OHIO House of Representatives JOURNAL

WEDNESDAY, JANUARY 22, 2014

ONE HUNDRED FOURTEENTH DAY Hall of the House of Representatives, Columbus, Ohio Wednesday, January 22, 2014, 9:00 o'clock a.m.

The House met pursuant to adjournment.

Prayer was offered by Pastor Simon Forsythe of the Life Vineyard Church in Gahanna, 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:

The Columbus Academy field hockey team received H.R. 298, presented by Representative Gonzales-19th district.

John Zehntbauer, a guest of Representative Barborak-5th district.

Dwight Schramm, a guest of Representative Buchy-84th district.

Jacob Puckett, a guest of Representative Rosenberger-91st district.

Tom Snyder, a guest of Representative Hill-97th district.

Trent Edie and Roger and Carla Cooper, guests of Representative Landis-98th district.

INTRODUCTION OF BILLS

The following bills were introduced:

H. B. No. 414-Representatives Patmon, Barnes.

Cosponsors: Representatives Grossman, Terhar, Johnson, Perales, Budish, Thompson, Pillich, Hood, Derickson, Foley, Hackett, Stebelton, Adams, R., Milkovich, Gerberry, Strahorn, Blair, Reece.

To enact section 5533.933 of the Revised Code to designate a portion of Interstate Route 480 in Cuyahoga County as the "Specialist Brandon U. Sloan Memorial Highway."

H. B. No. 415-Representative Patterson.

Cosponsors: Representatives Stinziano, Ramos, Mallory, Pillich, Gerberry, Barborak, Letson, Strahorn, Boyce, Terhar, Antonio, Reece, Lundy, Hagan, R.

To enact section 5533.781 of the Revised Code to designate a portion of United States Route 20, between Ashtabula and North Kingsville, as the "World War I Veterans Highway."

Said bills were considered the first time.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Ramos submitted the following report:

The standing committee on Finance and Appropriations to which was referred **S. J. R. No. 6**-Senators Bacon, Manning, et al., having had the same under consideration, reports it back and recommends its adoption.

RE: GENERAL OBLIGATION BONDS-ISSUE TO FUND PUBLIC INFRASTRUCTURE CAPITAL IMPROVEMENTS

Representative Amstutz moved to amend the title as follows:

Add the names: "Representatives Amstutz, Adams, R., Lundy, Maag, Smith, Cera, Driehaus, Sykes, Ramos, Ashford, Sears, Grossman, Hall, Rosenberger, McGregor, McClain."

RON AMSTUTZ JEFF MCCLAIN **VERNON SYKES** RICHARD ADAMS MARLENE ANIELSKI NICKIE J. ANTONIO MIKE ASHFORD PETER BECK JACK CERA KATHLEEN CLYDE TIMOTHY DERICKSON **DENISE DRIEHAUS** MIKE DUFFEY MIKE FOLEY ANNE GONZALES CHERYL GROSSMAN DAVE HALL MATT LUNDY **RON MAAG** ROSS MCGREGOR **DAN RAMOS CLIFF ROSENBERGER** BARBARA R. SEARS **RYAN SMITH**

ROBERT COLE SPRAGUE

The report was agreed to.

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

PETER STAUTBERG

Representative Antonio submitted the following report:

The standing committee on Health and Aging to which was referred **H. B. No. 307**-Representative Buchy, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: PUTATIVE FATHERS/ADOPTIONS-REVISE RELEVANT LAWS

Representative Wachtmann moved to amend the title as follows:

Add the names: "Wachtmann, Barnes, Bishoff, Brown, Hottinger, Johnson, Schuring, Sears, Smith, Sprague."

LYNN R. WACHTMANN NICKIE J. ANTONIO HEATHER BISHOFF BRIAN HILL TERRY JOHNSON RON MAAG BARBARA R. SEARS ROBERT COLE SPRAGUE ANNE GONZALES JOHN BARNES TIM W. BROWN JAY HOTTINGER MATT LYNCH KIRK SCHURING RYAN SMITH

The following member voted "NO"

JOHN PATRICK CARNEY

The report was agreed to.

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

Representative Antonio submitted the following report:

The standing committee on Health and Aging to which was referred **H. B. No. 399**-Representatives Sheehy, Sprague, et al., having had the same under consideration, reports it back and recommends its passage.

RE: PRESCRIPTION DRUG ABUSE AWARENESS AND EDUCATION DAY-FIRST FRIDAY OF MAY

Representative Wachtmann moved to amend the title as follows:

Add the names: "Wachtmann, Antonio, Barnes, Bishoff, Brown, Carney, Johnson, Schuring, Sears."

LYNN R. WACHTMANN
NICKIE J. ANTONIO
HEATHER BISHOFF
JOHN PATRICK CARNEY
JAY HOTTINGER
MATT LYNCH
KIRK SCHURING
TOHN BARNES
TIM W. BROWN
BRIAN HILL
TERRY JOHNSON
RON MAAG
BARBARA R. SEARS

RYAN SMITH BARBARA R. SEARS
RYAN SMITH ROBERT COLE SPRAGUE

The report was agreed to.

The bill 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 22, 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 22, 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

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. Representatives Amstutz, Adams, R., Lundy, Maag, Smith, Cera, Driehaus, Sykes, Ramos, Ashford, Sears, Grossman, Hall, Rosenberger, McGregor, McClain.

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.

Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each house concurring therein, that there shall be submitted to the electors of the state, in the manner prescribed by law at the special election to be held on May 6, 2014, a proposal to enact Section 2s of Article VIII of the Constitution of the State of Ohio to read as follows:

ARTICLE VIII

Section 2s. (A) In addition to the authorizations otherwise contained in Article VIII of the Ohio Constitution, the General Assembly may provide by law, in accordance with and subject to the limitations of this section, for the issuance of bonds and other obligations of the state for the purpose of financing or assisting in the financing of the cost of public infrastructure capital improvements of municipal corporations, counties, townships, and other governmental entities as designated by law. As used in this section, public infrastructure capital improvements shall be limited to roads and bridges, waste water treatment systems, water supply systems, solid waste disposal facilities, and storm water and sanitary collection, storage, and treatment facilities, including real property, interests in real property, facilities, and equipment related to or incidental thereto, and shall include, without limitation, the cost of acquisition, construction, reconstruction, expansion, improvement, planning, and equipping.

It is hereby determined that such public infrastructure capital improvements are necessary to preserve and expand the public capital infrastructure of such municipal corporations, counties, townships, and other governmental entities, ensure the public health, safety, and welfare, create and preserve jobs, enhance employment opportunities, and improve the economic welfare of the people of this state.

- (B) Not more than one billion eight hundred seventy-five million dollars principal amount of state general obligations may be issued under this section for public infrastructure capital improvements. Not more than one hundred seventy-five million dollars principal amount of those obligations may be issued in each of the first five fiscal years of issuance and not more than two hundred million dollars principal amount of those obligations may be issued in each of the next five fiscal years of issuance, plus in each case the principal amount of those obligations that in any prior fiscal year could have been but were not issued within those fiscal year limits. No obligations may be issued pursuant to this section until all of the state infrastructure obligations authorized under Section 2p of Article VIII, Ohio Constitution have been issued.
- (C) Each issue of obligations issued under this section shall mature in not more than thirty years from the date of issuance, or, if issued to retire or refund other obligations, within that number of years from the date the debt being retired or refunded was originally issued. If state general obligations are issued as notes in anticipation of the issuance of bonds, provision shall be made by law for the establishment and maintenance, during the period in which the notes are outstanding, of a special fund or funds into which shall be paid, from the sources authorized for the payment of such bonds, the amount that would have been sufficient, if bonds maturing during the permitted period of years had been issued without such prior issuance of notes, to pay the principal that would have been payable on such bonds during such period. Such fund or funds shall be used solely for the payment of principal of such notes or bonds in anticipation of which such notes have been issued. Obligations issued under this section to retire or refund obligations previously issued under this section or Section 2k, 2m, or 2p shall not be counted against the fiscal year or total issuance limitations provided in this section or Section 2k, 2m, or 2p, as applicable.
- (D) The obligations issued under this section are general obligations of the state. The full faith and credit, revenue, and taxing power of the state shall be pledged to the payment of the principal of and premium and interest and other accreted amounts on outstanding obligations as they become due (hereinafter called debt service), and bond retirement fund provisions shall be made for payment of that debt service. Provision shall be made by law for the sufficiency and appropriation, for purposes of paying debt service, of excises, taxes, and revenues so pledged or committed to debt service, and for covenants to continue the levy, collection, and application of sufficient excises, taxes, and revenues to the extent needed for that purpose. Notwithstanding Section 22 of Article II, Ohio Constitution, no further act of appropriation shall be necessary for that purpose. The obligations and the provision for the payment of debt service, and repayment by governmental entities of any loans made under this section, are not subject to Sections 5, 6, and 11 of Article XII, Ohio Constitution. Moneys referred to in Section 5a of Article XII, Ohio Constitution may not be pledged to the payment of that debt service.
- (E) The state may participate in any public infrastructure capital improvement under this section with municipal corporations, counties,

townships, or other governmental entities as designated by law, or any one or more of them. Such participation may be by grants, loans, or contributions to them for any such capital improvements. The entire proceeds of the infrastructure obligations shall be used for public infrastructure capital improvements of municipal corporations, counties, townships, and other governmental entities, except to the extent that the General Assembly provides by law that the state may reasonably be compensated from such moneys for planning, financial management, or administrative services performed in relation to the issuance of infrastructure obligations.

- (F) Obligations issued under authority of this section, the transfer thereof, and the interest, interest equivalent, and other income and accreted amounts therefrom, including any profit made on the sale, exchange, or other disposition thereof, shall at all times be free from taxation within the state.
- (G) This section shall otherwise be implemented in the manner and to the extent provided by law by the General Assembly, including provision for the procedure for incurring and issuing obligations, separately or in combination with other obligations, and refunding, retiring, and evidencing obligations, and provision for the use to the extent practicable of Ohio products, materials, services, and labor in the making of any project financed, in whole or in part, under this section.
- (H) The powers and authority granted or confirmed by and under, and the determinations in, this section are independent of, in addition to, and not in derogation of or a limitation on, powers, authority, determinations, or confirmations under laws or under other provisions of the Ohio Constitution and do not impair any previously adopted provisions of the Ohio Constitution or any law previously enacted by the General Assembly or by a local public agency.

 EFFECTIVE DATE

If adopted by a majority of the electors voting on this proposal, Section 2s of Article VIII of the Constitution of the State of Ohio shall take effect immediately.

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

Representative Kunze moved to amend the title as follows:

Add the names: "Adams, J., Anielski, Antonio, Barborak, Barnes, Blessing, Boose, Boyce, Brown, Buchy, Budish, Burkley, Celebrezze, Clyde, Conditt, Damschroder, Derickson, DeVitis, Duffey, Foley, Green, Hackett, Hagan, C., Hayes, Heard, Hottinger, Johnson, Landis, Letson, Lynch, Milkovich, Patterson, Perales, Redfern, Reece, Rogers, Ruhl, Schuring, Sheehy, Slaby, Slesnick, Sprague, Stinziano, Strahorn, Wachtmann, 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?"

Representative Antonio moved to amend as follows:

In line 35, delete " <u>one billion eight hundred seventy-five</u>" and insert " <u>two billion two hundred fifty</u>"

In line 38, delete "one hundred seventy-five" and insert "two hundred"

In line 41, after " hundred" insert " fifty"

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 35, 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 Butler Conditt Damschroder **DeVitis** Derickson Duffey Gonzales Green Grossman Hackett Hagan, C. Hall Hayes Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Lynch Maag McClain McGregor Pelanda Perales Retherford Roegner Romanchuk Rosenberger Ruhl Schuring Sears Slaby Smith Sprague Stautberg Stebelton Wachtmann Thompson Young Batchelder-57.

Those who voted in the negative were: Representatives

Antonio	Ashford	Barborak	Barnes
Bishoff	Boyce	Budish	Carney
Celebrezze	Cera	Clyde	Curtin
Driehaus	Fedor	Foley	Hagan, R.
Heard	Letson	Lundy	Milkovich
O'Brien	Patmon	Patterson	Pillich
Ramos	Redfern	Reece	Rogers
Sheehy	Slesnick	Stinziano	Strahorn
Sykes	Williams		Winburn-35.

The motion to amend was laid on the table.

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

Representative Lundy moved to amend as follows:

In line 94, after the underlined period insert "For each public infrastructure capital improvement financed, in whole or in part, by infrastructure obligations under this section, the participating municipal corporation, county, township, or other government entity, or any one or more of

them shall not be required to contribute more than five per cent of the improvement's total cost as a condition for the state's participation in the improvement."

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 35, as follows:

Those who voted in the affirmative were: Representatives

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

Those who voted in the negative were: Representatives

Antonio	Ashford	Barborak	Barnes
Bishoff	Boyce	Budish	Carney
Celebrezze	Cera	Clyde	Curtin
Driehaus	Fedor	Foley	Hagan, R.
Heard	Letson	Lundy	Milkovich
O'Brien	Patmon	Patterson	Pillich
Ramos	Redfern	Reece	Rogers
Sheehy	Slesnick	Stinziano	Strahorn
Sykes	Williams		Winburn-35.

The motion to amend was laid on the table.

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

The yeas and nays were taken and resulted - yeas 90, nays 2, as follows:

Those who voted in the affirmative were: Representatives

Adams J. Adams R. Amstutz Anielski Baker Barborak Antonio Ashford Beck BishoffBlair Barnes Blessing Boose Boyce Brenner Brown Buchy Budish Burkley Butler Carney Celebrezze Cera Damschroder Clyde Conditt Curtin **DeVitis** Derickson Driehaus Duffey

Fedor Foley Gonzales Green Hagan, R. Grossman Hackett Hagan, C. Hall Haves Heard Henne Hill Huffman Johnson Hottinger Kunze Landis Letson Lundy Lynch Maag McClain McGregor Milkovich O'Brien Patmon Patterson Pillich Pelanda Perales Ramos Redfern Reece Retherford Roegner Rogers Romanchuk Rosenberger Ruhl Schuring Sears Sheehy Slaby Slesnick Smith Sprague Stautberg Stebelton Stinziano Strahorn Sykes Thompson Wachtmann Williams Winburn Young Batchelder-90.

Representatives Becker and Hood voted in the negative-2.

The joint resolution was adopted.

Sub. H. B. No. 315-Representative Wachtmann.

Cosponsors: Representatives Antonio, Bishoff.

To amend sections 3711.12 and 3719.41 and to enact sections 3711.13 and 3711.30 of the Revised Code to require reports to the Department of Health regarding newborns diagnosed as opioid dependent, to update the chemical name for a type of controlled substance, and to specify procedures for granting variances or waivers of any requirement in the rules governing operation of maternity homes, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

Adams R. Adams J. Amstutz Anielski Antonio Ashford Baker Barborak Beck Becker Bishoff Barnes Blair Blessing Boose Boyce Brenner Brown Buchy Budish Burkley Butler Carney Celebrezze Clyde Conditt Curtin Cera Damschroder DeVitis Driehaus Derickson Duffey Fedor Folev Gonzales Green Grossman Hackett Hagan, C. Hagan, R. Hall Heard Hayes Henne Hill Hood Hottinger Huffman Landis Johnson Kunze Letson Lundy Lynch Maag McClain McGregor Milkovich O'Brien Patmon Patterson Pelanda Perales Pillich Ramos Redfern Reece Retherford Roegner Rogers Romanchuk Rosenberger Ruhl Schuring Sears

Sheehy Slaby Slesnick Smith Sprague Stautberg Stebelton Stinziano Strahorn Svkes Thompson Wachtmann Winburn Batchelder-92. Williams Young

The bill passed.

Representative Wachtmann moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Ashford, Baker, Barborak, Barnes, Beck, Blair, Blessing, Boose, Brown, Buchy, Burkley, Celebrezze, Cera, Conditt, Derickson, DeVitis, Driehaus, Duffey, Foley, Green, Grossman, Hackett, Hagan, R., Hall, Hayes, Henne, Hill, Huffman, Johnson, Kunze, Landis, Letson, Maag, McClain, Milkovich, O'Brien, Patmon, Patterson, Pelanda, Perales, Pillich, Ramos, Reece, Retherford, Rogers, Rosenberger, Ruhl, Sears, Sheehy, Slaby, Smith, Stautberg, Stebelton, Stinziano, Sykes, Thompson, Williams, Winburn, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 8-Representatives Roegner, Kunze.

Cosponsor: Representative Brenner.

To amend sections 109.78, 121.22, 149.433, 2923.122, 3313.536, and 4117.08 and to enact sections 3313.94, 3314.43, and 3326.28 of the Revised Code to authorize off-duty peace officers to possess deadly weapons or dangerous ordnance in a school safety zone, to authorize a board of education or governing body of any school to designate employees who may carry concealed handguns in a school safety zone, to generally prohibit the disclosure of the names of the designated employees, to exclude from collective bargaining the development and implementation of a protocol to designate the employees, and to generally provide immunity from civil liability to a board of education or governing authority of any school and to a designated employee of any such school for injury, death, or loss arising from the employee's possession or use of a handgun in a school safety zone, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Roegner moved to amend as follows:

Between lines 638 and 639, insert:

" A protocol adopted under this section shall require the board or governing authority to offer any employee authorized to carry a firearm who, during the course of the employee's employment, has been involved in an incident in which the employee's firearm was discharged the opportunity for a

psychological assessment to ensure the individual's continued ability to carry a firearm in the course of that individual's employment. If the individual declines to undergo the psychological assessment, the board or governing authority may consider the individual's decision to decline that assessment in determining whether to revoke the individual's designation as an employee permitted to carry a concealed handgun in a school safety zone."

In line 690, after the underlined period insert " <u>One component of the model curriculum shall be active shooter training.</u>"

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

The yeas and nays were taken and resulted - yeas 88, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Adams R. Adams J. Amstutz Anielski Ashford Baker Barborak Antonio Beck Becker Bishoff Barnes Blessing Blair Boose Boyce Brenner Brown Buchy Burkley Celebrezze Butler Carney Cera Damschroder Clyde Conditt Curtin **DeVitis** Driehaus Derickson Duffey Fedor Foley Gonzales Green Hagan, R. Grossman Hackett Hagan, C. Hall Hayes Henne Hill Hottinger Huffman Johnson Kunze Landis Letson Lundy Lynch McClain McGregor Milkovich Maag O'Brien Patmon Patterson Pelanda Perales Pillich Ramos Redfern Reece Retherford Roegner Rogers Romanchuk Rosenberger Ruhl Schuring Slesnick Sears Sheehy Slaby Smith Stautberg Stebelton Stinziano Strahorn Sykes Thompson Wachtmann Williams Winburn Batchelder-88. Young

Representative Hood voted in the negative-1.

The motion was agreed to and the bill so amended.

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

Representative Fedor moved to amend as follows:

In line 20, after the last comma insert "and"

In line 21, delete ", and 4117.08"

Delete lines 729 through 772

In line 774, after the first comma insert "and"; delete ", and 4117.08"

In line 1 of the title, after the last comma insert "and"

In line 2 of the title, delete ", and 4117.08"

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 35, 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 Butler Conditt Damschroder **DeVitis** Derickson Duffey Gonzales Green Grossman Hackett Hagan, C. Hall Hayes Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Lynch Maag McClain McGregor Pelanda Romanchuk Retherford Roegner Perales Rosenberger Ruhl Schuring Sears Slaby Smith Sprague Stautberg Stebelton Thompson Wachtmann Young Batchelder-57.

Those who voted in the negative were: Representatives

Antonio Ashford Barborak Barnes Bishoff Boyce Budish Carney Celebrezze Cera Clyde Curtin Driehaus Fedor Foley Hagan, R. Heard Letson Lundy Milkovich O'Brien Pillich Patmon Patterson Ramos Redfern Reece Rogers Sheehy Slesnick Stinziano Strahorn Sykes Williams Winburn-35.

The motion to amend was laid on the table.

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

The yeas and nays were taken and resulted - yeas 63, nays 29, as follows:

Those who voted in the affirmative were: Representatives

Adams J. Adams R. Amstutz Anielski Baker Barborak Beck Becker Bishoff Blair Blessing Boose Brenner Brown Buchy Burkley Butler Cera Conditt Damschroder **DeVitis** Derickson Duffey Gonzales Green Grossman Hackett Hagan, C. Hill Hall Hayes Henne Hood Hottinger Huffman Johnson Kunze Landis Lynch Maag McClain O'Brien Pelanda Patterson Retherford Perales Roegner Rogers

Romanchuk Rosenberger Ruhl Schuring
Sears Slaby Slesnick Smith
Sprague Stautberg Stebelton Thompson
Wachtmann Young Batchelder-63.

Those who voted in the negative were: Representatives

Antonio Ashford Barnes Boyce Budish Carney Celebrezze Clyde Driehaus Fedor Foley Curtin Hagan, R. Heard Letson Lundy McGregor Milkovich Pillich Patmon Redfern Reece Sheehy Ramos Stinziano Strahorn Sykes Williams Winburn-29.

The bill passed.

Representative Roegner moved to amend the title as follows:

Add the names: "Amstutz, Beck, Bishoff, Blair, Boose, Brown, Buchy, Burkley, Conditt, Green, Hagan, C., Hayes, Hood, Hottinger, Johnson, Landis, Lynch, Maag, Perales, Retherford, Rosenberger, Smith, Stebelton, Thompson, Wachtmann, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 129-Representative Stautberg.

Cosponsors: Representatives Adams, J., Becker, Fedor, Hackett, Hayes, McGregor, Letson, Pillich, Winburn.

To amend sections 2903.21, 2903.211, and 2903.22 and to enact section 2903.215 of the Revised Code to specify that aggravated menacing, menacing by stalking, and menacing include words or conduct that are directed at or identify a corporation, association, or other organization that employs the victim or to which the victim belongs, to authorize the corporation, association, or other organization that employs two or more victims or to which two or more victims belong to seek protection orders in certain cases, and to increase the penalty for aggravated menacing or menacing by stalking if there are four or more victims, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

Adams J.Adams R.AmstutzAnielskiAntonioAshfordBakerBarborakBarnesBeckBeckerBishoff

Blair Blessing Boose Boyce Brenner Brown Buchy Budish Carnev Celebrezze Burkley Butler Cera Clyde Conditt Curtin Damschroder Driehaus **DeVitis** Derickson Foley Duffey Fedor Gonzales Hackett Hagan, C. Green Grossman Hagan, R. Hall Hayes Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy Lynch Maag McClain McGregor Milkovich O'Brien Patmon Patterson Pelanda Perales Pillich Redfern Ramos Reece Retherford Romanchuk Roegner Rogers Rosenberger Ruhl Schuring Sears Sheehy Slaby Slesnick Smith Stautberg Stebelton Stinziano Sprague Wachtmann Strahorn Sykes Thompson Williams Winburn Young Batchelder-92.

The bill passed.

Representative Stautberg moved to amend the title as follows:

Add the names: "Amstutz, Anielski, Baker, Beck, Bishoff, Blair, Brown, Buchy, Burkley, Butler, Carney, Derickson, Green, Grossman, Hagan, C., Hall, Heard, Johnson, McClain, Milkovich, O'Brien, Patmon, Retherford, Rogers, Romanchuk, Rosenberger, Ruhl, Sears, Sheehy, Slaby, Smith, Sprague, Stinziano, Wachtmann, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 193-Representative Brenner.

Cosponsor: Representative Bishoff.

To amend sections 3301.079, 3301.0710, 3301.0711, 3301.0712, 3301.16, 3302.02, 3302.03, 3302.031, 3310.14, 3310.522, 3313.532, 3313.603, 3313.61, 3313.611, 3313.612, 3313.614, 3313.615, 3313.976, 3314.017, 3314.03, 3314.36, 3325.08, 3326.11, 3328.24, 3328.25, 3329.07, 3329.08, and 3333.123 and to enact sections 3301.946, 3302.036, 3313.618, 3314.019, 3329.081, and 3329.082 of the Revised Code with respect to state academic achievement assessments and high school graduation requirements; to amend the version of section 3326.11 of the Revised Code that is scheduled to take effect July 1, 2014, to continue the provisions of this act on or after that effective date, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 90, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Adams J. Amstutz Adams R. Anielski Antonio Ashford Baker Barborak Barnes Beck Becker Bishoff Blair Blessing Boose Boyce Brenner Brown Buchy Budish Butler Carney Celebrezze Burkley Cera Clyde Conditt Curtin Damschroder **DeVitis** Derickson Driehaus Duffey Fedor Foley Gonzales Green Grossman Hackett Hagan, C. Hagan, R. Hall Haves Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Lynch Maag Letson Lundy McClain McGregor Milkovich O'Brien Patmon Patterson Pelanda Perales Pillich Ramos Redfern Retherford Romanchuk Roegner Rogers Rosenberger Ruhl Schuring Sears Sheehy Slaby Slesnick Smith Sprague Stautberg Stebelton Stinziano Strahorn Wachtmann Sykes Williams Winburn Batchelder-90. Young

Representative Thompson voted in the negative-1.

The bill passed.

Representative Brenner moved to amend the title as follows:

Add the names: "Anielski, Brown, Burkley, Fedor, Grossman, Hagan, C., Kunze, Letson, McGregor, Milkovich, Patmon, Sheehy, Stebelton, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 213-Representatives Pelanda, Celebrezze.

Cosponsors: Representatives Blair, Thompson, Mallory, Strahorn, Grossman, Reece, Milkovich, Stebelton, Stinziano, Fedor, Butler, Pillich.

To amend sections 2151.281, 2151.353, 2151.414, 2151.415, 2151.417, 2151.421, 5101.802, 5103.035, and 5103.162 and to enact section 2151.315 of the Revised Code to permit a court to grant a motion for permanent custody of a child to a movant if the child or another child in the custody of the parent has been adjudicated an abused, neglected, or dependent child on three separate occasions, to require the guardian ad litem for an alleged or adjudicated abused, neglected, or dependent child to file any motions and other court papers in accordance with rules adopted by the Supreme Court, to require

court appointed special advocates and guardian ad litems to report suspected child abuse or neglect, to require foster caregivers to use a reasonable and prudent parent standard when authorizing a foster child to participate in activities, to require the department of job and family services to adopt rules that establish policies and procedures for determining when a foster child or an alleged or adjudicated abused, neglected, or dependent child subject to out-of-home care may participate in certain activities, to exempt a public children services agency, private child placing agency, or private noncustodial agency from civil liability that results from a foster caregiver's or agency's decisions using a reasonable and prudent parent standard, to limit the circumstances under which a child is placed into a planned permanent living arrangement, to extend the period for incentive payments under the kinship permanency incentive program, and to provide factors for a person or facility to consider when determining if an alleged or adjudicated abused, neglected, or dependent child subject to out-of-home care is able to participate in certain activities, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

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

Those who voted in the affirmative were: Representatives

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	Driehaus
Duffey	Fedor	Foley	Gonzales
Green	Grossman	Hackett	Hagan, C.
Hagan, R.	Hall	Hayes	Heard
Henne	Hill	Hood	Hottinger
Huffman	Johnson	Kunze	Landis
Letson	Lundy	Lynch	Maag
McClain	McGregor	Milkovich	O'Brien
Patmon	Patterson	Pelanda	Perales
Pillich	Ramos	Redfern	Reece
Retherford	Roegner	Rogers	Romanchuk
Rosenberger	Ruhl	Schuring	Sears
Sheehy	Slaby	Slesnick	Smith
Sprague	Stautberg	Stebelton	Stinziano
Strahorn	Sykes	Thompson	Wachtmann
Williams	Winburn	Young	Batchelder-92.

The bill passed.

Representative Pelanda moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Antonio, Ashford, Baker, Barborak, Barnes, Beck, Bishoff, Blessing, Boyce, Brown, Buchy, Burkley, Carney, Cera, Conditt, Damschroder, Driehaus, Green, Hagan, C., Hall, Hayes, Heard, Huffman, Johnson, Letson, McClain, O'Brien, Patmon, Patterson, Perales, Ramos, Retherford, Rogers, Rosenberger, Sears, Sheehy, Slesnick, Smith, Sprague, Wachtmann, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Am. H. B. No. 318-Representatives Roegner, O'Brien. Cosponsors: Representatives Lynch, Becker, Thompson, Wachtmann, Hood,

Ruhl, Young, Duffey, DeVitis, Landis.

To amend sections 4503.312 and 4517.22 of the Revised Code to permit a new motor vehicle dealer to display new motor vehicles at a location other than the dealer's licensed location if such display is for an educational institution, to alter the statutory procedures governing motor vehicle shows, and to clarify the law governing the retail sale of utility and certain other trailers, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 91, 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	Driehaus
Duffey	Fedor	Foley	Gonzales
Green	Grossman	Hackett	Hagan, C.
Hagan, R.	Hall	Heard	Henne
Hill	Hood	Hottinger	Huffman
Johnson	Kunze	Landis	Letson
Lundy	Lynch	Maag	McClain
McGregor	Milkovich	O'Brien	Patmon
Patterson	Pelanda	Perales	Pillich
Ramos	Redfern	Reece	Retherford
Roegner	Rogers	Romanchuk	Rosenberger
Ruhl	Schuring	Sears	Sheehy
Slaby	Slesnick	Smith	Sprague
Stautberg	Stebelton	Stinziano	Strahorn
Sykes	Thompson	Wachtmann	Williams
Winburn	Young		Batchelder-91.

The bill passed.

Representative Roegner moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Anielski, Antonio, Barborak, Barnes, Beck, Blessing, Brenner, Brown, Buchy, Burkley, Celebrezze, Derickson, Green, Grossman, Hall, Heard, Huffman, Letson, Lundy, McClain, Milkovich, Romanchuk, Schuring, Sears, Sheehy, Slesnick, Smith, Sprague, Stebelton, Sykes, Winburn, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

MESSAGE FROM THE SPEAKER

Pursuant to House Rules 13, 28, and 30, the Speaker hereby makes the following changes to the Judiciary Committee:

Remove Representative Pillich; appoint Representative Foley.

MESSAGE FROM THE SPEAKER

The Speaker of the House of Representatives, on January 22, 2014, signed the following:

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

On motion of Representative Huffman, the House adjourned until Thursday, January 23, 2014 at 9:00 o'clock a.m.

Attest: BRADLEY J. YOUNG,
Clerk.