Code.
- (D) Sanctions shall not be imposed under division (B)(16) of this section against any optometrist who waives deductibles and copayments:
- (1) In compliance with the health benefit plan that expressly allows such a practice. Waiver of the deductibles or copayments shall be made only with the full knowledge and consent of the plan purchaser, payer, and third-party administrator. Documentation of the consent shall be made available to the board upon request.
- (2) For professional services rendered to any other optometrist licensed by the board, to the extent allowed by sections 4725.01 to 4725.34 of the Revised Code and the rules of the board."

Delete lines 552 through 573

In line 574, after "4723.481," insert "4725.19,"

In line 1 of the title, after "4723.481," insert "4725.19,"

In line 2 of the title, delete "sections" and insert "section"; delete ", 4723.283, 4725.191,"

In line 3 of the title, delete "4730.252, and 4731.229"

In line 8 of the title, delete "and to establish"

Delete line 9 of the title

In line 10 of the title, delete "requirement"

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

Representative Sears 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 57, nays 37, as follows:

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Baker	Beck	Becker	Blair
Blessing	Boose	Brenner	Brown
Buchy	Burkley	Conditt	Damschroder
DeVitis	Derickson	Dovilla	Duffey
Gonzales	Green	Grossman	Hackett
Hagan, C.	Hall	Hayes	Henne
Hill	Hood	Hottinger	Huffman
Kunze	Landis	Lynch	McClain
McGregor	Patmon	Pelanda	Perales
Retherford	Roegner	Romanchuk	Rosenberger
Ruhl	Scherer	Sears	Slaby
Smith	Sprague	Stautberg	Stebelton
Terhar	Thompson	Wachtmann	Young
	•		Batchelder-57.

Those who voted in the negative were: Representatives

Ashford	Barborak	Barnes
Boyce	Budish	Butler
Celebrezze	Cera	Clyde
Driehaus	Fedor	Gerberry
Heard	Johnson	Letson
Mallory	Milkovich	O'Brien
Phillips	Pillich	Ramos
Reece	Rogers	Sheehy
Stinziano	Strahorn	Williams
		Winburn-37.
	Celebrezze Driehaus Heard Mallory Phillips Reece	Boyce Budish Celebrezze Cera Driehaus Fedor Heard Johnson Mallory Milkovich Phillips Pillich Reece Rogers

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 86, nays 7, as follows: Those who voted in the affirmative were: Representatives

Amstutz Adams J. Adams R. Anielski Antonio Ashford Baker Barborak Bishoff Barnes Beck Becker Blair Blessing Boose Boyce Brenner Brown Buchy Budish Burkley Butler Cera Clyde Conditt Curtin Damschroder **DeVitis** Derickson Dovilla Driehaus Duffey Fedor Gerberry Gonzales Green Grossman Hackett Hagan, C. Hall Hayes Heard Henne Hill Hood Hottinger Huffman Johnson Lynch Kunze Landis Lundy Mallory McClain McGregor Milkovich O'Brien Patmon Patterson Pelanda Perales Pillich Reece Retherford Romanchuk Roegner Rogers Rosenberger Ruhl Scherer Sheehy Sears Slaby Smith Sprague Stautberg Stebelton Stinziano Strahorn Terhar Thompson Wachtmann Williams Winburn Batchelder-86. Young

Representatives Carney, Celebrezze, Hagan, R., Letson, Phillips, Ramos, and Redfern voted in the negative-7.

The bill passed.

Representative Baker moved to amend the title as follows:

Add the names: "Amstutz, Beck, Blair, Brown, Buchy, Burkley, Derickson, Dovilla, Hayes, Henne, Lynch, McClain, Pelanda, Perales, Pillich, Rosenberger, Ruhl, Sheehy, Slaby, Strahorn, Terhar, Thompson, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 171-Representatives McClain, Patmon.

Cosponsors: Representatives Amstutz, Beck, Becker, Buchy, Burkley, Derickson, Hall, Hayes, Henne, Hill, Hood, Huffman, Retherford, Smith, Thompson, Wachtmann, Bishoff.

To enact section 3313.6018 of the Revised Code to permit public school students to attend and receive credit for released time courses in religious instruction conducted off school property during regular school hours, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative McClain moved to amend as follows:

In line 6, delete "3313.6018" and insert "3313.6020"

In line 8, delete " 3313.6018" and insert " 3313.6020"

In line 1 of the title, delete "3313.6018" and insert "3313.6020"

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

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 78, nays 15, as follows:

Those who voted in the affirmative were: Representatives

Adams J. Adams R. Amstutz Anielski Barborak Beck Baker Barnes Becker Bishoff Blair Blessing Boyce Brenner Brown Boose Buchy Budish Burkley Butler Conditt Curtin Damschroder Cera **DeVitis** Derickson Dovilla Driehaus Duffey Fedor Gonzales Green Hall Grossman Hackett Hagan, C. Hayes Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Lundy Lynch Mallory McClain McGregor Milkovich Patmon Pelanda Perales Pillich Patterson Reece Retherford Roegner Rogers Romanchuk Rosenberger Ruhl Scherer Sears Sheehy Slaby Smith Sprague Stautberg Stebelton Terhar Thompson Wachtmann Williams Winburn Batchelder-78. Young

Those who voted in the negative were: Representatives

Antonio	Ashford	Carney	Celebrezze
Clyde	Gerberry	Hagan, R.	Heard
O'Brien	Phillips	Ramos	Redfern
Slesnick	Stinziano		Strahorn-15.

The bill passed.

Representative McClain moved to amend the title as follows:

Add the names: "Barnes, Blair, Boose, Brown, Butler, Conditt, Dovilla, Green, Grossman, Hackett, Hagan, C., Hottinger, Lynch, Milkovich, Pelanda, Roegner, Romanchuk, Scherer, Sears, Slaby, Sprague, Stebelton, Terhar, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 218-Representatives Rosenberger, Dovilla.

Cosponsors: Representatives Scherer, Reece, Smith, Baker, Fedor, Buchy, Barnes, Burkley, Hagan, C.

To amend sections 102.02 and 107.63 and to enact section 107.631 of the Revised Code to require the Small Business Advisory Council to establish an entrepreneur in residence pilot program, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

Adams J.	Adams R.	Amstutz	Anielski
Antonio	Ashford	Baker	Barborak
Barnes	Beck	Becker	Bishoff
Blair	Blessing	Boose	Boyce
Brenner	Brown	Buchy	Budish
Burkley	Butler	Carney	Celebrezze
Cera	Clyde	Conditt	Curtin
Damschroder	DeVitis	Derickson	Dovilla
Driehaus	Duffey	Fedor	Gerberry
Gonzales	Green	Grossman	Hackett
Hagan, C.	Hagan, R.	Hall	Hayes
Heard	Henne	Hill	Hood
Hottinger	Huffman	Johnson	Kunze
Landis	Lundy	Lynch	Mallory
McClain	McGregor	Milkovich	O'Brien
Patmon	Patterson	Pelanda	Perales
Phillips	Pillich	Ramos	Redfern
Reece	Retherford	Roegner	Rogers
Romanchuk	Rosenberger	Ruhl	Scherer
Sears	Sheehy	Slaby	Slesnick
Smith	Sprague	Stautberg	Stebelton
Stinziano	Strahorn	Terhar	Thompson
Wachtmann	Williams	Winburn	Young
			Batchelder-93.

The bill passed.

Representative Rosenberger moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Antonio, Beck, Blair, Blessing, Boose, Brown, Budish, Butler, Celebrezze, Damschroder, Derickson, DeVitis, Green, Grossman, Hackett, Hall, Hayes, Henne, Hill, Johnson, Landis, Mallory, McClain, McGregor, Milkovich, O'Brien,

Patterson, Perales, Pillich, Ramos, Retherford, Romanchuk, Ruhl, Sears, Sheehy, Sprague, Stebelton, Stinziano, Thompson, Wachtmann, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 257-Representatives Antonio, Schuring. Cosponsors: Representatives Cera, Rogers, Driehaus, Becker, Smith, Stebelton, Strahorn, Maag, Barborak, Buchy, Phillips, Foley, Hagan, R., Sheehy, Brown, Brenner, Reece, Fedor, Ramos, Budish, Grossman, Celebrezze, Pillich, Stautberg, Winburn.

To amend sections 2105.06, 2151.414, 3107.07, and 3111.04 and to enact sections 2105.062, 3109.50, 3109.501, 3109.502, 3109.503, 3109.504, 3109.505, and 3109.506 of the Revised Code concerning parental rights regarding a child conceived as a result of rape or sexual battery, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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 Barborak Barnes Beck Becker Bishoff Blair Blessing Boose Boyce Brenner Brown Buchy Budish Burkley Butler Carney Celebrezze Cera Clyde Conditt Curtin Damschroder **DeVitis** Derickson Dovilla Driehaus Duffey Fedor Gerberry Grossman Hackett Gonzales Green Hall Hagan, C. Hagan, R. Hayes Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Lundy Lynch Landis Letson McClain Milkovich Mallory McGregor O'Brien Patmon Patterson Pelanda Perales **Phillips** Pillich Ramos Redfern Reece Retherford Roegner Rogers Romanchuk Rosenberger Ruhl Scherer Sears Sheehy Slaby Slesnick Smith Sprague Stautberg Stebelton Stinziano Strahorn Terhar Thompson Wachtmann Williams Winburn Young Batchelder-94.

The bill passed.

Representative Antonio moved to amend the title as follows:

Add the names: "Adams, R., Anielski, Ashford, Baker, Barnes, Beck, Bishoff, Blair, Blessing, Boyce, Burkley, Butler, Carney, Conditt, Curtin, Damschroder, Derickson, DeVitis, Dovilla, Duffey, Gerberry, Green, Hackett, Hagan, C., Hall, Hayes, Huffman, Johnson, Kunze, Landis, Lundy, McClain, McGregor, Milkovich, O'Brien, Patmon, Patterson, Perales, Redfern, Ruhl, Scherer, Sears, Slaby, Sprague, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 286-Representatives Sears, Letson.

Cosponsors: Representatives Grossman, Curtin, Brenner, Smith, Becker, Hackett, Gonzales, Driehaus, Blair, Reece, Barborak, Slesnick, Ruhl, Phillips, Sheehy, Brown, Carney, Antonio, Bishoff, Johnson, Ramos.

To amend section 5123.35 of the Revised Code to authorize the Ohio Developmental Disabilities Council to meet via interactive video conference or teleconference, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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	Barborak
Barnes	Beck	Becker	Bishoff
Blair	Blessing	Boose	Boyce
Brenner	Brown	Buchy	Budish
Burkley	Butler	Carney	Celebrezze
Cera	Clyde	Conditt	Curtin
Damschroder	DeVitis	Derickson	Dovilla
Driehaus	Duffey	Fedor	Gerberry
Gonzales	Green	Grossman	Hackett
Hagan, C.	Hagan, R.	Hall	Hayes
Heard	Henne	Hill	Hood
Hottinger	Huffman	Johnson	Kunze
Landis	Letson	Lundy	Lynch
Mallory	McClain	McGregor	Milkovich
O'Brien	Patmon	Patterson	Pelanda
Perales	Phillips	Pillich	Ramos
Redfern	Reece	Retherford	Roegner
Rogers	Romanchuk	Rosenberger	Ruhl
Scherer	Sears	Sheehy	Slaby
Slesnick	Smith	Sprague	Stautberg
Stebelton	Stinziano	Strahorn	Terhar
Thompson	Wachtmann	Williams	Winburn
Young			Batchelder-94.

Representative Sears moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Ashford, Baker, Beck, Blessing, Boyce, Buchy, Burkley, Damschroder, Derickson, Dovilla, Fedor, Green, Hall, Hayes, Hill, Mallory, McClain, McGregor, Milkovich, Pillich, Rogers, Scherer, Sprague, Stebelton, Stinziano, Terhar, Thompson, Winburn, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 310-Representative Ruhl.

Cosponsors: Representatives Terhar, Adams, J., Grossman, Milkovich, Bishoff, Brown, Ramos, Schuring.

To amend sections 955.011, 955.43, and 955.99 of the Revised Code to include persons diagnosed with posttraumatic stress disorder as mobility impaired persons for purposes of the statutes governing assistance dogs and to prohibit misrepresentation of a dog as an assistance dog, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

Adams J. Antonio Barnes Blair Brenner Burkley Cera Damschroder Driehaus Gonzales Hagan, C. Heard Hottinger Landis Mallory O'Brien Perales Redfern Rogers Scherer Slesnick Stebelton	Adams R. Ashford Beck Blessing Brown Butler Clyde DeVitis Duffey Green Hagan, R. Henne Huffman Letson McClain Patmon Phillips Reece Romanchuk Sears Smith	Amstutz Baker Becker Boose Buchy Carney Conditt Derickson Fedor Grossman Hall Hill Johnson Lundy McGregor Patterson Pillich Retherford Rosenberger Sheehy Sprague Straborn	Anielski Barborak Bishoff Boyce Budish Celebrezze Curtin Dovilla Gerberry Hackett Hayes Hood Kunze Lynch Milkovich Pelanda Ramos Roegner Ruhl Slaby Stautberg
			•
Thompson Young	Wachtmann	Williams	Winburn Batchelder-94.

Representative Ruhl moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Antonio, Ashford, Baker, Barborak, Barnes, Beck, Buchy, Budish, Burkley, Butler, Carney, Celebrezze, Cera, Derickson, Dovilla, Fedor, Gerberry, Green, Hackett, Hagan, R., Hall, Heard, Huffman, Landis, Mallory, McClain, O'Brien, Patterson, Perales, Pillich, Retherford, Rogers, Romanchuk, Sears, Sheehy, Smith, Stinziano, Winburn, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 326-Representatives Roegner, Reece.

Cosponsors: Representatives Hood, Stebelton, Wachtmann, Thompson, Huffman, Becker, Mallory, Buchy, Sheehy, DeVitis, Young, Duffey, Landis.

To amend section 4779.02 of the Revised Code to exempt diabetic shoe fitters from licensure, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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	Barborak
Barnes	Beck	Becker	Bishoff
Blair	Blessing	Boose	Boyce
Brenner	Brown	Buchy	Budish
Burkley	Butler	Carney	Celebrezze
Cera	Clyde	Conditt	Curtin
Damschroder	DeVitis	Derickson	Dovilla
Driehaus	Duffey	Fedor	Gerberry
Gonzales	Green	Grossman	Hackett
Hagan, C.	Hagan, R.	Hall	Hayes
Heard	Henne	Hill	Hood
Hottinger	Huffman	Johnson	Kunze
Landis	Letson	Lundy	Lynch
Mallory	McClain	McGregor	Milkovich
O'Brien	Patmon	Patterson	Pelanda
Perales	Phillips	Pillich	Ramos
Redfern	Reece	Retherford	Roegner
Rogers	Romanchuk	Rosenberger	Ruhl
Scherer	Sears	Sheehy	Slaby
Slesnick	Smith	Sprague	Stautberg
Stebelton	Stinziano	Strahorn	Terhar
Thompson	Wachtmann	Williams	Winburn
Young			Batchelder-94.

Representative Roegner moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Antonio, Ashford, Baker, Barborak, Barnes, Beck, Blair, Blessing, Brown, Budish, Burkley, Celebrezze, Cera, Curtin, Damschroder, Driehaus, Fedor, Gerberry, Green, Hackett, Hagan, R., Hall, Letson, Milkovich, O'Brien, Patterson, Perales, Pillich, Rogers, Scherer, Sears, Slesnick, Smith, Sprague, Stinziano, Strahorn, Williams, Winburn, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Am. H. B. No. 342-Representatives Brenner, Driehaus.

Cosponsor: Representative Bishoff.

To amend Section 263.325 of Am. Sub. H.B. 59 of the 130th General Assembly to permit an educational service center to be a partner or the lead applicant of an education consortia seeking a grant under the Straight A Program and to modify the goals of projects supported by the program, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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 Barborak Becker Bishoff Barnes Beck Blair Blessing Boose Boyce Buchy Budish Brenner Brown Burkley Butler Carney Celebrezze Cera Clvde Conditt Curtin Damschroder **DeVitis** Derickson Dovilla Gerberry Driehaus Duffey Fedor Gonzales Green Grossman Hackett Hagan, C. Hagan, R. Hall Hayes Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy Lynch McClain Milkovich Mallory McGregor O'Brien Patmon Patterson Pelanda **Phillips** Pillich Perales Ramos Redfern Reece Retherford Roegner Ruhl Rogers Romanchuk Rosenberger Scherer Sears Sheehy Slaby Smith Stautberg Slesnick Sprague Stebelton Stinziano Strahorn Terhar Thompson Wachtmann Williams Winburn Young Batchelder-94.

Representative Brenner moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Antonio, Ashford, Baker, Barborak, Beck, Blair, Blessing, Boyce, Brown, Buchy, Budish, Burkley, Carney, Celebrezze, Derickson, Dovilla, Duffey, Fedor, Green, Grossman, Hackett, Hall, Hayes, Henne, Kunze, Letson, Mallory, McGregor, Milkovich, O'Brien, Patterson, Pillich, Scherer, Sears, Sheehy, Slaby, Smith, Sprague, Stebelton, Stinziano, Strahorn, Wachtmann, Winburn, Batchelder."

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 adopted the following joint resolution in which the concurrence of the House is requested:

S. J. R. No. 7 - Senator Obhof

Cosponsors: Senators Faber, Oelslager, Widener, Patton, Jones, Lehner, Manning

Authorizing a joint session of the Ohio General Assembly to meet at the Medina Performing Arts Center in Medina, Ohio, for the purpose of receiving a message from the Governor and calling for a committee to wait upon the Governor in anticipation of his State of the State Address.

Attest: Vincent L. Keeran,
Clerk.

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

S. J. R. No. 7-Senator Obhof.

Cosponsors: Senators Faber, Oelslager, Widener, Patton, Jones, Lehner, Manning.

Authorizing a joint session of the Ohio General Assembly to meet at the Medina Performing Arts Center in Medina, Ohio, for the purpose of receiving a message from the Governor and calling for a committee to wait upon the Governor in anticipation of his State of the State Address.

WHEREAS, The members of the 130th General Assembly of Ohio, by adoption of this resolution, call for a joint session of the legislature, to be held at the Medina Performing Arts Center at 851 Weymouth Road, Medina, Ohio 44256, on Monday, February 24, 2014, at 7:00 o'clock p.m.; and

WHEREAS, The Ohio General Assembly annually convenes a joint session of the House of Representatives and Senate for the purpose of receiving a message from the Governor as to the State of the State; and

WHEREAS, The members of the 130th General Assembly of Ohio, by adoption of this resolution, call for a committee of nine on the part of the House of Representatives and eight on the part of the Senate to be appointed to wait upon the Governor in anticipation of his State of the State Address, February 24, 2014, at 7:00 o'clock p.m.; and

WHEREAS, It is a tradition of courtesy for the Ohio General Assembly to appoint a committee to wait upon the Governor; therefore be it

RESOLVED, That we, the members of the 130th General Assembly of Ohio, in adopting this resolution, authorize a joint session of the legislature to be held at the Medina Performing Arts Center at 851 Weymouth Road, Medina, Ohio 44256, on Monday, February 24, 2014, at 7:00 o'clock p.m., for the purpose of welcoming the Governor, the Honorable John Kasich, and receiving his message on the State of the State; and be it further

RESOLVED, That we, the members of the 130th General Assembly of Ohio, in adopting this resolution, call for a committee of nine on the part of the House of Representatives and eight on the part of the Senate to be appointed to wait upon the Governor; and be it further

RESOLVED, That the rules and customs of the House of Representatives shall be observed during the joint session; and be it further

RESOLVED, That the Clerk of the Senate transmit duly authenticated copies of this resolution to Governor John Kasich and to the news media of Ohio.

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

Representative Hall moved to amend the title as follows:

Add the names: "Representatives Adams, R., Amstutz, Anielski, Baker, Beck, Brown, Buchy, Burkley, Damschroder, Derickson, DeVitis, Duffey, Gonzales, Grossman, Hackett, Hagan, C., Hall, Hayes, Hill, Huffman, Johnson, Kunze, Landis, McClain, McGregor, Milkovich, Pelanda, Retherford, Romanchuk, Rosenberger, Sears, Slaby, Smith, Sprague, Stautberg, Stebelton, Thompson, Wachtmann, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

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

The yeas and nays were taken and resulted - yeas 74, nays 20, as follows:

Those who voted in the affirmative were: Representatives

Adams J. Adams R. Amstutz Anielski Barborak Barnes Baker Beck Blessing Becker Bishoff Boyce Brenner Brown Buchy Budish Burkley Butler Clyde Conditt Damschroder **DeVitis** Derickson Dovilla Duffey Fedor Gonzales Driehaus Green Grossman Hackett Hagan, C. Hall Hayes Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy Lynch Mallory McClain McGregor O'Brien Milkovich Patmon Pelanda Perales Reece Roegner Romanchuk Rosenberger Ruhl Scherer Slaby Smith Sprague Sears Stautberg Stebelton Stinziano Strahorn Wachtmann Terhar Williams Thompson Batchelder-74. Young

Those who voted in the negative were: Representatives

Antonio	Ashford	Blair	Boose
Carney	Celebrezze	Cera	Curtin
Gerberry	Hagan, R.	Patterson	Phillips
Pillich	Ramos	Redfern	Retherford
Rogers	Sheehy	Slesnick	Winburn-20.

The joint resolution was adopted.

Message from the Senate

Mr. Speaker:

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

S. J. R. No. 6 -Senators Bacon, Manning

Cosponsors: Senators Coley, Oelslager, Hughes, Jones, LaRose, Gardner, Sawyer, Skindell, Smith, Tavares, Peterson, Balderson, Beagle, Brown, Eklund, Faber, Hite, Lehner, Schaffer, Seitz, Turner, Uecker

Clerk.

Proposing to enact Section 2s of Article VIII of the Constitution of the State of Ohio to permit the issuance of additional general obligation bonds to fund public infrastructure capital improvements.

Attest: Vincent L. Keeran,

Said joint resolution was considered the first time.

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:

S. B. No. 219 -Senators Obhof, Seitz Cosponsors: Senators Eklund, Jones, Coley, Oelslager

To amend sections 2701.03, 2701.031, 2743.03, 2743.04, 2743.09, 2743.121, 2743.20, 2743.52, 2743.53, 2743.531, 2743.55, 2743.60, 2743.601, 2743.61, 2743.62, 2743.63, 2743.64, 2743.65, 2743.66, 2743.67, 2743.68, 2743.69, and 2743.71, to enact section 2743.041, and to repeal section 2743.54 of the Revised Code to abolish the office of the Court of Claims commissioner, to transfer the powers of a judge of the Court of Claims to the court; to specify certain powers of a Court of Claims magistrate, to modify the Attorney General's annual report on the crime victims compensation program, to conform existing law to the existing filing period for filing a claim for reparations by an adult, to eliminate the procedure for filing an affidavit of disqualification for a judge of a municipal or county court and instead include the disqualification of a judge of a municipal or county court and a judge of the court of claims within the procedure for filing an affidavit of disqualification for a probate judge, a judge of a court of appeals, and a judge of the court of common pleas, and to change the basis of the per diem compensation of a retired judge who serves on the Court of Claims from the annual compensation of a judge of a court of appeals to the annual compensation of a judge of a court of common pleas.

Attest: Vincent L. Keeran, Clerk.

Said bill was considered the first time.

CLERK'S NOTATION

This is to acknowledge receipt from the Supreme Court of Ohio, on January 15, 2014, of amendments to the Ohio Rules of Appellate Procedure, Ohio Rules of Civil Procedure, Ohio Rules of Criminal Procedure, and the Ohio Rules of Juvenile Procedure.

On motion of Representative Huffman, the House adjourned until Thursday, January 16, 2014 at 9:00 o'clock a.m.

Attest: BRADLEY J. YOUNG, Clerk.