OHIO House of Representatives JOURNAL

THURSDAY, DECEMBER 4, 2014

TWO HUNDRED TENTH DAY Hall of the House of Representatives, Columbus, Ohio Thursday, December 4, 2014, 9:00 o'clock a.m.

The House met pursuant to adjournment.

Pursuant to House Rule No. 23, the Clerk called the House to order.

Representative Conditt was selected to preside under the Rule.

The journal of the previous legislative day was read and approved.

INTRODUCTION OF BILLS

The following bill was introduced:

H. B. No. 678-Representative Schuring.

To enact section 3333.70 of the Revised Code to create the Ohio Higher Education Innovation Grant Program and to make an appropriation.

Said bill was considered the first time.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Stinziano submitted the following report:

The standing committee on Judiciary to which was referred **H. B. No. 542**-Representative Barborak, et al., having had the same under consideration, reports it back and recommends its passage.

RE: OFFENDER-REIMBURSE LAW ENFORCEMENT-COST OF DRUG PURCHASED FROM OFFENDER

Representative Butler moved to amend the title as follows:

Add the name: "Celebrezze."

JIM BUTLER DOROTHY PELANDA
MICHAEL STINZIANO NICHOLAS J. CELEBREZZE
MARGARET CONDITT MIKE FOLEY
BILL HAYES TOM LETSON
MATT LYNCH PETER STAUTBERG
GERALD L. STEBELTON ROLAND WINBURN

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 Policy and Legislative Oversight to which was referred **S. C. R. No. 21**-Senator Hughes, et al., having had the same under consideration, reports it back and recommends its adoption.

RE: GOVERNMENT OF TURKEY-RESPECT ECUMENICAL PATRIARCHATE

Representative Dovilla moved to amend the title as follows:

Add the names: "Representatives Dovilla, Brenner, Clyde."

MIKE DOVILLA JIM BUCHY

RON GERBERRY LOUIS W. BLESSING ANDREW BRENNER MATT HUFFMAN DOROTHY PELANDA RICK PERALES

KATHLEEN CLYDE MICHAEL F. CURTIN

MATT LUNDY

The report was agreed to.

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

Representative Gerberry submitted the following report:

The standing committee on Policy and Legislative Oversight to which was referred **H. C. R. No. 56**-Representative Letson, et al., having had the same under consideration, reports it back and recommends its adoption.

RE: TURKEY-RESPECT RIGHTS AND RELIGIOUS FREEDOM OF ECUMENICAL PATRIARCHATE

MIKE DOVILLA JIM BUCHY

RON GERBERRY LOUIS W. BLESSING ANDREW BRENNER MATT HUFFMAN DOROTHY PELANDA RICK PERALES KATHLEEN CLYDE MICHAEL F. CURTIN

MATT LUNDY

The report was agreed to.

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

Representative Gerberry submitted the following report:

The standing committee on Policy and Legislative Oversight to which was referred **H. B. No. 624**-Representative Pelanda, et al., having had the same under consideration, reports it back and recommends its passage.

RE: WARD'S BILL OF RIGHTS/OHIO GUARDIANSHIP GUIDE-GUARDIAN TO RECEIVE

Representative Dovilla moved to amend the title as follows:

Add the name: "Brenner."

MIKE DOVILLA JIM BUCHY

RON GERBERRY LOUIS W. BLESSING ANDREW BRENNER RICK PERALES

KATHLEEN CLYDE MICHAEL F. CURTIN

MATT LUNDY

The report was agreed to.

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

Representative Mallory submitted the following report:

The standing committee on Transportation, Public Safety and Homeland Security to which was referred **Am. S. B. No. 255**-Senator Brown, et al., having had the same under consideration, reports it back and recommends its passage.

RE: PROOF OF FINANCIAL RESPONSIBILITY-VIA ELECTRONIC WIRELESS COMMUNICATION DEVICE

Representative Damschroder moved to amend the title as follows:

Add the names: "Representatives Damschroder, Ruhl, Mallory, Celebrezze, Green, Perales."

REX DAMSCHRODER
DALE MALLORY
NICHOLAS J. CELEBREZZE
DOUG GREEN
ROSS MCGREGOR
BILL PATMON

MARGARET RUHL
JOHN BECKER
ANTHONY DEVITIS
TERRY JOHNSON
ZACK MILKOVICH
RICK PERALES

The report was agreed to.

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

Representative Mallory submitted the following report:

The standing committee on Transportation, Public Safety and Homeland Security to which was referred **H. B. No. 637**-Representative Damschroder, et al., having had the same under consideration, reports it back and recommends its passage.

RE: CELL PHONE-PROHIBIT USE-SCHOOL/CONSTRUCTION ZONE/TEXT AND DRIVE-PRIMARY OFFENSE

Representative Damschroder moved to amend the title as follows:

Add the names: "Ruhl, Mallory, Perales."

REX DAMSCHRODER MARGARET RUHL

DALE MALLORY NICHOLAS J. CELEBREZZE

DOUG GREEN TERRY JOHNSON ROSS MCGREGOR ZACK MILKOVICH BILL PATMON RICK PERALES

The following members voted "NO"

JOHN BECKER ANTHONY DEVITIS

The report was agreed to.

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

Representative Mallory submitted the following report:

The standing committee on Transportation, Public Safety and Homeland Security to which was referred **H. B. No. 644**-Representative McClain, having had the same under consideration, reports it back and recommends its passage.

RE: OSHP SGT.JOHN F. BEST MEMORIAL HIGHWAY-U.S. RT. 23 IN WYANDOT COUNTY

Representative Damschroder moved to amend the title as follows:

Add the names: "Damschroder, Ruhl, Mallory, Celebrezze, DeVitis, Green, Johnson, Milkovich, Perales."

REX DAMSCHRODER
DALE MALLORY
NICHOLAS J. CELEBREZZE
DOUG GREEN
ROSS MCGREGOR
BILL PATMON

MARGARET RUHL
JOHN BECKER
ANTHONY DEVITIS
TERRY JOHNSON
ZACK MILKOVICH
RICK PERALES

The report was agreed to.

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

Representative Mallory submitted the following report:

The standing committee on Transportation, Public Safety and Homeland Security to which was referred **H. B. No. 636**-Representative Hood, having had the same under consideration, reports it back and recommends its passage.

RE: PATROLMAN CARL "SHORTY" THRUSH MEMORIAL HIGHWAY-ST. RT. 328 IN HOCKING COUNTY

Representative Damschroder moved to amend the title as follows:

Add the names: "Damschroder, Ruhl, Mallory, Celebrezze, DeVitis, Green, Johnson, Milkovich, Perales."

REX DAMSCHRODER
DALE MALLORY
NICHOLAS J. CELEBREZZE
DOUG GREEN
ROSS MCGREGOR
BILL PATMON

MARGARET RUHL
JOHN BECKER
ANTHONY DEVITIS
TERRY JOHNSON
ZACK MILKOVICH
RICK PERALES

The report was agreed to.

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

Representative Cera submitted the following report:

The standing committee on Agriculture and Natural Resources to which was referred **H. B. No. 453**-Representative Pelanda, et al., having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended.

RE: ANIMAL DISEASES/PESTICIDE LICENSING/WEIGHTS AND MEASURES/AUCTIONEERS/FARMLAND

Representative Hall moved to amend the title as follows:

Add the names: "Sheehy, Burkley."

Representative Pelanda moved to amend as follows:

In line 264, delete " <u>, a</u>"

In line 265, delete "disease of concern,"

In line 270, delete ", a disease of concern,"

In line 279, after "(A)" insert " (1)"

In line 281, delete ", a disease of concern,"

Between lines 289 and 290, insert:

"(2) When the director is notified by any person of the possibility of the existence of a disease of concern, the director may order an investigation to be made. In order to conduct an investigation, the director or the director's designee may quarantine the animal and, if the director or the director's designee considers it necessary, the geographic area in which the animal was located immediately so that the director or the director's designee is able to inspect, examine, and test the animal and other animals within the geographic area."

The motion was agreed to and the bill so amended.

Representative Thompson moved to amend as follows:

In line 15, after "and" insert "new section 6109.20 and"

Between lines 798 and 799, insert:

- "Sec. 6109.20. (A) The director of environmental protection shall adopt rules in accordance with Chapter 119. of the Revised Code that establish requirements for public water systems to achieve optimal levels of fluoride in water supplied by those water systems. The director shall ensure that the rules are consistent with the fluoride levels for public water systems specified in the United States department of health and human services' "Recommendation for fluoride concentration in drinking water for prevention of dental caries."
- (B) If the natural fluoride content of water supplied by a public water system that supplies water to five thousand or more persons is less than the content level established by the director, fluoride shall be added to the water to attain the established content level."

In line 801, after "4707.02" insert "and section 6109.20"

In line 4 of the title, delete the second "and" and insert a semicolon; after "enact" insert "new section 6109.20 and"

In line 5 of the title, after "1327.502" insert "; and to repeal section 6109.20"

In line 7 of the title, delete "and"

In line 11 of the title, after "process" insert ", and to revise fluoridation requirements for public water systems"

The motion was agreed to and the bill so amended.

DAVE HALL ANDY THOMPSON JACK CERA NICK BARBORAK JIM BUCHY TONY BURKLEY REX DAMSCHRODER CHRISTINA HAGAN **AL LANDIS BRIAN HILL** JOHN PATTERSON DOROTHY PELANDA WES RETHERFORD MARGARET RUHL GARY K. SCHERER MICHAEL SHEEHY

The report was agreed to.

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

MESSAGE FROM THE SPEAKER

Pursuant to House Rules 13, 28, and 30, the Speaker hereby makes the following changes to the standing committee on Policy and Legislative Oversight:

Remove Representative Gerberry; appoint Representatives Ramos and Sykes as Ranking Member.

Message from the Senate

Mr. Speaker:

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

Am. Sub. S. B. No. 258 - Senator Balderson - et al.

Attest: Vincent L. Keeran,
Clerk.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 36-Representative Johnson

Cosponsors: Representatives Damschroder, Ruhl, Hagan, R., Amstutz, Anielski, Ashford, Barnes, Beck, Blair, Blessing, Brenner, Brown, Buchy, Burkley, Celebrezze, Derickson, Dovilla, Fedor, Gerberry, Green, Grossman, Hackett, Hall, Hayes, Hottinger, Huffman, Letson, Mallory, McClain, Milkovich, Perales, Reece, Rosenberger, Schuring, Smith, Sprague, Stebelton, Stinziano, Strahorn, Sykes, Terhar, Wachtmann, Young, Speaker Batchelder Senators LaRose, Gentile, Manning, Beagle, Brown, Burke, Cafaro, Coley, Eklund, Hite, Hughes, Jones, Kearney, Lehner, Obhof, Oelslager, Patton, Peterson, Sawyer, Schaffer, Skindell, Tavares, Turner, Uecker

To enact sections 5533.462, 5533.463, and 5533.812 of the Revised Code to designate the "Southern Ohio Veterans Memorial Highway," the "Specialist 4 Samuel A. Johnson Memorial Highway," and the "Oakley C. Collins Memorial Bridge."

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

Attest:

Vincent L. Keeran, Clerk.

The Senate amendments were laid over under the Rule.

Message from the Senate

Mr. Speaker:

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

Am. H. B. No. 270 -Representative Rogers

Cosponsors: Representatives Antonio, Mallory, Sprague, Barborak, Stebelton, Strahorn, Patmon, Brenner, Celebrezze, Slesnick, Barnes, Bishoff, Brown, Carney, Johnson, Ramos, Sears, Adams, R., Amstutz, Anielski, Ashford, Baker, Beck, Blair, Blessing, Boyce, Budish, Burkley, Cera, Curtin, Damschroder, DeVitis, Fedor, Foley, Gerberry, Green, Grossman, Hagan, R., Hayes, Heard, Huffman, Letson, Lundy, Milkovich, Patterson, Phillips, Pillich, Redfern, Reece, Schuring, Sheehy, Smith, Stinziano, Sykes, Winburn, Young, Speaker Batchelder Senators Brown, Tavares, Bacon, Balderson, Beagle, Burke, Coley, Eklund, Faber, Gardner, Gentile, Hite, Hughes, Jones, Jordan, Kearney, LaRose, Lehner, Manning, Obhof, Oelslager, Patton, Peterson, Sawyer, Schiavoni, Skindell, Turner, Uecker

To enact section 5.251 of the Revised Code to designate October 16 as "Dravet Syndrome Awareness Day."

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

In line 4, delete "5.2292" and insert "5.251"

In line 6, delete " 5.2292" and insert " 5.251"

In line 1 of the title, delete "5.2292" and insert "5.251"

Attest:

Vincent L. Keeran, Clerk.

The Senate amendments were laid over under the Rule.

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. 116-Senator Kearney

Cosponsors: Senators Brown, Seitz, Bacon, Balderson, Cafaro, Coley, Eklund, Faber, Gentile, Hite, Hughes, Schiavoni, Skindell, Tavares, Turner, Uecker

To amend section 4301.62 and to enact section 4301.82 of the Revised Code and to amend Section 257.50 of Am. Sub. H.B. 59 of the 130th General Assembly and Section 257.10 of Am. Sub. H.B. 59 of the 130th General Assembly, as subsequently amended, to allow municipal corporations and townships with a population of more than 35,000 to create outdoor refreshment areas, to exempt persons within such an area from the open container law, to create the Outdoor Refreshment Area Study Committee, and to make an appropriation.

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 concurred in the passage of the following bill:

Am. H. B. No. 45 -Representative Johnson

Cosponsors: Representatives Terhar, Retherford, Dovilla, Maag, Grossman, Ruhl, Rosenberger, Gonzales, Scherer, Landis, Derickson, Cera, Mallory, Buchy, Brenner, Pillich, Hackett, Strahorn, Damschroder, Celebrezze, Green, Adams, R., Anielski, Antonio, Barborak, Beck, Blair, Blessing, Boose, Boyce, Boyd, Brown, Budish, Burkley, Butler, Carney, Duffey, Fedor, Gerberry, Hagan, R., Hall, Hayes, Hill, Kunze, Letson, McClain, Milkovich, Patterson, Perales, Phillips, Ramos, Reece, Rogers, Romanchuk, Schuring, Sears, Sheehy, Slaby, Smith, Sprague, Stinziano, Thompson, Wachtmann, Young, Speaker Batchelder Senators LaRose, Manning, Brown, Burke, Cafaro, Coley, Eklund, Faber, Gardner, Gentile, Hite, Hughes, Jones, Jordan, Kearney, Lehner, Obhof, Oelslager, Patton, Peterson, Schaffer, Schiavoni, Skindell, Tavares, Turner, Uecker, Widener

To enact section 4503.549 of the Revised Code to create "Military Sacrifice" license plates.

Attest: Vincent L. Keeran,
Clerk.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 320-Representative Young

Cosponsors: Representatives Amstutz, Becker, Boose, Brenner, Buchy, Burkley, Derickson, Hood, Roegner, Thompson, Antonio, Bishoff, Brown, Hagan, R., Hill, Johnson, Lynch, Maag, Wachtmann, Schuring, Sears, Smith, Sprague, Barnes, Adams, R., Anielski, Beck, Blair, Blessing, Celebrezze, Conditt, Damschroder, DeVitis, Green, Grossman, Hackett, Hall, Henne, Letson, Mallory, McClain, Milkovich, Retherford, Romanchuk, Sheehy, Strahorn, Terhar Senators Coley, Eklund, Hughes, Oelslager, Seitz, Uecker, Widener

To amend sections 2305.234, 3701.071, 3702.76, 3702.87, 4715.42, 4723.271, and 4731.295 and to enact sections 5.252, 3701.072, and 4723.26 of the Revised Code to require the Department of Health to maintain information on its web site regarding free clinics, to designate December as "Free Clinic Appreciation Month," to require that all free clinics be included in the state's loan repayment programs for physicians and dentists, to create a volunteer's certificate for retired nurses, and to extend for a specified period qualified immunity from civil liability for certain volunteer health care services provided in free clinics to individuals eligible for or receiving Medicaid.

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

Attest: Vincent L. Keeran, Clerk.

The Senate amendments were laid over under the Rule.

Message from the Senate

Mr. Speaker:

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

Sub. S. B. No. 232-Senator Uecker

Cosponsors: Senators Patton, Lehner, Brown, Bacon, Eklund, Skindell

To amend sections 4775.01, 4775.02, 4775.03, 4775.04, 4775.05, 4775.06, 4775.07, 4775.08, 4775.09, 4775.10, and 4775.11 of the Revised Code to extend the jurisdiction of the Motor Vehicle Repair Board to persons who perform motor vehicle mechanical repairs, to require motor vehicle repair facilities to register with the Board, and to make other changes to the Motor Vehicle Repair and Window Tint Operator Law, and to further amend section 4775.03 of the Revised Code on July 1, 2015, to dissolve the existing Motor Vehicle Repair Board and replace it with a new board of the same name.

S. B. No. 266 - Senators Skindell, Lehner

Cosponsors: Senators Brown, Sawyer, Tavares, Bacon, Burke, Cafaro, Eklund, Gentile, Hite, Kearney, Manning, Schiavoni, Turner

To amend sections 3314.03, 3326.11, and 3328.24 and to enact section 3319.46 of the Revised Code with respect to the use of seclusion and physical restraint on students and positive behavior intervention supports in public schools and 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.

S. B. No. 315 - Senators Kearney, Hughes

Cosponsors: Senators Cafaro, Gentile, Turner, Hite, Gardner, Brown, Tavares, Bacon, Balderson, Burke, Coley, Eklund, Faber, Jones, Lehner, Manning, Obhof, Oelslager, Patton, Peterson, Sawyer, Schaffer, Schiavoni, Skindell, Uecker, Widener

To enact section 5.2296 of the Revised Code to designate May as "Asthma Awareness Month" and to designate May 5 as "Childhood Asthma Awareness Day."

Attest:	Vincent L. Keeran
	Clerk

Said bills were considered the first time.

Representative Blessing moved that the House revert to the second order of business, being introduction of bills.

The motion was agreed to.

MESSAGE FROM THE SPEAKER

Pursuant to House Rules 13, 28, and 30, the Speaker hereby appoints Representative Stebelton to the standing committee on Finance and Appropriations.

On motion of Representative Blessing, the House recessed.

The House met pursuant to recess.

Representative Gonzales moved that the House advance to the fifth order of business, being reports of standing and select committees and bills for second consideration.

The motion was agreed to.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Antonio submitted the following report:

The standing committee on Health and Aging to which was referred **Sub. S. B. No. 276**-Senators Jones, Tavares, et al., having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: INFANT SAFE SLEEP PROGRAM/SCREENING/POLICIES

Representative Wachtmann moved to amend the title as follows:

Add the names: "Representatives Antonio, Sears, Smith, Sprague."

LYNN R. WACHTMANN
NICKIE J. ANTONIO
JOHN PATRICK CARNEY
ROBERT F. HAGAN
JAY HOTTINGER
BARBARA R. SEARS
ROBERT COLE SPRAGUE

ANNE GONZALES
TIM W. BROWN
CHRISTINA HAGAN
BRIAN HILL
DAN RAMOS
RYAN SMITH

The report was agreed to.

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

Representative Ramos submitted the following report:

The standing committee on Finance and Appropriations to which was referred **H. B. No. 661**-Representative Stebelton, having had the same under consideration, reports it back as a substitute bill and recommends its passage.

RE: OFFICERS-COMPENSATION ADJUSTMENTS

Representative Amstutz moved to amend the title as follows:

Add the name: "Amstutz."

RON AMSTUTZ TERRY BOOSE **RICHARD ADAMS** MARLENE ANIELSKI TIMOTHY DERICKSON MIKE DOVILLA ANNE GONZALES CHERYL GROSSMAN DAVE HALL **BILL HAYES RON MAAG** JEFF MCCLAIN **CLIFF ROSENBERGER** BARBARA R. SEARS ROBERT COLE SPRAGUE **RYAN SMITH**

PETER STAUTBERG GERALD L. STEBELTON

The following members voted "NO"

VERNON SYKES
JACK CERA
MIKE ASHFORD
KATHLEEN CLYDE
DENISE DRIEHAUS
MIKE DUFFEY
MIKE FOLEY
MATT LUNDY
ROSS MCGREGOR
DEBBIE PHILLIPS
DAN RAMOS
ALICIA REECE

The report was agreed to.

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

MESSAGE FROM THE SPEAKER

Pursuant to House Rules 13, 28, and 30, the Speaker hereby makes the following changes to the standing committee on Policy and Legislative Oversight:

Remove Representative Ramos; appoint Representative Letson.

Representative Gonzales moved that the House revert to the second order of business, being introduction of bills.

The motion was agreed to.

On motion of Representative Gonzales, the House recessed.

The House met pursuant to recess.

Prayer was offered by Pastor Jerry Wenger of the East Richland Evangelical Friends Church in St. Clairsville, Ohio, followed by the Pledge of Allegiance to the Flag.

On motion of Representative Thompson, the House recessed.

The House met pursuant to recess.

The following guests of the House of Representatives were recognized by Speaker Batchelder:

Professor Jamie Callender and interns from Kent State University, guests of Representative Sykes-34th district.

INTRODUCTION OF BILLS

The following bill was introduced:

H. B. No. 679-Representatives Hackett, Bishoff.

To enact sections 3938.01, 3938.02, 3938.03, 3938.04, 3938.05, 3938.06, 3938.07, and 3938.99 of the Revised Code to regulate insurance requirements for transportation network companies and transportation network company drivers.

Said bill was considered the first time.

CONSIDERATION OF SENATE AMENDMENTS

The Senate amendments to **Sub. H. B. No. 36**-Representative Johnson, et al., were taken up for consideration.

Sub. H. B. No. 36-Representative Johnson.

Cosponsors: Representatives Damschroder, Ruhl, Hagan, R., Amstutz, Anielski, Ashford, Barnes, Beck, Blair, Blessing, Brenner, Brown, Buchy, Burkley, Celebrezze, Derickson, Dovilla, Fedor, Gerberry, Green, Grossman, Hackett, Hall, Hayes, Hottinger, Huffman, Letson, Mallory, McClain, Milkovich, Perales, Reece, Rosenberger, Schuring, Smith, Sprague, Stebelton, Stinziano, Strahorn, Sykes, Terhar, Wachtmann, Young, Speaker Batchelder. Senators LaRose, Gentile, Manning, Beagle, Brown, Burke, Cafaro, Coley, Eklund, Hite, Hughes, Jones, Kearney, Lehner, Obhof, Oelslager, Patton, Peterson, Sawyer, Schaffer, Skindell, Tavares, Turner, Uecker.

To enact sections 5533.462, 5533.463, and 5533.812 of the Revised Code to designate the "Southern Ohio Veterans Memorial Highway," the "Specialist 4 Samuel A. Johnson Memorial Highway," and the "Oakley C. Collins Memorial Bridge."

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

The yeas and nays were taken and resulted - yeas 82, nays 0, as follows: Those who voted in the affirmative were: Representatives

Adams, R Antani Amstutz Anielski Ashford Baker Barborak Barnes Boose Becker Bishoff Blessing Boyce Brenner Brown Buchy Burkley Butler Carney Celebrezze Clyde Conditt Damschroder Cera Derickson Dovilla Driehaus Duffey Fedor Foley Gonzales Green Hackett Hall Grossman Hagan, C Hayes Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy McClain McGregor Lynch Maag Milkovich Pelanda Patmon Patterson Perales **Phillips** Ramos Redfern Rogers Romanchuk Rosenberger Reece Ruhl Scherer Schuring Sears Sheehy Sprague Stautberg Smith Stebelton Stinziano Strahorn Sykes Terhar Thompson Wachtmann Winburn Batchelder-82. Young

The Senate amendments were concurred in.

The Senate amendments to **Am. H. B. No. 270**-Representative Rogers, et al., were taken up for consideration.

Am. H. B. No. 270-Representative Rogers.

Cosponsors: Representatives Antonio, Mallory, Sprague, Barborak, Stebelton, Strahorn, Patmon, Brenner, Celebrezze, Slesnick, Barnes, Bishoff, Brown, Carney, Johnson, Ramos, Sears, Adams, R., Amstutz, Anielski, Ashford, Baker, Beck, Blair, Blessing, Boyce, Budish, Burkley, Cera, Curtin, Damschroder, DeVitis, Fedor, Foley, Gerberry, Green, Grossman, Hagan, R., Hayes, Heard, Huffman, Letson, Lundy, Milkovich, Patterson, Phillips, Pillich, Redfern, Reece, Schuring, Sheehy, Smith, Stinziano, Sykes, Winburn, Young, Speaker Batchelder. Senators Brown, Tavares, Bacon, Balderson, Beagle, Burke, Coley, Eklund, Faber, Gardner, Gentile, Hite, Hughes, Jones, Jordan, Kearney, LaRose, Lehner, Manning, Obhof, Oelslager, Patton, Peterson, Sawyer, Schiavoni, Skindell, Turner, Uecker.

To enact section 5.251 of the Revised Code to designate October 16 as "Dravet Syndrome Awareness Day."

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

The yeas and nays were taken and resulted - yeas 82, nays 0, as follows: Those who voted in the affirmative were: Representatives

Adams, R Amstutz Anielski Antani Ashford Baker Barborak Barnes Becker Bishoff Blessing Boose Boyce Brenner Brown Buchy Burkley Butler Carney Celebrezze Clyde Conditt Damschroder Cera Derickson Dovilla Driehaus Duffey Fedor Foley Gonzales Green Hackett Hall Grossman Hagan, C Hayes Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy McGregor Lynch Maag McClain Milkovich Pelanda Patmon Patterson Perales **Phillips** Ramos Redfern Rogers Romanchuk Rosenberger Reece Ruhl Scherer Schuring Sears Sheehy Stautberg Smith Sprague Stebelton Stinziano Strahorn Sykes Terhar Thompson Wachtmann Winburn Young Batchelder-82.

The Senate amendments were concurred in.

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

Sub. H. B. No. 320-Representative Young.

Cosponsors: Representatives Amstutz, Becker, Boose, Brenner, Buchy, Burkley, Derickson, Hood, Roegner, Thompson, Antonio, Bishoff, Brown, Hagan, R., Hill, Johnson, Lynch, Maag, Wachtmann, Schuring, Sears, Smith, Sprague, Barnes, Adams, R., Anielski, Beck, Blair, Blessing, Celebrezze, Conditt, Damschroder, DeVitis, Green, Grossman, Hackett, Hall, Henne, Letson, Mallory, McClain, Milkovich, Retherford, Romanchuk, Sheehy, Strahorn, Terhar. Senators Coley, Eklund, Hughes, Oelslager, Seitz, Uecker, Widener.

To amend sections 2305.234, 3701.071, 3702.76, 3702.87, 4715.42, 4723.271, and 4731.295 and to enact sections 5.252, 3701.072, and 4723.26 of the Revised Code to require the Department of Health to maintain information on its web site regarding free clinics, to designate December as "Free Clinic Appreciation Month," to require that all free clinics be included in the state's loan repayment programs for physicians and dentists, to create a volunteer's certificate for retired nurses, and to extend for a specified period qualified immunity from civil liability for certain volunteer health care services provided in free clinics to individuals eligible for or receiving Medicaid.

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

The yeas and nays were taken and resulted - yeas 81, nays 1, as follows:

Those who voted in the affirmative were: Representatives

Adams, R Amstutz Anielski Antani Barborak Barnes Ashford Baker Becker Bishoff Blessing Boose Boyce Brown Buchy Brenner Budish Burkley Butler Carney Celebrezze Clyde Conditt Cera Damschroder Derickson Dovilla Driehaus Duffey Fedor Gonzales Green Grossman Hackett Hagan, C Hall Hill Hayes Heard Henne Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy McGregor Lynch Maag McClain Milkovich Patmon Patterson Pelanda Perales **Phillips** Redfern Reece Rogers Romanchuk Rosenberger Ruhl Scherer Schuring Sears Sheehy Smith Stautberg Stebelton Sprague Stinziano Strahorn Sykes Terhar Thompson Wachtmann Winburn Young Batchelder-81.

Representative Foley voted in the negative-1.

The Senate amendments were concurred in.

REPORTS OF STANDING AND SELECT COMMITTEES AND BILLS FOR SECOND CONSIDERATION

Representative Sykes submitted the following report:

The standing committee on Policy and Legislative Oversight to which was referred **H. J. R. No. 12**-Representative Huffman, having had the same under consideration, reports it back as a substitute joint resolution and recommends its adoption.

RE: REDISTRICTING PROCESS FOR GENERAL ASSEMBLY DISTRICTS-REVISE

MIKE DOVILLA VERNON SYKES ANDREW BRENNER DOROTHY PELANDA KATHLEEN CLYDE TOM LETSON JIM BUCHY LOUIS W. BLESSING MATT HUFFMAN RICK PERALES MATT LUNDY

The report was agreed to.

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

Representative Ashford reported for the Rules and Reference committee, recommending that the following House Bills and Senate Bill be considered for the second time and referred to the following committees for consideration:

H.B. No. 668 – Representative Barnes

TO ALLOW A W LIQUOR PERMIT HOLDER TO SELL AND SHIP BEER AND WINE, ON BEHALF OF AN S LIQUOR PERMIT HOLDER, TO CONSUMERS RESIDING IN OHIO.

To the committee on Policy and Legislative Oversight

H.B. No. 669 – Representative Stinziano

TO ESTABLISH THE STARTUP OHIO INITIATIVE IN WHICH UNIVERSITIES AND PARTNERING BUSINESS MAY COLLABORATE IN TAX-FREE AREAS NEAR CAMPUSES IN THIS STATE TO CREATE JOBS, ATTRACT ENTREPRENEURS, AND SPUR ACADEMIC ENRICHMENT AND TO DIRECT THE DIRECTOR OF BUDGET AND MANAGEMENT TO TRANSFER \$100 MILLION TO THE OHIO VENTURE CAPITAL PROGRAM FUND.

To the committee on Ways and Means

H.B. No. 670 – Representative Schuring

TO REQUIRE THE DIRECTOR OF HEALTH WITH ASSISTANCE FROM THE OHIO STATE UNIVERSITY EXTENSION PROGRAM TO ESTABLISH AND ADMINISTER A PILOT PROGRAM FOR THE PURPOSE OF REDUCING INFANT MORTALITY IN HIGH-RISK COMMUNITIES AND TO MAKE AN APPROPRIATION.

To the committee on Finance and Appropriations

H.B. No. 671 – Representative Schuring

TO REQUIRE THE DEPARTMENT OF TAXATION TO CONDUCT A ONE-TIME COST-BENEFIT ANALYSIS OF ALL EXISTING TAX CREDITS, TO APPROPRIATE \$200,000 FOR THAT PURPOSE, AND TO REQUIRE THAT, BEFORE A NEW TAX CREDIT MAY BE ENACTED, THE DEPARTMENT MUST CONDUCT A COST-BENEFIT ANALYSIS OF THE PROPOSED CREDIT.

To the committee on Finance and Appropriations

H.B. No. 672 – Representative Schuring

TO DESIGNATE A PORTION OF UNITED STATES ROUTE 62 WITHIN CANTON AS THE "USMC LCPL STACY (ANNIE) DRYDEN MEMORIAL HIGHWAY."

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

H.B. No. 674 – Representatives Budish and Celebrezze

TO ELIMINATE THE PERIOD OF LIMITATIONS FOR A MINOR TO FILE A VICTIM'S REPARATIONS APPLICATION AND FOR THE FILING OF SUPPLEMENTAL REPARATIONS APPLICATIONS AND TO INCREASE THE COURT COSTS FOR CERTAIN MISDEMEANORS THAT FUND THE REPARATIONS FUND.

To the committee on Judiciary

H.B. No. 675 – Representative Sheehy

TO ADOPT THE MUTSU APPLE AS THE STATE APPLE.

To the committee on State and Local Government

H.B. No. 676 – Representative Conditt

TO AUTHORIZE PORT AUTHORITIES TO CREATE ENERGY SPECIAL IMPROVEMENT DISTRICTS FOR THE PURPOSE OF DEVELOPING AND IMPLEMENTING PLANS FOR SPECIAL ENERGY IMPROVEMENT PROJECTS AND TO ALTER THE LAW GOVERNING SUCH DISTRICTS THAT ARE GOVERNED BY A NONPROFIT CORPORATION.

To the committee on Economic Development and Regulatory Reform

H.B. No. 677 – Representatives Johnson and Wachtmann

TO ENABLE INDIVIDUALS TO PURCHASE AND USE CONSUMER GRADE FIREWORKS, TO EXTEND TO DECEMBER 15, 2018, THE MORATORIUM ON ISSUING FIREWORKS MANUFACTURER AND WHOLESALER LICENSES, AND TO IMPOSE A FEE ON THE RETAIL SALE OF CONSUMER GRADE FIREWORKS IN THIS STATE.

To the committee on Health and Aging

S.B. No. 241 – Senator Sawyer

TO MODIFY THE MEMBERSHIP STRUCTURE OF THE STRAIGHT A PROGRAM GOVERNING BOARD.

To the committee on Education

MATT HUFFMAN ANDREW BRENNER DOROTHY PELANDA MIKE ASHFORD DAN RAMOS BILL HAYES JIM BUCHY TRACY HEARD DEBBIE PHILLIPS

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

The motion was agreed to without objection.

The report was agreed to.

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

MOTIONS AND RESOLUTIONS

Representative Ashford reported for the Rules and Reference committee recommending that the following House Resolution be introduced and referred to the following committee for consideration:

H.R. No. 535 – Representatives Gonzales and Antonio TO DECLARE OHIO'S RATE OF INFANT MORTALITY A PUBLIC HEALTH CRISIS AND URGE COMPREHENSIVE PRETERM BIRTH RISK SCREENING FOR ALL PREGNANT WOMEN IN OHIO. To the committee on Health and Aging

/s/MATT HUFFMAN Matt Huffman, Chair

Representative Huffman moved that the Rules and Reference committee report on resolutions be agreed to and that the House Resolution contained therein be introduced and referred as recommended.

The motion was agreed to.

Said House Resolution was introduced and referred as recommended.

Representative Ashford reported for the Rules and Reference committee recommending that the following resolutions be read by title only and approved:

- **H.R. No. 537** Representatives Anielski, Adams, R., Amstutz, Antonio, Baker, Barnes, Speaker Batchelder, Representatives Boyd, Buchy, Budish, Celebrezze, Curtin, Dovilla, Duffey, Foley, Grossman, Hottinger, Kunze, Milkovich, Patmon, Phillips, Roegner, Rogers, Williams Honoring Cleveland State University on its Fiftieth Anniversary. Add the name: Ramos
- **H.R. No. 538** Representatives Sears, Ashford, Fedor, Sheehy Honoring the Toledo Regional Chamber of Commerce as the 2014 ACCE Chamber of the Year.
- **H.R. No. 539** Representatives Retherford, Conditt, Derickson Honoring the Stephen T. Badin High School girls soccer team on winning the 2014 Division III State Championship.
- **H.R. No. 540** Representative Buchy Honoring Sarah Kanney on winning the 2014 Division III State Championship in girls cross country.

H.R. No. 541 – Representative Buchy

Honoring the Fort Loramie High School girls volleyball team on winning the 2014 Division IV State Championship.

/s/MATT HUFFMAN Matt Huffman, Chair

Representative Huffman moved that the Rules and Reference committee report on resolutions be agreed to and that the resolutions contained therein be approved.

The motion was agreed to.

Representative Grossman moved that majority party members asking leave to be absent or absent the week of Tuesday, December 2, 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 Tuesday, December 2, 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

Am. H. B. No. 383-Representative Grossman.

Cosponsors: Representatives Scherer, Hackett, Fedor, Adams, R.

To amend section 2935.23 of the Revised Code to authorize the prosecuting attorney of a county to issue an investigative subpoena for any criminal offense and to authorize the chief legal officer of a municipal corporation to issue an investigative subpoena for any misdemeanor offense, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Huffman moved that **Am. H. B. No. 383**-Representative Grossman, et al., be re-referred to the committee on Rules and Reference.

The question being, "Shall the motion to re-refer be agreed to?"

The motion was agreed to without objection.

Am. H. B. No. 480-Representative Pelanda.

Cosponsors: Representatives Hackett, Butler, Celebrezze.

To amend sections 4511.093, 4511.81, and 4513.263 of the Revised Code to repeal a provision of law that declares that the failure of an operator of a motor vehicle to secure a child in a car seat, in a booster seat, or with a seat belt is inadmissible as evidence in certain criminal actions and to allow the enforcement of child car seat, booster seat, and seat belt requirements as a

primary offense if the child is less than eight years of age, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Pelanda moved that **Am. H. B. No. 480**-Representative Pelanda, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

Sub. H. J. R. No. 12-Representative Huffman.

Proposing to enact new Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of Article XI and to repeal Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, and 15 of Article XI of the Constitution of the State of Ohio to revise the redistricting process for General Assembly districts.

Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each house concurring herein, that there shall be submitted to the electors of the state, in the manner prescribed by law at the general election to be held on November 3, 2015, a proposal to enact new Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of Article XI of the Constitution of the State of Ohio to read as follows:

ARTICLE XI

Section 1. (A) The Ohio redistricting commission shall be responsible for the redistricting of this state for the general assembly. The commission shall consist of the following seven members:

- (1) The governor;
- (2) The auditor of state:
- (3) The secretary of state;
- (4) One person appointed by the speaker of the house of representatives;
- (5) One person appointed by the legislative leader of the largest political party in the house of representatives of which the speaker of the house of representatives is not a member;
 - (6) One person appointed by the president of the senate; and
- (7) One person appointed by the legislative leader of the largest political party in the senate of which the president of the senate is not a member.

The legislative leaders in the senate and the house of representatives of each of the two largest political parties represented in the general assembly, acting jointly by political party, shall appoint a member of the commission to serve as a co-chairperson of the commission.

No appointed member of the commission shall be a current member of

congress.

- (B)(1) Unless otherwise specified in this article, a simple majority of the commission members shall be required for any action by the commission.
- (2) A majority vote of the members of the commission, including at least one member of the commission who is a member of each of the two largest political parties represented in the general assembly, shall be required to do any of the following:
 - (a) Adopt rules of the commission;
 - (b) Hire staff for the commission;
 - (c) Expend funds.
- (3) The affirmative vote of four members of the commission, including at least two members of the commission who represent each of the two largest political parties represented in the general assembly shall be required to adopt any plan. For the purpose of this division, a member of the commission shall be considered to represent a political party if the member was appointed to the commission by a member of that political party or if, in the case of the governor, the auditor of state, or the secretary of state, the member is a member of that political party.
- (C) At the first meeting of the commission, which the governor shall convene only in a year ending in the numeral one, except as provided in Sections 9 and 10 of this article, the members shall set a schedule for the adoption of procedural rules for the operation of the commission.

The commission shall release to the public a proposed plan for the boundaries for each of the ninety-nine house of representatives districts and the thirty-three senate districts. The commission shall draft the proposed plan in the manner prescribed in this article. Before adopting, but after introducing, a general assembly district plan, the commission shall conduct a minimum of three public hearings across the state to present the plan and shall seek public input regarding the proposed plan. All meetings of the commission shall be open to the public. Meetings shall be broadcast by electronic means of transmission using a medium readily accessible by the general public.

The commission shall adopt final plans not later than the first day of September of a year ending in the numeral one. After the commission adopts a plan, the commission shall file the plan with the secretary of state. Upon filing with the secretary of state, the plan shall become effective.

Not more than six weeks after the adoption of a general assembly plan, the co-chairpersons of the commission shall jointly dissolve the commission.

(D) The general assembly shall be responsible for making the appropriations it determines necessary in order for the commission to perform its duties under this article.

- Section 2. Each house of representatives district shall be entitled to a single representative in each general assembly. Each senate district shall be entitled to a single senator in each general assembly.
- Section 3. (A) The whole population of the state, as determined by the federal decennial census or, if such is unavailable, such other basis as the general assembly may direct, shall be divided by the number "ninety-nine" and by the number "thirty-three" and the quotients shall be the ratio of representation in the house of representatives and in the senate, respectively, for ten years next succeeding such redistricting.
- (B) The population of each house of representatives district shall be substantially equal to the ratio of representation in the house of representatives, and the population of each senate district shall be substantially equal to the ratio of representation in the senate, as provided in division (A) of this section. In no event shall any district contain a population of less than ninety-five per cent nor more than one hundred five per cent of the applicable ratio of representation.
- Section 4. (A)(1) Any plan adopted by the commission shall comply with all applicable provisions of the constitutions of Ohio and the United States and of federal law, including, but not limited to, those provisions dealing specifically with the protection of minority voting rights.
- (2) Every general assembly district shall be compact and composed of contiguous territory, and the boundary of each district shall be a single nonintersecting continuous line.
- (B)(1) House of representatives districts shall be created and numbered in the following order of priority, to the extent that such order is consistent with the foregoing standards:
- (a) Proceeding in succession from the largest to the smallest, each county containing population greater than one hundred five per cent of the ratio of representation in the house of representatives, as provided in Section 3 of this article, shall be divided into as many house of representatives districts as it has whole ratios of representation. Any fraction of the population in excess of a whole ratio shall be a part of only one adjoining house of representatives district.
- (b) Each county containing population substantially equal to one ratio of representation in the house of representatives, as provided in Section 3 of this article, but in no event less than ninety-five per cent of the ratio nor more than one hundred five per cent of the ratio, shall be designated a representative district.
- (c) Representative districts shall be drawn so as to split the smallest possible number of municipal corporations and townships whose contiguous portions contain a population of more than fifty per cent, but less than one hundred per cent, of one ratio of representation.
- (d) The remaining territory of the state shall be divided into representative districts by combining the areas of whole municipal corporations

and townships.

- (e) Where the requirements of division (B)(1) of this section and Section 3 of this article cannot feasibly be attained by forming a representative district from whole municipal corporations and townships, not more than one municipal corporation or township may be split per representative district.
- (2) If the commission must violate a standard listed in division (B)(1) of this section in order to draw a house of representatives district map, the commission shall violate the standard having the lowest possible priority, as listed in that division. If the commission violates a standard listed in that division, the commission shall include in the district plan a statement explaining which standard was violated and the reason the standard was violated.
- (C)(1) Except as otherwise provided in division (C)(2) of this section, a county, municipal corporation, or township is considered to be split if any contiguous portion of its territory is not contained entirely within one district.
- (2) Dividing, along a county line, a municipal corporation or township that has territory in more than one county shall not be considered splitting the municipal corporation or township.
- Section 5. The Ohio redistricting commission shall attempt to draw a general assembly district plan that meets both of the following standards:
- (A) No district plan shall be drawn primarily to favor or disfavor a political party.
- (B) The statewide proportion of districts whose voters, based on recent statewide state and federal election results, favor each political party shall correspond closely to the statewide preferences of the voters of Ohio.
- Section 6. Senate districts shall be composed of three contiguous house of representatives districts. A county having at least one whole senate ratio of representation shall have as many senate districts wholly within the boundaries of the county as it has whole senate ratios of representation. Any fraction of the population in excess of a whole ratio shall be a part of only one adjoining senate district. Counties having less than one senate ratio of representation, but at least one house of representatives ratio of representation shall be part of only one senate district.

The number of whole ratios of representation for a county shall be determined by dividing the population of the county by the ratio of representation in the senate determined under Section 3 of this article.

Senate districts shall be numbered from one through thirty-three and as provided in Section 8 of this article.

Section 7. Notwithstanding the fact that boundaries of counties, municipal corporations, and townships within a district may be changed, district boundaries shall be created by using the boundaries of counties, municipal corporations, and townships as they exist at the time of the federal decennial

census on which the redistricting is based, or, if unavailable, on such other basis as the general assembly has directed.

- Section 8. At any time the boundaries of senate districts are changed in any plan of redistricting made pursuant to any provision of this article, a senator whose term will not expire within two years of the time the plan of redistricting is made shall represent, for the remainder of the term for which the senator was elected, the senate district which contains the largest portion of the population of the district from which the senator was elected, and the district shall be given the number of the district from which the senator was elected. If more than one senator whose term will not so expire would represent the same district by following the provisions of this section, the district plan shall designate which senator shall represent the district and shall designate which district the other senator or senators shall represent for the balance of their term or terms.
- Section 9. (A)(1) If the Ohio redistricting commission fails to adopt a final general assembly district plan not later than the first day of September of a year ending in the numeral one, in accordance with Section 1 of this article, the commission shall introduce a general assembly district plan by a simple majority vote of the commission.
- (2) After introducing a general assembly district plan under division (A)(1) of this section, the commission shall hold a public hearing concerning the introduced plan, at which the public may offer testimony and at which the commission may adopt amendments to the introduced plan. All members of the commission shall be required to attend the hearing. A quorum of the members of the commission is required to conduct the hearing.
- (3) After the hearing described in division (A)(2) of this section is held, and not later than the fifteenth day of September of a year ending in the numeral one, the commission shall adopt a final general assembly district plan, either by the vote required to adopt a plan under division (B) of Section 1 of this article or by a simple majority vote of the commission.
- (B) If the commission adopts a final general assembly district plan in accordance with division (A)(3) of this section by the vote required to adopt a plan under division (B) of Section 1 of this article, the plan shall take effect upon filing with the secretary of state and shall remain effective until the next year ending in the numeral one, except as provided in Section 10 of this article.
- (C)(1) If the commission adopts a final general assembly district plan in accordance with division (A)(3) of this section by a simple majority vote of the commission, the plan shall take effect upon filing with the secretary of state and shall remain effective until two general elections for the house of representatives have occurred under the plan or until a year ending in the numeral one, whichever is earlier.
- (2) A final general assembly district plan adopted in accordance with division (A)(3) of this section by a simple majority vote of the commission shall include a statement explaining what the commission determined to be the

statewide preferences of the voters of Ohio and the manner in which the statewide proportion of districts in the plan whose voters, based on recent election results, favor each political party corresponds closely to those preferences, as described in division (B) of Section 5 of this article. At the time the plan is adopted, a member of the commission who does not vote in favor of the plan may submit a declaration of the member's opinion concerning the statement included with the plan.

(D) After a plan adopted under division (C) of this section ceases to be effective, and not earlier than the first day of July of the year following the year in which the plan ceased to be effective, the commission shall be reconstituted as provided in Section 1 of this article, convene, and adopt a new general assembly district plan in accordance with this article, to be used until the next time for redistricting under this article. The commission shall draw the new plan using the same population and county, municipal corporation, and township boundary data as were used to draw the plan adopted under division (C) of this section.

Section 10. (A) The supreme court of Ohio shall have exclusive, original jurisdiction in all cases arising under this article.

- (B) In the event that any section of this constitution relating to redistricting or any plan of redistricting made by the Ohio redistricting commission is determined to be invalid by an unappealed final order of a court of competent jurisdiction then, notwithstanding any other provisions of this constitution, the commission shall be reconstituted as provided in Section 1 of this article, convene, and ascertain and determine a plan of redistricting in conformity with such provisions of this constitution as are then valid, including establishing terms of office and election of members of the general assembly from districts designated in the plan, to be used until the next regular redistricting in conformity with such provisions of this constitution as are then valid.
- (C) Notwithstanding any provision of this constitution or any law regarding the residence of senators and representatives, a plan of redistricting made pursuant to this section shall allow thirty days for persons to change residence in order to be eligible for election.
- (D)(1) No court shall order, in any circumstance, the implementation or enforcement of any plan that has not been approved by the commission in the manner prescribed by this article.
- (2) If the supreme court of Ohio determines that a general assembly district plan adopted by the commission does not comply with the standards set forth in this article, the available remedies shall be as follows:
- (a) If the court finds that the district plan violates the requirements of Section 2, 3, 6, 7, or 8 or division (A)(2), (B), or (C) of Section 4 of this article, the court shall order the commission to correct the violation.
 - (b) If, in considering a district plan adopted under division (C) of Section

9 of this article, the court determines that both of the following are true, the court shall order the commission to adopt a new general assembly district plan in accordance with this article:

- (i) The plan significantly violates the requirements of Section 2, 3, 6, 7, or 8 or division (A)(2), (B)(1)(a), (B)(1)(b), (B)(1)(c), (B)(1)(e), (B)(2), or (C) of Section 4 of this article in a manner that materially affects the ability of the plan to contain districts whose voters favor political parties in an overall proportion that corresponds closely to the statewide political party preferences of the voters of Ohio, as described in division (B) of Section 5 of this article.
- (ii) The statewide proportion of districts in the plan whose voters, based on recent statewide state and federal election results, favor each political party does not correspond closely to the statewide preferences of the voters of Ohio.

Section 11. The various provisions of this article are intended to be severable, and the invalidity of one or more of such provisions shall not affect the validity of the remaining provisions.

EFFECTIVE DATE AND REPEAL

If adopted by a majority of the electors voting on this proposal, new Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11 of Article XI take effect January 1, 2021, and Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, **Section 14,.** and **Section 15.** of Article XI of the Constitution of the State of Ohio are repealed from that effective date.

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

Representative Huffman moved that Representative Sykes stand as a joint sponsor of **Sub. H.J.R. 12**-Representative Huffman.

The motion was agreed to without objection.

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

Representative Huffman moved to amend the title as follows:

Add the names: "Amstutz, Anielski, Ashford, Baker, Brown, Burkley, Clyde, Duffey, Grossman, Hackett, Hagan, C., Hayes, Kunze, Letson, McClain, McGregor, Patmon, Scherer, Schuring, Stebelton, 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?"

The yeas and nays were taken and resulted - yeas 80, nays 4, as follows:

Those who voted in the affirmative were: Representatives

Adams, RAmstutzAnielskiAntaniAshfordBakerBarborakBarnesBishoffBlessingBooseBoyce

Brenner Brown Buchy Budish Burkley Butler Carney Celebrezze Clvde Conditt Damschroder Cera Derickson Dovilla Driehaus Duffey Foley Fedor Gonzales Green Grossman Hackett Hagan, C Hall Heard Henne Hill Haves Hottinger Huffman Johnson Kunze Landis Letson Lundy Maag McClain McGregor Milkovich Patmon Patterson Pelanda Perales **Phillips** Redfern Reece Rogers Romanchuk Rosenberger Ruhl Scherer Schuring Sheehy Smith Sprague Sears Stautberg Stebelton Stinziano Strahorn Sykes Terhar Thompson Wachtmann Williams Winburn Batchelder-80. Young

Representatives Becker, Hood, Lynch, and Ramos voted in the negative-4.

The joint resolution was adopted.

On motion of Representative Huffman, the House recessed.

The House met pursuant to recess.

Sub. H. B. No. 661-Representative Stebelton.

Cosponsor: Representative Amstutz.

To amend sections 101.27, 141.011, 141.04, 325.03, 325.04, 325.06, 325.08, 325.09, 325.10, 325.11, 325.14, 325.15, 325.18, 505.24, 507.09, and 3501.12 and to enact sections 195.01, 195.02, 195.03, 195.04, 195.05, and 195.06 of the Revised Code and to amend Section 307.10 of Am. Sub. H.B. 59 of the 130th General Assembly to reinstate the cost of living adjustment for members of the General Assembly and statewide elected executive officers; to increase the compensation of justices and judges of the courts, county elected officials, township trustees and fiscal officers, and board of elections members and to reinstate the annual cost of living adjustment to their compensation; to reduce the number of population classifications used to determine the compensation of county elected officials; to create the Ohio Public Officials Compensation Advisory Commission; to make an appropriation; and to declare an emergency, was taken up for consideration the third time.

Representative Stebelton moved that **Sub. H. B. No. 661**-Representative Stebelton, et al., be informally passed and retain its place on the calendar.

The motion was agreed to.

Sub. H. B. No. 319-Representative Grossman.

To enact sections 4929.16, 4929.161, 4929.162, 4929.163, 4929.164, 4929.165, 4929.166, and 4929.167 of the Revised Code to permit natural gas

companies to apply for an infrastructure development rider to recover costs of certain economic development projects, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 77, nays 6, as follows:

Those who voted in the affirmative were: Representatives

Adams, R Amstutz Anielski Antani Ashford Baker Barborak Barnes Bishoff Blessing Becker Boose Buchy Boyce Brenner Brown Celebrezze Burkley Carney Cera Clyde Conditt Damschroder Derickson Dovilla Driehaus Duffey Gonzales Hagan, C Green Grossman Hackett Hall Hayes Heard Henne Hill Hottinger Huffman Johnson Kunze Landis Letson Lundy Lynch Maag McClain McGregor Milkovich Patmon Patterson Pelanda Perales **Phillips** Ramos Redfern Romanchuk Rosenberger Ruhl Rogers Scherer Schuring Sheehv Sears Smith Sprague Stautberg Stebelton Stinziano Strahorn Sykes Terhar Wachtmann Williams Thompson Young Batchelder-77.

Representatives Butler, Fedor, Foley, Hood, Reece, and Winburn voted in the negative-6.

The bill passed.

Representative Grossman moved to amend the title as follows:

Add the names: "Amstutz, Anielski, Boose, Buchy, Burkley, Dovilla, Hackett, Hayes, McGregor, Pelanda, Wachtmann, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Am. H. B. No. 454-Representative Gonzales.

Cosponsors: Representatives Hill, Pillich, Stebelton, Smith, Brenner.

To amend section 2923.122 of the Revised Code to expand and clarify the authority of a concealed handgun licensee to possess a handgun in a school safety zone, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 81, nays 2, as follows: Those who voted in the affirmative were: Representatives

Amstutz Anielski Antani Adams, R Ashford Baker Barborak Barnes Becker Bishoff Blessing Boose Boyce Brenner Brown Buchy Burkley Butler Carney Celebrezze Clyde Conditt Damschroder Cera Derickson Dovilla Driehaus Duffey Fedor Foley Gonzales Green Hackett Hall Grossman Hagan, C Hayes Henne Hill Hood Kunze Hottinger Huffman Johnson Landis Letson Lynch Maag McClain McGregor Milkovich Patmon Phillips Patterson Pelanda Perales Ramos Redfern Reece Rogers Romanchuk Rosenberger Ruhl Scherer Schuring Sears Sheehy Smith Stautberg Stebelton Stinziano Sprague Strahorn Sykes Terhar Thompson Wachtmann Williams Winburn Young Batchelder-81.

Representatives Heard and Lundy voted in the negative-2.

The bill passed.

Representative Gonzales moved to amend the title as follows:

Add the names: "Blessing, Burkley, Conditt, Duffey, Hayes, Lynch, Patmon, Terhar, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Am. H. B. No. 508-Representative Butler.

Cosponsors: Representatives Smith, Becker, Terhar, Derickson, Hood, Stebelton, Johnson, Blessing, Wachtmann.

To amend sections 2903.02, 2929.02, 2929.14, 2941.148, 2967.13, 2971.03, 2971.07, and 5120.61 of the Revised Code to expand the offense of murder to also prohibit causing the death of another as a proximate result of providing the person with a controlled substance or controlled substance analog when the death is caused by the use of that controlled substance or controlled substance analog and to provide special life sentences for a violation of the prohibition, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 65, nays 18, as follows:

Those who voted in the affirmative were: Representatives

Adams, R Amstutz Anielski Antani Baker Barborak Barnes Becker Bishoff Blessing Boose Boyce Brenner Brown Buchy Burkley Butler Celebrezze Cera Conditt Duffey Damschroder Derickson Dovilla Fedor Gonzales Green Grossman Hackett Hagan, C Hall Hayes Hill Henne Hood Hottinger Huffman Johnson Kunze Landis Lundy Lynch Maag McClain McGregor Patmon Pelanda Perales Ruhl Rogers Romanchuk Rosenberger Smith Scherer Schuring Sears Sprague Stautberg Stebelton Stinziano Terhar Thompson Wachtmann Young Batchelder-65.

Those who voted in the negative were: Representatives

Ashford	Carney	Clyde	Driehaus
Foley	Heard	Letson	Milkovich
Patterson	Phillips	Ramos	Redfern
Reece	Sheehy	Strahorn	Sykes
Williams	•		Winburn-18.

The bill passed.

Representative Butler moved to amend the title as follows:

Add the names: "Adams, R., Amstutz, Barborak, Boose, Buchy, Burkley, Conditt, Huffman, Lynch, Maag, Perales, Ruhl, Scherer, Schuring, Sprague, Young, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Representative Huffman moved that House Rule No. 75, pertaining to bills taken out of order, be suspended and that **Sub. H. B. No. 661**-Representative Stebelton, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

Sub. H. B. No. 661-Representative Stebelton.

Cosponsor: Representative Amstutz.

To amend sections 101.27, 141.011, 141.04, 325.03, 325.04, 325.06, 325.08, 325.09, 325.10, 325.11, 325.14, 325.15, 325.18, 505.24, 507.09, and 3501.12 and to enact sections 195.01, 195.02, 195.03, 195.04, 195.05, and 195.06 of the Revised Code and to amend Section 307.10 of Am. Sub. H.B. 59

of the 130th General Assembly to reinstate the cost of living adjustment for members of the General Assembly and statewide elected executive officers; to increase the compensation of justices and judges of the courts, county elected officials, township trustees and fiscal officers, and board of elections members and to reinstate the annual cost of living adjustment to their compensation; to reduce the number of population classifications used to determine the compensation of county elected officials; to create the Ohio Public Officials Compensation Advisory Commission; to make an appropriation; 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 54, nays 26, as follows: Those who voted in the affirmative were: Representatives

Adams, R	Amstutz	Baker	Barnes
Blessing	Boose	Brenner	Brown
Buchy	Burkley	Carney	Celebrezze
Conditt	Damschroder	Derickson	Dovilla
Foley	Gonzales	Green	Grossman
Hackett	Hagan, C	Hall	Hayes
Heard	Hill	Hottinger	Johnson
Kunze	Landis	Letson	Maag
McClain	Patmon	Pelanda	Perales
Phillips	Ramos	Romanchuk	Rosenberger
Ruhl	Scherer	Schuring	Sears
Sheehy	Smith	Sprague	Stautberg
Stebelton	Sykes	Terhar	Wachtmann
Young			Batchelder-54.

Those who voted in the negative were: Representatives

Anielski	Antani	Ashford	Barborak
Becker	Boyce	Butler	Cera
Driehaus	Duffey	Fedor	Henne
Hood	Huffman	Lundy	Lynch
McGregor	Milkovich	Patterson	Redfern
Reece	Rogers	Stinziano	Strahorn
Thompson			Winburn-26.

Not having received a constitutional majority, the emergency clause failed of passage.

The question being, "Shall the bill pass?"

Representative Ramos moved to amend as follows:

Between lines 1730 and 1731, insert:

"**Section 5.** All items in this section are hereby appropriated as designated out of any moneys in the state treasury to the credit of the designated fund. For all appropriations made in this act, those in the first column are for

fiscal year 2014 and those in the second column are for fiscal year 2015. The appropriations made in this act are in addition to any other appropriations made for the FY 2014-FY 2015 biennium.

CEB CONTROLLING BOARD

General Revenue Fund

GRF 911XXX Local Government Salary	\$ 0 \$	12,000,000
Assistance		
TOTAL GRF General Revenue Fund	\$ 0 \$	12,000,000
TOTAL ALL BUDGET FUND GROUPS	\$ 0 \$	12,000,000

LOCAL GOVERNMENT SALARY ASSISTANCE

The foregoing appropriation item 911XXX, Local Government Salary Assistance, shall be used to reimburse counties and townships for the cost of providing pay raises to elected officials under this act. Townships and counties shall submit their requests for reimbursement to the Director of Administrative Services, who shall certify those reimbursable amounts. The Director of Administrative Services shall submit the certified amounts to the Controlling Board for approval and release under this appropriation item.

Section 6. Within the limits set forth in this act, the Director of Budget and Management shall establish accounts indicating the source and amount of funds for each appropriation made in this act, and shall determine the form and manner in which appropriation accounts shall be maintained. Expenditures from appropriations contained in this act shall be accounted for as though made in the main appropriations act of the 130th General Assembly.

The appropriations made in this act are subject to all provisions of the main appropriations act of the 130th General Assembly that are generally applicable to such appropriations."

In line 1731, delete "5." and insert "7."

In line 19 of the title, delete "an appropriation" and insert "appropriations"

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

The yeas and nays were taken and resulted - yeas 69, nays 11, as follows:

Those who voted in the affirmative were: Representatives

Adams, R	Amstutz	Anielski	Antani
Ashford	Baker	Barborak	Barnes
Bishoff	Blessing	Boose	Boyce
Brenner	Brown	Buchy	Burkley
Butler	Carney	Celebrezze	Cera
Conditt	Damschroder	Derickson	Dovilla
Driehaus	Fedor	Foley	Gonzales
Green	Grossman	Hackett	Hagan, C
Hall	Hayes	Heard	Henne
Hill	Hottinger	Kunze	Landis
Letson	Lundy	Maag	McClain
Patmon	Patterson	Pelanda	Perales
Phillips	Ramos	Rogers	Romanchuk

Rosenberger Ruhl Scherer Schuring Sears Sheehy Smith Sprague Stautberg Stebelton Strahorn Sykes Terhar Thompson Wachtmann Winburn Batchelder-69.

Those who voted in the negative were: Representatives

Becker Duffey Hood Huffman Johnson Lynch McGregor Milkovich Redfern Stinziano Young-11.

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 56, nays 26, as follows:

Those who voted in the affirmative were: Representatives

Adams, R Anielski Ashford Amstutz Baker Barnes Blessing Boose Burkley Brenner Brown Buchy Carney Celebrezze Conditt Damschroder Dovilla Derickson Foley Gonzales Hagan, C Hall Grossman Hackett Hill Hayes Heard Hottinger Johnson Kunze Landis Letson Maag McClain Patmon Pelanda Perales Phillips Romanchuk Ramos Rosenberger Ruhl Scherer Schuring Sears Sheehy Smith Sprague Stautberg Stebelton Sykes Terhar Thompson Wachtmann Young Batchelder-56.

Those who voted in the negative were: Representatives

Antani Barborak Becker Bishoff Clyde Butler Cera Boyce Duffey Driehaus Fedor Green Henne Hood Huffman Lundy Lynch McGregor Milkovich Patterson Redfern Stinziano Reece Rogers Strahorn Winburn-26.

The bill passed.

Representative Stebelton moved to amend the title as follows:

Add the names: "Boose, Brown, Hackett, Hill, Letson, Maag, McClain, Ruhl, Scherer, Sears, Smith, Terhar, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

Sub. H. B. No. 536-Representatives Smith, Antonio.

Cosponsors: Representatives Letson, Pillich, Stebelton, Fedor, Brown, Sprague.

To amend sections 5104.015, 5104.017, and 5104.018 and to enact section 5104.014 of the Revised Code to require children enrolled in licensed child care facilities to be immunized against specified diseases, subject to certain exceptions, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Wachtmann moved to amend as follows:

In line 23, delete "present" and insert "provide"

In line 24, delete " <u>written evidence</u>"; after " <u>home</u>" insert " <u>a medical statement, as described in division (D) of this section, indicating</u>"

In line 42, delete " the child's"

Delete line 43

In line 44, delete " <u>assistant certifies in writing</u>"; after " <u>following</u>" insert " <u>is the case</u>"

In line 45, delete " That immunization" and insert " Immunization"

In line 47, delete "That the" and insert "The child's"

In line 50, delete "That immunization" and insert "Immunization"

In line 53, delete "the child's physician, advanced"

Delete line 54

In line 55, delete " writing that"

Between lines 55 and 56, insert:

- "(D)(1) The medical statement shall include all of the following information:
- (a) The dates that a child received immunizations against each of the diseases specified in division (B) of this section;
- (b) Whether a child is subject to any of the exceptions specified in division (C) of this section.
- (2) The medical statement shall include a component where a parent or guardian may indicate that the parent or guardian has declined to have the child immunized."

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

The yeas and nays were taken and resulted - yeas 71, nays 10, as follows:

Those who voted in the affirmative were: Representatives

Adams, R Amstutz Anielski Antani Barnes Ashford Baker Barborak Becker Bishoff Blessing Boose Boyce Brenner Brown Buchy Burkley Butler Celebrezze Cera Conditt Damschroder Derickson Dovilla Driehaus Fedor Gonzales Duffey Green Grossman Hackett Hagan, C Hall Hayes Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy Lynch Maag McClain McGregor Milkovich Patmon Patterson Pelanda Perales Phillips Reece Rogers Rosenberger Romanchuk Ruhl Scherer Schuring Sears Smith Sprague Stautberg Stebelton Terhar Thompson Batchelder-71. Wachtmann Young

Those who voted in the negative were: Representatives

Carney Clyde Foley Heard
Ramos Redfern Sheehy Stinziano
Strahorn Sykes-10.

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 80, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Adams, R Anielski Antani Amstutz Barborak Barnes Ashford Baker Becker Bishoff Blessing Boose Brenner Brown Buchy Boyce Burkley Butler Carney Celebrezze Damschroder Cera Clyde Conditt Derickson Dovilla Driehaus Duffey Fedor Foley Gonzales Green Grossman Hackett Hagan, C Hall Hayes Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Lundy Lynch Milkovich Maag McClain McGregor Patmon Patterson Pelanda Perales Phillips Ramos Redfern Reece Rogers Romanchuk Rosenberger Ruhl Scherer Schuring Sears Sheehy Smith Stebelton Sprague Stautberg

Stinziano Strahorn Sykes Terhar Thompson Wachtmann Young Batchelder-80.

The bill passed.

Representative Smith moved to amend the title as follows:

Add the names: "Anielski, Bishoff, Blessing, Burkley, Duffey, Green, Grossman, Rogers, Rosenberger, Sears, Terhar, Wachtmann, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 595-Representatives Brenner, Ruhl.

To amend sections 2151.07, 2301.02, and 2301.03 of the Revised Code to create a domestic relations division of the Delaware County Court of Common Pleas and to create a judgeship for that division, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken and resulted - yeas 81, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Adams, R Amstutz Anielski Antani Barborak Ashford Baker Becker Bishoff Blessing Boose Boyce Brenner Brown Buchy Burkley Butler Carney Celebrezze Cera Clyde Conditt Damschroder Derickson Duffey Dovilla Fedor Driehaus Foley Green Gonzales Grossman Hackett Hagan, C Hall Hayes Hill Heard Henne Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy Lvnch Maag McClain McGregor Milkovich Patmon Patterson Pelanda Perales Phillips Ramos Redfern Reece Romanchuk Rogers Rosenberger Ruhl Scherer Schuring Sears Sheehy Smith Sprague Stautberg Stebelton Stinziano Strahorn Sykes Terhar Thompson Wachtmann Williams Young Batchelder-81.

The bill passed.

Representative Brenner moved to amend the title as follows:

Add the names: "Anielski, Rogers, Sheehy, Sprague, Stebelton, Batchelder."

The motion was agreed to and the title so amended.

The title as amended was agreed to.

H. B. No. 624-Representative Pelanda.

Cosponsors: Representatives Duffey, Grossman, Celebrezze, Fedor, Buchy, Rosenberger, Hagan, C., Smith, Schuring, Sprague, Brenner.

To enact section 2111.011 of the Revised Code to provide a ward's bill of rights and to require that a guardian receive the Ohio Guardianship Guide prepared by the Attorney General and acknowledge such receipt, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Huffman moved that **H. B. No. 624**-Representative Pelanda, et al., be re-referred to the committee on Rules and Reference.

The motion was agreed to without objection.

Am. S. C. R. No. 22-Senator Beagle.

Cosponsors: Senators Bacon, Eklund, Hite, Jones, Coley, Lehner, Manning, Patton, Sawyer, Tavares. Representatives Lundy, Brown.

To urge Ohio members of the Congress of the United States to seek a solution to ensure public access to e-book materials through public libraries, was taken up for consideration the third time.

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

Representative Anielski moved to amend the title as follows:

Add the names: "Anielski, Baker, Blessing, Boose, Brenner, Burkley, Carney, Dovilla, Grossman, Hackett, Henne, Johnson, Landis, Letson, Milkovich, Patterson, Phillips, Redfern, Rogers, Sheehy, Sprague, Stinziano, Batchelder."

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 78, nays 0, as follows:

Those who voted in the affirmative were: Representatives

Adams, R	Amstutz	Anielski	Antani
Ashford	Baker	Barborak	Barnes
Becker	Bishoff	Blessing	Boose

Boyce Brenner Brown Buchy Burkley Butler Carney Celebrezze Cera Clvde Conditt Damschroder Derickson Dovilla Driehaus Duffey Fedor Gonzales Green Grossman Hackett Hagan, C Hall Hayes Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy Lynch McClain McGregor Milkovich Patterson Pelanda Perales **Phillips** Ramos Redfern Reece Rogers Romanchuk Rosenberger Ruhl Scherer Schuring Sheehy Smith Sprague Sears Stautberg Stebelton Stinziano Strahorn Sykes Terhar Thompson Wachtmann Williams Batchelder-78.

The concurrent resolution was adopted.

Am. H. B. No. 480-Representative Pelanda.

Cosponsors: Representatives Hackett, Butler, Celebrezze.

To amend sections 4511.093, 4511.81, and 4513.263 of the Revised Code to repeal a provision of law that declares that the failure of an operator of a motor vehicle to secure a child in a car seat, in a booster seat, or with a seat belt is inadmissible as evidence in certain criminal actions and to allow the enforcement of child car seat, booster seat, and seat belt requirements as a primary offense if the child is less than eight years of age, was taken up for consideration the third time.

The question being, "Shall the bill pass?"

Representative Butler moved to amend as follows:

In line 105, after "this" insert "division (A)(3)(a) of"

In line 108, after "this" insert "division (A)(3)(a) of"

In line 2 of the title, delete "repeal" and insert "restrict to cases of negligent vehicular homicide"

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

The yeas and nays were taken and resulted - yeas 77, nays 3, as follows:

Those who voted in the affirmative were: Representatives

Adams, R	Amstutz	Anielski	Antani
Ashford	Baker	Barborak	Barnes
Becker	Bishoff	Blessing	Boose
Boyce	Brenner	Brown	Buchy
Burkley	Butler	Carney	Celebrezze

Damschroder Cera Clyde Conditt Dovilla Driehaus Derickson Duffey Fedor Foley Gonzales Green Hackett Hall Grossman Hagan, C Hill Hayes Heard Henne Hood Hottinger Huffman Johnson Kunze Landis Lundy Maag McGregor Milkovich Patmon McClain Pelanda Perales Phillips Patterson Reece Rogers Romanchuk Rosenberger Ruhl Scherer Schuring Sears Sheehy Smith Sprague Stautberg Stebelton Stinziano Strahorn Sykes Terhar Thompson Wachtmann Winburn Batchelder-77.

Representatives Letson, Lynch, and Redfern voted in the negative-3.

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 69, nays 12, as follows:

Those who voted in the affirmative were: Representatives

Anielski Adams, R Antani Ashford Bishoff Baker Barborak Barnes Blessing Boyce Brenner Brown Buchy Burkley Butler Carney Celebrezze Clyde Conditt Cera Damschroder Derickson Dovilla Driehaus Duffey Fedor Gonzales Green Hall Grossman Hackett Hagan, C Hayes Heard Henne Hill Hottinger Huffman Johnson Kunze Landis Lundy Maag McGregor Milkovich Patmon Patterson Pelanda Perales Phillips Redfern Reece Rogers Romanchuk Rosenberger Ruhl Scherer Schuring Sears Sheehy Smith Stautberg Stebelton Stinziano Wachtmann Strahorn Terhar Thompson Batchelder-69.

Those who voted in the negative were: Representatives

Amstutz Becker Boose Foley
Hood Letson Lynch McClain
Ramos Sprague Sykes Winburn-12.

The bill passed.

Representative Pelanda moved to amend the title as follows:

Add the names: "Barborak, Brown, Buchy, Carney, Clyde, Perales, Phillips, Stinziano."

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:

Sub. H. B. No. 449-Representative Gonzales

Cosponsors: Representatives Bishoff, Fedor, Grossman, Hackett, Hill, Hood, Stebelton, Wachtmann, Brenner, Amstutz, Baker, Beck, Blessing, Boose, Brown, Buchy, Budish, Burkley, Cera, Conditt, Curtin, Damschroder, Dovilla, Duffey, Gerberry, Green, Hall, Hayes, Heard, Hottinger, Huffman, Johnson, Kunze, Landis, Letson, Lundy, Lynch, Maag, Mallory, McClain, McGregor, Milkovich, Patterson, Perales, Phillips, Pillich, Rogers, Romanchuk, Rosenberger, Ruhl, Sears, Sheehy, Slaby, Slesnick, Smith, Sprague, Stautberg, Stinziano, Strahorn, Sykes, Terhar, Thompson, Young, Speaker Batchelder Senators LaRose, Coley, Brown, Turner, Burke, Eklund, Faber, Gardner, Hite, Hughes, Manning, Oelslager, Seitz, Skindell, Tavares

To enact section 3333.311 of the Revised Code with respect to residency status for certain veterans, spouses, and dependents at state institutions of higher education, to authorize the conveyance of state-owned real property, and to declare an emergency.

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

Attest: Vincent L. Keeran,
Clerk.

Representative Huffman moved that the Senate amendments to **Sub. H.B. No. 449**-Representative Gonzales, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 449**-Representative Gonzales, et al., were taken up for consideration.

Sub. H. B. No. 449-Representative Gonzales.

Cosponsors: Representatives Bishoff, Fedor, Grossman, Hackett, Hill, Hood, Stebelton, Wachtmann, Brenner, Amstutz, Baker, Beck, Blessing, Boose, Brown, Buchy, Budish, Burkley, Cera, Conditt, Curtin, Damschroder, Dovilla, Duffey, Gerberry, Green, Hall, Hayes, Heard, Hottinger, Huffman, Johnson, Kunze, Landis, Letson, Lundy, Lynch, Maag, Mallory, McClain, McGregor, Milkovich, Patterson, Perales, Phillips, Pillich, Rogers, Romanchuk, Rosenberger, Ruhl, Sears, Sheehy, Slaby, Slesnick, Smith, Sprague, Stautberg, Stinziano, Strahorn, Sykes, Terhar, Thompson, Young, Speaker Batchelder. Senators LaRose, Coley, Brown, Turner, Burke, Eklund, Faber, Gardner, Hite, Hughes, Manning, Oelslager, Seitz, Skindell, Tavares.

To enact section 3333.311 of the Revised Code with respect to residency status for certain veterans, spouses, and dependents at state institutions of higher education, to authorize the conveyance of state-owned real property, and to declare an emergency.

The question being, "Shall the emergency clause stand as part of the bill?" The yeas and nays were taken and resulted - yeas 80, nays 0, as follows: Those who voted in the affirmative were: Representatives

Adams, R	Amstutz	Anielski	Antani
Baker	Barborak	Barnes	Becker
Bishoff	Blessing	Boose	Boyce
Brenner	Brown	Buchy	Burkley
Butler	Carney	Celebrezze	Cera
Clyde	Conditt	Damschroder	Derickson
Dovilla	Driehaus	Duffey	Fedor
Foley	Gonzales	Green	Grossman
Hackett	Hagan, C	Hall	Hayes
Heard	Henne	Hill	Hood
Hottinger	Huffman	Johnson	Kunze
Landis	Letson	Lundy	Lynch
Maag	McClain	McGregor	Milkovich
Patmon	Patterson	Pelanda	Perales
Phillips	Ramos	Redfern	Reece
Rogers	Romanchuk	Rosenberger	Ruhl
Scherer	Schuring	Sears	Sheehy
Smith	Sprague	Stautberg	Stebelton
Stinziano	Strahorn	Sykes	Terhar
Thompson	Wachtmann	Winburn	Batchelder-80.

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

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

The yeas and nays were taken and resulted - yeas 80, nays 0, as follows: Those who voted in the affirmative were: Representatives

Antani Adams, R Amstutz Anielski Baker Barborak Barnes Becker Bishoff Blessing Boose Boyce Brenner Brown Buchy Burkley Butler Carney Celebrezze Cera Clyde Conditt Damschroder Derickson Dovilla Driehaus Duffey Fedor Foley Gonzales Green Grossman Hackett Hall Hayes Hagan, C Heard Henne Hill Hood Hottinger Huffman Johnson Kunze Landis Letson Lundy Lynch McGregor Milkovich Maag McClain Patmon Pelanda Patterson Perales **Phillips** Ramos Redfern Reece Rogers Romanchuk Rosenberger Ruhl Sheehy Scherer Schuring Sears Stebelton Smith Sprague Stautberg Stinziano Strahorn Sykes Terhar Thompson Wachtmann Winburn Batchelder-80.

The Senate amendments were concurred in.

Message from the Senate

Mr. Speaker:

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

Sub. H. B. No. 468-Representatives Sears, McGregor Cosponsors: Representatives Becker, Hackett, Henne, Wachtmann, Speaker Batchelder Senators Bacon, Uecker, Jordan

To amend sections 505.871, 4501.25, 4505.061, 4505.11, 4738.01, 4738.02, 4738.03, 4738.17, and 4738.99, to enact sections 4738.021, 4738.022, and 4738.031, and to repeal section 4738.18 of the Revised Code relative to salvage motor vehicles and junk motor vehicles.

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

Attest: Vincent L. Keeran, Clerk.

Representative Huffman moved that the Senate amendments to **Sub. H.B. No. 468**-Representatives Sears, McGregor, et al., be taken up for immediate consideration.

The motion was agreed to without objection.

The Senate amendments to **Sub. H. B. No. 468**-Representatives Sears, McGregor, et al., were taken up for consideration.

Sub. H. B. No. 468-Representatives Sears, McGregor.

Cosponsors: Representatives Becker, Hackett, Henne, Wachtmann, Speaker Batchelder. Senators Bacon, Uecker, Jordan.

To amend sections 505.871, 4501.25, 4505.061, 4505.11, 4738.01, 4738.02, 4738.03, 4738.17, and 4738.99, to enact sections 4738.021, 4738.022, and 4738.031, and to repeal section 4738.18 of the Revised Code relative to salvage motor vehicles and junk motor vehicles.

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

The yeas and nays were taken and resulted - yeas 68, nays 12, as follows:

Those who voted in the affirmative were: Representatives

Adams, R	Amstutz	Antani	Baker
Barborak	Barnes	Becker	Bishoff
Blessing	Boose	Boyce	Brenner
Brown	Buchy	Burkley	Butler
Carney	Celebrezze	Conditt	Damschroder
Derickson	Dovilla	Driehaus	Duffey
Fedor	Foley	Gonzales	Green
Grossman	Hackett	Hagan, C	Hall
Hayes	Henne	Hill	Hood
Hottinger	Huffman	Johnson	Kunze
Landis	Lynch	Maag	McClain
McGregor	Milkovich	Patmon	Pelanda
Perales	Redfern	Reece	Romanchuk
Rosenberger	Ruhl	Scherer	Schuring
Sears	Sheehy	Smith	Sprague
Stautberg	Stebelton	Stinziano	Sykes
Thompson	Wachtmann	Winburn	Batchelder-68.

Those who voted in the negative were: Representatives

Anielski	Cera	Clyde	Heard
Letson	Lundy	Patterson	Phillips
Ramos	Rogers	Strahorn	Terhar-12

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:

H. B. No. 652 -Speaker Batchelder, Representative Hackett Cosponsors: Representatives Brenner, Brown, Antonio, Barnes, Boyce, Buchy, Celebrezze, Fedor, Gerberry, Green, Hagan, C., Hall, Letson, Mallory, Milkovich, O'Brien, Reece, Retherford, Ruhl, Schuring, Sears, Sprague Senators Kearney, Bacon, Balderson, Hughes, Manning, Obhof, Patton, Peterson, Schaffer, Seitz, Widener

To amend sections 1761.05, 1761.06, 1761.08, 1761.09, 1761.10, 1761.12, 1761.13, and 1761.17 of the Revised Code relative to the operation of credit union share guaranty corporations, including with respect to the primary guaranteed amount, license renewals, reinsurance and lines of credit, corrective action agreements with participating credit unions, special premium assessments, and investments.

Attest: Vincent L. Keeran,
Clerk.

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. 27 -Senator Seitz

Cosponsors: Senators Eklund, Skindell, Brown, Hite, Jordan, Kearney, Lehner, Manning, Sawyer, Schiavoni, Tavares, Turner, Uecker

To declare that the Ohio General Assembly is opposed to the enactment of a state law, pursuant to a federal mandate, which would require the suspension or revocation of the driver's license of any individual convicted of any violation of the federal Controlled Substances Act or another drug law; to urge the Governor of Ohio to submit a written certification stating the Governor's opposition to such a law along with this resolution to the United States Secretary of Transportation; and accordingly to prevent the United States

Secretary of Transportation from withholding a specified percentage of federal transportation apportionments pursuant to 23 U.S.C. 159.

Attest: Vincent L. Keeran,
Clerk.

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

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:

Am. Sub. S. J. R. No. 9 - Senator Faber

Cosponsors: Senators Widener, Patton, Obhof, Oelslager, Cafaro, Bacon, Coley, Burke, Uecker, Peterson, Lehner, Beagle, LaRose, Hite, Balderson, Brown, Eklund, Hughes, Kearney, Sawyer, Skindell, Tavares

Proposing to amend Section 4 of Article II, Section 20 of Article II, Section 31 of Article II, Section 19 of Article III, and Section 6 of Article IV of the Constitution of the State of Ohio and to enact Section 20a of Article II of the Constitution of the State of Ohio to establish the Public Office Compensation Commission.

Attest: Vincent L. Keeran,
Clerk.

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 bills in which the concurrence of the House is requested:

Sub. S. B. No. 274 - Senator Hughes

Cosponsors: Senators Patton, Bacon, Coley, Eklund, Faber, Kearney, Schaffer, Schiavoni, Seitz

To amend sections 4505.02, 4505.101, 4505.11, 4505.17, 4513.60, 4513.61, and 4513.66 and to enact sections 4505.191, 4513.601, 4513.611, 4513.67, 4513.68, 4513.69, and 4921.251 of the Revised Code to authorize towing companies to obtain title to vehicles removed from private tow-away zones that remain unclaimed, to revise the process by which a repair garage or place of storage may obtain title to vehicles left unclaimed at the repair garage or place of storage, to revise the procedures and penalties related to the towing of motor vehicles, to deem a scrap metal dealer to have valid title to a motor vehicle in specified circumstances, to make other changes in the law governing towing motor vehicles, and to alter the law governing the evidence required for the issuance of a salvage certificate of title.

Am. S. B. No. 361 - Senator Seitz

Cosponsors: Senators Eklund, Obhof, LaRose, Bacon, Patton, Brown, Burke, Coley, Faber, Hite, Jordan, Kearney, Lehner, Sawyer, Schiavoni, Skindell, Turner, Uecker

To amend sections 2901.21 and 2901.22 and to enact section 2901.20 of the Revised Code to clarify when strict criminal liability is imposed or a degree of culpability is required for the commission of an offense, to modify the concept of acting recklessly, and to require that future acts creating criminal offenses specify the requisite degree of culpability.

Am. Sub. S. B. No. 378-Senator Coley

Cosponsors: Senators Peterson, Hite, Eklund, Hughes, Kearney, LaRose, Patton, Sawyer, Schiavoni, Seitz, Uecker

To amend sections 3781.25 and 4905.26 and to enact sections 3781.34, 3781.341, 3781.342, 3781.343, 3781.36, 3781.38, 4905.041, 4913.01, 4913.03, 4913.05, 4913.07, 4913.09, 4913.13, 4913.15, 4913.151, 4913.152, 4913.16, 4913.17, 4913.171, 4913.19, 4913.20, 4913.21, 4913.22, 4913.23, 4913.25, 4913.251, 4913.252, 4913.26, 4913.27, 4913.29, 4913.30, 4913.31, 4913.43, 4913.45, 4913.47, 4913.50, and 4913.52 of the Revised Code regarding the enforcement of the law governing the protection of underground utility facilities.

Attest:	Vincent L. Keeran
	Clerk

Said bills were considered the first time.

MESSAGE FROM THE SPEAKER

The Speaker of the House of Representatives, on December 4, 2014, signed the following:

Am. H.B. No. 45 - Representative Johnson - et al.

Sub. H.B. No. 449 - Representative Gonzales - et al.

S.B. No. 227 - Senator Beagle - et al.

Am. Sub. S.B. No. 258 - Senator Balderson - et al.

On motion of Representative Huffman, the House adjourned until Monday, December 8, 2014 at 9:00 o'clock a.m.

Attest: BRADLEY J. YOUNG, Clerk.