

COMMONWEALTH OF PENNSYLVANIA

LEGISLATIVE JOURNAL

THURSDAY, JUNE 26, 2014

SESSION OF 2014

198TH OF THE GENERAL ASSEMBLY

No. 44

HOUSE OF REPRESENTATIVES

The House convened at 11 a.m., e.d.t.

**THE SPEAKER (SAMUEL H. SMITH)
PRESIDING**

PRAYER

HON. RICK SACCONI, member of the House of Representatives, offered the following prayer:

I invite you all to bow your heads and pray with me this morning.

Father God, we ask You to meet us here in this House. We welcome You here among us. We thank You for the endless blessings You have bestowed on this country and that we take for granted every day. As we ask for new blessings, let us remember to seek first Your kingdom and all its righteousness. We come to You with open minds and willing hearts. Mold us. Shape us to be Your worthy instruments.

This day prepare us to do Your will, not ours. Let us put our trust in You. Lift the spirit of divisiveness and replace it with the spirit of cooperation. Lord, as we debate these colossal issues, we ask for the faith to slay giants that You gave to David. Lord, we ask as did King Solomon for wisdom and knowledge, for who can govern without it. Father in heaven, heal our petty divisions and jealousies and revive our yearning for You. Let our actions honor You. And we will praise Your holy name. Amen.

PLEDGE OF ALLEGIANCE

(The Pledge of Allegiance was recited by members and visitors.)

JOURNAL APPROVAL POSTPONED

The SPEAKER. Without objection, the approval of the Journal of Wednesday, June 25, 2014, will be postponed until printed.

ACTUARIAL NOTE

The SPEAKER. The Speaker acknowledges receipt of an actuarial note for HB 1708, PN 3717.

(Copy of actuarial note is on file with the Journal clerk.)

HOUSE RESOLUTION INTRODUCED AND REFERRED

No. 925 By Representatives RAPP, OBERLANDER, SANKEY, MUSTIO, COHEN, MURT, BLOOM, BENNINGHOFF and FLECK

A Resolution directing the Joint State Government Commission to conduct a study and report on the scale and impact of wind turbines in this Commonwealth.

Referred to Committee on ENVIRONMENTAL RESOURCES AND ENERGY, June 26, 2014.

SENATE BILLS FOR CONCURRENCE

The clerk of the Senate, being introduced, presented the following bills for concurrence:

SB 405, PN 1554

Referred to Committee on HEALTH, June 26, 2014.

SB 1409, PN 2176

Referred to Committee on PROFESSIONAL LICENSURE, June 26, 2014.

LEAVES OF ABSENCE

The SPEAKER. The Speaker turns to leaves of absence and recognizes the majority whip, who requests a leave of absence for the gentleman, Mr. PETRI, from Bucks County for the day. Without objection, the leave will be granted.

The minority whip indicates there are no requests for leaves of absence.

MASTER ROLL CALL

The SPEAKER. The Speaker is about to take the master roll call. Members will proceed to vote.

The following roll call was recorded:

PRESENT—202

Adolph	English	Knowles	Pickett
Aument	Evankovich	Kortz	Pyle
Baker	Evans	Kotik	Quinn
Barbin	Everett	Krieger	Rapp
Barrar	Fabrizio	Kula	Ravenstahl

Benninghoff	Farina	Lawrence	Readshaw
Bishop	Farry	Longiotti	Reed
Bizzarro	Fee	Lucas	Reese
Bloom	Fleck	Mackenzie	Regan
Boback	Flynn	Maher	Roae
Boyle, B.	Frankel	Mahoney	Rock
Boyle, K.	Freeman	Major	Roebuck
Bradford	Gabler	Maloney	Ross
Briggs	Gainey	Markosek	Rozzi
Brooks	Galloway	Marshall	Sabatina
Brown, R.	Gergely	Marsico	Saccone
Brown, V.	Gibbons	Masser	Sainato
Brownlee	Gillen	Matzie	Samuelson
Burns	Gillespie	McCarter	Sankey
Caltagirone	Gingrich	McGeehan	Santarsiero
Carroll	Godshall	McGinnis	Saylor
Causser	Goodman	McNeill	Scavello
Christiana	Greiner	Mentzer	Schlossberg
Clay	Grell	Metcalfe	Schreiber
Clymer	Grove	Metzgar	Simmons
Cohen	Hackett	Miccarelli	Sims
Conklin	Haggerty	Micozzie	Smith
Corbin	Hahn	Millard	Snyder
Costa, D.	Haluska	Miller, D.	Sonney
Costa, P.	Hanna	Miller, R.	Stephens
Cox	Harhai	Milne	Stern
Cruz	Harhart	Mirabito	Stevenson
Culver	Harkins	Miranda	Sturla
Cutler	Harper	Molchany	Swanger
Daley, M.	Harris, A.	Moul	Tallman
Daley, P.	Harris, J.	Mullery	Taylor
Davidson	Heffley	Mundy	Thomas
Davis	Helm	Murt	Tobash
Day	Hennessey	Mustio	Toepel
Dean	Hickernell	Neilson	Toohil
Deasy	James	Neuman	Topper
DeLissio	Kampf	O'Brien	Truitt
Delozier	Kauffman	O'Neill	Turzai
DeLuca	Kavulich	Oberlander	Vereb
Denlinger	Keller, F.	Painter	Vitali
Dermody	Keller, M.K.	Parker	Waters
DiGirolamo	Keller, W.	Pashinski	Watson
Donatucci	Killion	Payne	Wheatley
Dunbar	Kim	Peifer	White
Ellis	Kinsey	Petrarca	Youngblood
Emrick	Kirkland		

ADDITIONS—0

NOT VOTING—0

EXCUSED—1

Petri

LEAVES CANCELED—1

Petri

LEAVES ADDED—1

Mundy

The SPEAKER. Two hundred and two members having voted on the master roll call, a quorum is present.

The House will come to order. I would appreciate if the members would hold the conversations down. I would like to introduce some of the guests that are with us today. I would appreciate your courtesy. If I could have the members' attention,

please. Will the members kindly hold the conversations down. I would appreciate the courtesy of the members, please. Thank you. Thank you.

GUESTS INTRODUCED

The SPEAKER. Located to the left of the rostrum, we would like to welcome Representative Kauffman's son, Andrew. He will be a fourth grader in the Pennsylvania Virtual Charter School. Andrew, please rise. Welcome to the hall of the House. Give us a wave.

Also to the left of the rostrum, we would like to welcome John DeRosier, who is interning in Representative McCarter's district office. Will our guest please rise. Welcome to the hall of the House.

And to the left of the rostrum, we would like to welcome Diane Steinburg Lewis. She is here today as a guest of Representative Gainey. Please rise. Welcome to the hall of the House.

We also have Representative Brendan Boyle's wife, Jenny, and his daughter, Abby, who are visiting us, to the left of the rostrum. Please rise. Welcome to the hall of the House.

And we would like to welcome members, parents, and students from the Perkiomen Valley School District: Paul Smith, Robert and Cassidy Mattiola, and Molly Kelly. And they are here today as guests of Representative Vereb and Representative Painter. Welcome to the hall of the House.

In the rear of the House, we would like to welcome a guest of Representative Kampf, Neil Mara. Neil, please give us a wave. Welcome to the hall of the House.

And up in the gallery, we would like to welcome Noelani Han. Noelani is visiting the State Capitol from Seattle, Washington, and she is here today as a guest of Representative Ellis. Welcome to the hall of the House.

UNCONTESTED CALENDAR

RESOLUTIONS PURSUANT TO RULE 35

Mr. GAINNEY called up **HR 906, PN 3751**, entitled:

A Resolution honoring the life and achievements of Martha Jean "The Queen" Steinberg, a civil rights pioneer who used her talents to become one of the most influential African-American radio broadcasters in America.

* * *

Mr. D. COSTA called up **HR 918, PN 3816**, entitled:

A Resolution commemorating the 50th anniversary of the Port Authority of Allegheny County.

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Mr. ROEBUCK called up **HR 921, PN 3845**, entitled:

A Resolution recognizing Jimmy Rollins for becoming the all-time hit leader for the Philadelphia Phillies.

On the question,
Will the House adopt the resolutions?

The following roll call was recorded:

YEAS—202

Adolph	English	Knowles	Pickett
Aument	Evankovich	Kortz	Pyle
Baker	Evans	Kotik	Quinn
Barbin	Everett	Krieger	Rapp
Barrar	Fabrizio	Kula	Ravenstahl
Benninghoff	Farina	Lawrence	Readshaw
Bishop	Farry	Longietti	Reed
Bizzarro	Fee	Lucas	Reese
Bloom	Fleck	Mackenzie	Regan
Boback	Flynn	Maher	Roe
Boyle, B.	Frankel	Mahoney	Rock
Boyle, K.	Freeman	Major	Roebuck
Bradford	Gabler	Maloney	Ross
Briggs	Gainey	Markosek	Rozzi
Brooks	Galloway	Marshall	Sabatina
Brown, R.	Gergely	Marsico	Saccone
Brown, V.	Gibbons	Masser	Sainato
Brownlee	Gillen	Matzie	Samuelson
Burns	Gillespie	McCarter	Sankey
Caltagirone	Gingrich	McGeehan	Santarsiero
Carroll	Godshall	McGinnis	Saylor
Causar	Goodman	McNeill	Scavello
Christiana	Greiner	Mentzer	Schlossberg
Clay	Grell	Metcalfe	Schreiber
Clymer	Grove	Metzgar	Simmons
Cohen	Hackett	Miccarelli	Sims
Conklin	Haggerty	Micozzie	Smith
Corbin	Hahn	Millard	Snyder
Costa, D.	Haluska	Miller, D.	Sonney
Costa, P.	Hanna	Miller, R.	Stephens
Cox	Harhai	Milne	Stern
Cruz	Harhart	Mirabito	Stevenson
Culver	Harkins	Miranda	Sturla
Cutler	Harper	Molchany	Swanger
Daley, M.	Harris, A.	Moul	Tallman
Daley, P.	Harris, J.	Mullery	Taylor
Davidson	Heffley	Mundy	Thomas
Davis	Helm	Murt	Tobash
Day	Hennessey	Mustio	Toepel
Dean	Hickernell	Neilson	Toohil
Deasy	James	Neuman	Topper
DeLissio	Kampf	O'Brien	Truitt
Delozier	Kauffman	O'Neill	Turzai
DeLuca	Kavulich	Oberlander	Verb
Denlinger	Keller, F.	Painter	Vitali
Dermody	Keller, M.K.	Parker	Waters
DiGirolamo	Keller, W.	Pashinski	Watson
Donatucci	Killion	Payne	Wheatley
Dunbar	Kim	Peifer	White
Ellis	Kinsey	Petrarca	Youngblood
Emrick	Kirkland		

NAYS—0

NOT VOTING—0

EXCUSED—1

Petri

The majority having voted in the affirmative, the question was determined in the affirmative and the resolutions were adopted.

STATEMENT BY MR. GAINEY

The SPEAKER. The Speaker recognizes the gentleman from Allegheny County, Mr. Gainey, under unanimous consent relative to one of the resolutions just adopted. I would appreciate the members' attention.

The gentleman may proceed.

Mr. GAINEY. Thank you, Mr. Speaker.

I want to thank my colleagues for voting for HR 906. Today we come to honor a true trailblazer in the music industry. We come to honor someone that opened the doors for many, many women, many women, particularly African-American women, the first of her kind. Born the name Martha Jean Jones, she was later married and received the name of Martha Jean Steinberg. She was a civil rights pioneer who used her talents to become one of the most influential African-Americans and radio broadcasters in America.

Martha Jean was dubbed "The Queen," was an influential African-American radio broadcaster, and later was a pastor of her own church. Martha Jean was a beacon and a catalyst for perseverance, commitment, self-empowerment for the people in communities and embodying the ideas of civil duty. During her extraordinary career spanning six decades, Martha Jean "The Queen" Steinberg transformed herself from a tentative R&B disc jockey into one of the most prominent people of any gender or race in radio. For these accomplishments, Martha Jean was inducted into the Black Radio Hall of Fame in 1993, the Black Women's Hall of Fame and the Rock and Roll Hall of Fame in 1998.

For those reasons I want to thank my colleagues for supporting this resolution, but more importantly, I just want to go on and say that she did several things that helped grow America. During the Detroit riots, she went on the radio for 48 hours and plugged people into not rioting but beginning to do the things that were necessary to help build America. She created a show, and on this show she was the first one that had the police come in and talk to the community about what was going on and how we as a community could come together to bridge the gap between the police and our community.

The SPEAKER. The gentleman will suspend for just one minute, please. I hate to interrupt you. I am doing it for your own good. They are just a little loud. I would appreciate if the members would kindly hold the conversations down just a little bit, please.

I apologize for the interruption. The gentleman may proceed.

Mr. GAINEY. Thank you, Mr. Speaker.

Today we are joined by her daughter, Diane. She is seated to the left. Please stand up for a minute. And two other siblings, Sandra and Trienere. I just want to say thank you for what your mom accomplished and what she did. I am going to tell you how inspirational she was, particularly as a woman. She was one of the first women to invest in the casino, the MGM in Detroit, and her thing was that if there was going to be money coming into Detroit, we are going to make sure all communities get a part of this money. So when you take someone that started as a nurse, became a disc jockey, created her own church, and ended as a woman investor into one of the biggest industries in the world, that is a span of a lifetime of careers that says that my footprint is on everything, not only in Detroit but also in America, and for that, we congratulate her today. God bless you and thank you.

STATEMENT BY MR. ROEBUCK

The SPEAKER. The gentleman from Philadelphia, Mr. Roebuck, is recognized under unanimous consent relative to one of the resolutions just adopted.

Mr. ROEBUCK. Thank you, Mr. Speaker.

I want to thank the members of the legislature for voting unanimously for HR 921, which honors Jimmy Rollins, who became the all-time – who gained the all-time hit record for the Philadelphia Phillies. Jimmy Rollins is a remarkable baseball player, but more than that, he is a model citizen, a strong figure in the community, a person who is the heart and soul of the Phillies team, and he deserves this recognition. I thank this legislative body for adopting the resolution and certainly look forward to Jimmy Rollins' continued play with the Phillies and continued work for Philadelphia and the State of Pennsylvania.

Thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the gentleman.

STATEMENT BY MR. TOBASH

The SPEAKER. The Speaker recognizes the gentleman from Schuylkill County, Mr. Tobash, under unanimous consent. I would appreciate the members' attention and courtesy, given the nature of what the gentleman has to say.

Mr. TOBASH. Thank you, Mr. Speaker.

On my way to Harrisburg this morning I got some sad news. Our recorder of deeds in Schuylkill County, Matt Dudish, has lost his battle with a health issue at the University of Pennsylvania this morning, in the wee hours of the morning. Matt is a dear friend of mine and Jerry as well. The guy has been a beloved community servant in Schuylkill County, being the recorder of deeds for quite a number of years.

I was with him in December, and in January he told me about an illness that he had, and he went into the University of Pennsylvania for a lung transplant. The transplant was successful, but the conditions that he developed afterwards were just too much for him to bear. So I just wanted to stand up and ask everyone to keep Matt Dudish and his family in their prayers today. And I thank you very much, Mr. Speaker.

The SPEAKER. The Speaker thanks the gentleman.

**FAREWELL ADDRESS
BY MR. NEILSON**

The SPEAKER. As is the custom when members are leaving this House, and we will do several retirements later in the fall, one of our members is going to be resigning from this House for other pursuits in the near future, and we would like to give him an opportunity to give some farewell remarks.

Representing the 169th District in Philadelphia County, Representative Neilson won a special election on April 24 of 2012 and was one of six sworn into office on May 8, 2012. He served on the Commerce, Gaming Oversight, and Urban Affairs Committees. Recently he won a special election on May 20, 2014, for the Philadelphia City Council. I would like to introduce his wife and sons, Doris, and sons, Kevin, Steven, and Ryan, who are seated to the left of the rostrum; if they would please rise. Welcome to the hall of the House.

Jokingly of course— We all know Ed, you know, he is kind of a character. He says to me after he is in the House for 6 months or so, he says, "You know, I voted with you more than my predecessor." Now, you have to think a minute who his predecessor was. Oh, come on; it was funny. Do not be afraid to laugh.

Anyway, I want to welcome Representative Neilson to the rostrum for some farewell remarks.

Mr. NEILSON. Thank you, Mr. Speaker.

Now I have the gavel. Thank you for the opportunity today to address the House. There are so many people I want to thank, but if I leave you out as an individual, please do not take it personally. It is not because I forgot you, it is because it is budget season and the Speaker cut me down to 5 minutes.

My friends and neighbors, first and foremost, are those that I need to thank today. After all, they are the ones that elected me and gave me a vote of confidence and sent me to be their vote and voice up here in Harrisburg, and I am so grateful for this opportunity.

They made it possible and now elected me to go on to Philadelphia City Council and represent them down there, which I am truly, truly honored. I want to say thanks to the numerous labor leaders throughout the Commonwealth, especially guys like John Dougherty, Wayne Miller, Stevey Aldridge, who stood by me throughout my career in every step I took, whether it is today or tomorrow, and I am sure 10 years from now.

The House staff on both sides of the aisle have been so great to me. They have helped me in everything I have done, and I want to make sure that they are recognized today on the House floor.

I am going to miss people like Eric Fillman – you know, our ethics guy? – for telling me no for everything I have ever asked for, to make sure I made the paper for the right reasons, not the wrong. So I want to thank both Eric and Nora for that.

Those who helped me with the process and passing meaningful legislation, like Judy Smith and Karen Coates, I really want to personally thank you for all you have done for me; my office staff for delivering on commitments and promises that we all make daily. They are like our backbone. We make the promises and they have got to keep them. Their loyalty and support have made my job much easier. John Capella; Danielle Cubas; Brian Eddis; and up here in Harrisburg, Carla Walker, thank you so much for all your help and support.

The House leadership teams, both sides of the aisle, have allowed me to work with them on many issues facing the Commonwealth. Neither Frank nor Mike ever put me in a spot that I did not want to be in, and it was a privilege to work with both of you and your teams, and I thank you for your leadership. Thank you, Frank.

My fellow House members, what an honor it is to sit among you all in this chamber. This has been like living a dream for the past few years by being able to sit with many old friends and having the opportunity to meet many new. I never dreamed there would be a day that I would sit among you. Quite honestly, I actually thought I was more fitted for the Senate, but that is another day, that is another day.

We had a chance to share our visions and thoughts despite what the papers report. We have gotten a lot of great things done for Pennsylvania, a lot of great. We worked together on

issues that we found common ground on, such as last week when we passed HB 198, and I thank you again for that. Now, if we can get through the next few days and work together as we face another challenge this week.

The past few weeks many of us have talked about my departure, and I wanted to clear up one question that many have asked. As I join city council, no, I do not get a driver. I do not get a driver, despite what everybody thinks.

What I do want to share may be the hardest part about joining city council, I will no longer be in the minority, and I will be able to hit the green button a lot instead of the red one.

In every speech we save the best for last, and as I get ready to leave this chamber, there is nothing more important than thanking my family – my parents, brothers, sisters – for all their support, and especially my brothers, Tommy and Todd, whom I talk to daily, and they helped me through this whole ordeal.

Today the Speaker indicated I am joined by my wife, Doris, and three of my five sons. My two older boys, Eddie and Bobby, have some of their own responsibilities today and continue to carve their way as young adults. My son, Bobby, celebrates his 28th birthday today, so I wanted to say happy birthday to him. Eddie and his wife, Jen, they started their own family, and over the winter months they blessed us with our first grandson, Logan.

We all know, and it does not take me to say it, my family, just like all of yours in here, has sacrificed plenty since we joined the House. Prior to joining the chamber, I rarely missed a birthday, a ball game, a camping trip. I was the coach. I was a Scout leader. I spent much more time with them. I am proud of all my boys, especially Kevin, Ryan, and Steven, who are with me today. I love them very dearly. They are my inspiration. They push me to make Pennsylvania a better place for generations, so when they get the chance to stand up here, they can do just as good as all of us.

My wife, Doris, the glue that holds us all together, last week I told you what a great mom she is. Today I am going to tell you what a great wife she is. She is our rock. She is my biggest supporter, who stands by my side and worked hard not only to get me here but to keep me here. I love her with all my heart, to say the least. She picks us up when we are down. She pushes us all to be our best. We would all be lost without her, and, Doris, I love you. Good, I got through it. That was tough.

So, Mr. Speaker, as I get ready to leave this great chamber, I want to give a shout-out to my friends on rookie row down in the East Wing. It has been a pleasure, gentlemen. We have a good time.

And I want to say thanks to you, Mr. Speaker, for all your help. You have been a true friend, even though you called me Denny 10 times when I got here, but we know I am younger, smarter, nicer, the whole nine yards, and a better record. We talked about that a little bit.

I just want to let everybody know, although I am joining city council, those hummingbird wings will keep on flying. I am only an hour and a half away. Call me and I will be there.

So today I say it is not a goodbye, because as I said last week, I will be back in a different role. So today I just want to say, until next time. I will see you all soon.

Thank you, Mr. Speaker.

The SPEAKER. It figures. It was funnier when he said it.

As Speaker, I get letters from our constituents who sort of watch us and some of you get them as well. Sometimes people kind of complain about the decorum of the House or people,

you know, talking when a member is talking, and we all understand that, and the general public does not always get it that there is a lot going on. What Ed, though, has brought to this place is something that I think is important, and, you know, I try to carry a little of this out myself, and that is that we have a serious job, but that does not mean we need to take ourselves seriously. We need to be able to laugh and joke. We need to be able to laugh at ourselves, and Ed has brought that to this place, and it will be missed. Of course, I only understand half of what he says because of that Phil-Irish brogueish accent he carries. So I actually just pretend I listen to him sometimes. Only half of what he says matters. What the heck.

Seriously, we do need people like this that make you laugh and take the job seriously but do not take ourselves so seriously, and God bless you in your future endeavors.

COMMEMORATIVE GAVEL PRESENTED

The SPEAKER. I wish you the very best and have a commemorative gavel to mark this moment. God bless you.

Mr. NEILSON. Thank you.

The House will be at ease for a moment or two.

The House will come to order.

BILL REPORTED FROM COMMITTEE, CONSIDERED FIRST TIME, AND RECOMMITTED TO COMMITTEE ON RULES

HB 2061, PN 3860 (Amended)

By Rep. BAKER

An Act providing for advertising and notice by health care professionals and for penalties.

HEALTH.

BILL REPORTED FROM COMMITTEE, CONSIDERED FIRST TIME, AND TABLED

SB 1267, PN 1930

By Rep. BAKER

An Act amending the act of July 8, 1986 (P.L.408, No.89), known as the Health Care Cost Containment Act, reenacted and amended June 10, 2009 (P.L.10, No.3), further providing for expiration of the act.

HEALTH.

LABOR AND INDUSTRY COMMITTEE MEETING

The SPEAKER. The gentleman from Monroe County, Mr. Scavello, is recognized for a committee announcement.

Mr. SCAVELLO. Thank you, Mr. Speaker.

The House Labor and Industry Committee will be holding a meeting at room G-50, Irvis Building, immediately at the break.

The SPEAKER. The Labor and Industry Committee will meet in room G-50, Irvis Building, immediately at the break.

APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. The Speaker recognizes the gentleman from Delaware County, Mr. Adolph, for an announcement.

Mr. ADOLPH. Thank you very much, Mr. Speaker.

Mr. Speaker, the House Appropriations Committee will meet immediately in the majority caucus room. Thank you.

The SPEAKER. The Appropriations Committee will meet immediately in the majority caucus room.

REPUBLICAN CAUCUS

The SPEAKER. The Speaker recognizes the lady from Susquehanna County, Ms. Major, for a caucus announcement.

Ms. MAJOR. Thank you, Mr. Speaker.

I would like to announce Republicans will caucus today at 12:15. I would ask our Republican members to please report to our caucus room at 12:15. We would be prepared to come back on the floor at 1:30. Thank you, Mr. Speaker.

DEMOCRATIC CAUCUS

The SPEAKER. The Speaker recognizes the gentleman from Allegheny County, Mr. Frankel, for a caucus announcement.

Mr. FRANKEL. Thank you, Mr. Speaker.

Democrats will also caucus at 12:15. Democrats will caucus at 12:15. Thank you.

RECESS

The SPEAKER. The House stands in recess until 1:30, unless sooner recalled by the Speaker.

RECESS EXTENDED

The time of recess was extended until 2 p.m.; further extended until 2:15 p.m.

AFTER RECESS

The time of recess having expired, the House was called to order.

BILLS REREPORTED FROM COMMITTEE**HB 2334, PN 3700**

By Rep. ADOLPH

A Supplement to the act of April 1, 1863 (P.L.213, No.227), entitled "An act to accept the grant of Public Lands, by the United States, to the several states, for the endowment of Agricultural Colleges," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure; and making an appropriation from a restricted account within the Agricultural College Land Scrip Fund.

APPROPRIATIONS.

HB 2335, PN 3701

By Rep. ADOLPH

A Supplement to the act of July 28, 1966 (3rd Sp.Sess., P.L.87, No.3), known as the University of Pittsburgh—Commonwealth Act, making appropriations for carrying the same into effect; and providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure.

APPROPRIATIONS.

HB 2336, PN 3702

By Rep. ADOLPH

A Supplement to the act of November 30, 1965 (P.L.843, No.355), known as the Temple University—Commonwealth Act, making an appropriation for carrying the same into effect; providing for a basis for payments of such appropriation; and providing a method of accounting for the funds appropriated and for certain fiscal information disclosure.

APPROPRIATIONS.

HB 2337, PN 3703

By Rep. ADOLPH

A Supplement to the act of July 7, 1972 (P.L.743, No.176), known as the Lincoln University—Commonwealth Act, making an appropriation for carrying the same into effect; providing for a basis for payments of the appropriation; and providing a method of accounting for the funds appropriated and for certain fiscal information disclosure.

APPROPRIATIONS.

HB 2338, PN 3704

By Rep. ADOLPH

An Act making appropriations to the Trustees of the University of Pennsylvania.

APPROPRIATIONS.

SB 1384, PN 2196

By Rep. ADOLPH

An Act providing for the highway capital budget project itemization for the fiscal year 2014-2015 to be financed from current revenue or by the incurring of debt.

APPROPRIATIONS.

**BILL REPORTED FROM COMMITTEE,
CONSIDERED FIRST TIME, AND TABLED****SB 145, PN 2208 (Amended)**

By Rep. SCAVELLO

An Act amending the act of August 24, 1963 (P.L.1175, No.497), known as the Mechanics' Lien Law of 1963, providing for the definition of "costs of construction"; and further providing for right to lien and amount, for priority of lien and for discharge or reduction of lien on payment into court or entry of security.

LABOR AND INDUSTRY.

The SPEAKER. The House will come to order.

CALENDAR

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 2355**, **PN 3770**, entitled:

An Act providing for the capital budget for the fiscal year 2014-2015.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **HB 1550**, **PN 3650**, entitled:

An Act amending Titles 12 (Commerce and Trade) and 64 (Public Authorities and Quasi-Public Corporations) of the Pennsylvania Consolidated Statutes, in economic development financing strategy, further providing for definitions; in small business first, further providing for definitions, for fund and accounts, for department responsibilities, for capital development loans, for EDA loans, for loans in distressed communities, for pollution prevention assistance loans, and for export financing loans; providing for delegation; and further providing for reporting and inspection; in machinery and equipment loans, further providing for definitions, for establishment, for eligibility for loans and terms and conditions, for application and administration, for powers of secretary, for reporting and inspection, for nondiscrimination, for conflict of interest, for reports to General Assembly and for guidelines; providing for the Pennsylvania Industrial Development Program; in Pennsylvania Industrial Development Authority, providing for general provisions, for Pennsylvania Industrial Development Program and transfer of loans; repealing certain provisions of the Pennsylvania Industrial Development Authority Act; and making editorial changes.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **HB 343**, **PN 2004**, entitled:

An Act amending Title 27 (Environmental Resources) of the Pennsylvania Consolidated Statutes, in conservation and natural resources, providing for water well construction standards.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **HB 2225**, **PN 3490**, entitled:

An Act amending the act of May 3, 1933 (P.L.242, No.86), referred to as the Cosmetology Law, further providing for eligibility requirements for examination and for limited licenses.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

The SPEAKER. The House will come to order.

* * *

The House proceeded to second consideration of **HB 1607**, **PN 2868**, entitled:

An Act amending the act of December 10, 1974 (P.L.852, No.287), referred to as the Underground Utility Line Protection Law, further providing for definitions, for duties of facility owners, the One Call System, other parties, designers, excavators and project owners and for penalties; providing for enforcement, compliance and penalties; and further providing for expiration.

On the question,
Will the House agree to the bill on second consideration?

Mr. CAUSER offered the following amendment
No. **A08101**:

Amend Bill, page 3, by inserting between lines 3 and 4
"Conventional oil and gas well" means a bore hole drilled for the purpose of producing oil or gas from a conventional formation. Irrespective of technology or design, the term includes any of the following:

- (1) A well drilled to produce oil.
- (2) A well drilled to produce natural gas from formations other than shale formations.
- (3) A well drilled to produce natural gas from shale formations located above the base of the Elk Group or its stratigraphic equivalent.
- (4) A well drilled to produce natural gas from shale formations located below the base of the Elk Group where natural gas can be produced at economic flow rates or in economic volumes without the use of vertical or nonvertical well bores stimulated by hydraulic fracture treatments or by using multilateral well bores or other techniques to expose more of the formation to the well bore.
- (5) Irrespective of formation, a well drilled for collateral purposes, such as monitoring, geologic logging, secondary and tertiary recovery or disposal injection.

Amend Bill, page 5, line 25, by striking out the bracket before "The"

Amend Bill, page 5, line 26, by inserting after "facilities"
associated with a conventional oil and gas well.

Amend Bill, page 6, line 3, by striking out the bracket after "192.614."

On the question,
Will the House agree to the amendment?

The SPEAKER. On that question, the Speaker recognizes the gentleman from McKean County, Mr. Causer.

Mr. CAUSER. Thank you, Mr. Speaker.

Mr. Speaker, I want to ask for support for amendment A08101. Mr. Speaker, this amendment is agreed to by the PUC (Public Utility Commission) and the PA One Call System and also the sponsor of the bill. So I would appreciate an affirmative vote.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Washington County, Mr. Pete Daley.

Mr. DALEY. Thank you, Mr. Speaker.

I reluctantly rise in opposition to this amendment. There is grave concern among those out there that there are approximately 100,000 miles of pipe that is in the ground. There is some concern that the Federal government may not provide us with the exemption on this issue if we do pass this amendment, and I would have to ask for a "no" vote.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman, Mr. Causer, for the second time.

Mr. CAUSER. Thank you, Mr. Speaker.

Mr. Speaker, I want to clarify that this is maintaining a current exemption that is in current law right now, so we are not carving out any new exemption. I understand the previous speaker's concerns.

I do want to point out that the Federal government currently exempts Class 1 lines also. So this is maintaining a current exemption. It is something that I think is very important to do and would ask for support for the amendment.

The SPEAKER. The question is, will the House agree to the amendment?

Is the gentleman, Mr. Daley, seeking recognition for the second time?

Mr. DALEY. Yes, Mr. Speaker.

As a way of further explanation, the Federal government has asked us to remove these exemptions in Pennsylvania. We have a chance to lose some funding if we do not do that. There are Marcellus Shale lines going all over Pennsylvania in and around all these pipes, pipe lines, that are currently in the ground. If we fail to not remove all these exemptions like we have currently, there is a very good possibility that we are going to lose the safety funding that is provided by the Federal government on this particular issue. That is why I reluctantly ask for a "no" vote.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Indiana County, Mr. Reed.

Mr. REED. Thank you very much, Mr. Speaker.

We would ask the members to support amendment 08101.

When you look at the underlying bill and the amendment as proposed and the argument against the amendment being that we do not want to create other exemptions to the PA One Call per the Federal government, the existing law already has exemptions, including this particular exemption contained in amendment 08101. It is already in current law. The existing bill as is has other exemptions embedded within it, and I believe we are going to consider some other amendments today as well that also will create exemptions in one form or another that had been agreed to throughout this process.

So we would ask the members to support this amendment and continue to move this process forward to get this bill over to the Senate.

Thank you, Mr. Speaker.

The SPEAKER. The question is, will the House agree to the amendment?

On the amendment, the Speaker recognizes the gentleman from Delaware County, Mr. Vitali.

Mr. VITALI. Would the maker of the amendment stand for interrogation?

The SPEAKER. The gentleman, Mr. Causer, indicates he will stand for interrogation.

Mr. VITALI. So I just wanted to be clear. Who is being exempted from what here? Could you explain who is being exempted from what with your amendment?

Mr. CAUSER. Thank you, Mr. Speaker.

Mr. Speaker, this amendment maintains a current exemption in the PA One Call law that provides an exemption for gathering lines for conventional oil and gas wells in Pennsylvania. This is current law and we are maintaining that exemption.

Mr. VITALI. So you are talking about gathering lines for conventional wells. Now, what are they being exempted from doing? In other words, what are they being exempted from doing? Were they not exempted, what would they have to do?

Mr. CAUSER. They are being exempted from the requirement under the PA One Call law.

Mr. VITALI. But that is what I am— As I understand it generally—

Mr. CAUSER. Could the gentleman repeat.

Mr. VITALI. Right. So generally with regard to the PA One Call, if you want to dig, you make a call and you are told if where you want to dig has gas lines. So what would the conventional gas well pipeline people be exempted from? Telling the State where their lines are? I am trying to get at what conventional drillers are being exempted from with regard to their gathering lines. The duty to give their gathering line locations to the State? Because I think, you know, as this works, the way this works and I understand it, if someone wants to dig, they call, they make this one call to find out if there are gas lines, right? Is that basically how it works?

Mr. CAUSER. That is correct.

Mr. VITALI. So are the conventional gas people exempted from telling the State where their lines are, because they are not going to be the ones that are making the call. They are going to be the ones who have to— I am just trying to get at what they are being exempted from doing, and if your amendment does not go into place, what will they then have to do?

Mr. CAUSER. Mr. Speaker, many of these lines are very small in diameter, short lines between conventional wells and tanks, for example, and in many of the most rural parts of Pennsylvania, many of these lines are not currently even mapped, and to require submission under the One Call act by these conventional lines and facilities would certainly be a hardship for these operators and, I would argue, is completely not necessary. In maintaining this current exemption, this has not been an issue in any part of the State, and that is why we have had an exemption.

A previous speaker has said that the Federal government is asking us to eliminate all exemptions. However, I have to point out that the Federal government has an exemption for these lines under reporting systems. So we are maintaining the same exemption that the Federal government is currently maintaining.

Mr. VITALI. But am I right, is this an issue of whether they have to report where their lines are or not? Is that accurate, if the exemption were lifted?

Mr. CAUSER. If the exemption were not in place, they would have to map out all the lines, and some of these lines are over 100 years old.

Mr. VITALI. Got it.

Now, to the previous speaker's point about loss of Federal funds, to your knowledge, information, and belief, if this exemption were not maintained, would there be a loss of Federal funds?

Mr. CAUSER. That is absolutely not true, Mr. Speaker. I read the letter from the Federal agency to the PUC, and certainly the wording of the letter said that it was a possibility, but I have to maintain that they continue to have an exemption themselves. So to tell Pennsylvania that we have to take away all exemptions when they currently have an exemption for these lines I think is a bit hypocritical.

Mr. VITALI. Now, who wants this exemption lifted? You want it maintained, but who opposes your position on this? Are there any groups or entities? Are there any people or groups who really oppose what you are trying to do here?

Mr. CAUSER. The Public Utility Commission and the PA One Call System have agreed to my amendment.

Mr. VITALI. And is anyone opposed to your amendment, any group opposed to your amendment? Has any group taken a formal position against your amendment or the concept behind your amendment?

Mr. CAUSER. Not to my knowledge.

Mr. VITALI. Okay. Thank you.

Mr. CAUSER. Thank you, Mr. Speaker.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Montgomery County, Mr. Godshall.

Mr. GODSHALL. Thank you, Mr. Speaker.

I also rise and ask for approval for this amendment. This amendment conforms with Federal regulations. At present the Federal government exempts exactly what we are asking for to be exempted here. There is absolutely no need for us to continue to do what we are doing or what we want to do because many of these lines have been in the ground for 100 years. We have farmers. It affects mostly farmers, and the farmers have no idea where these old and abandoned lines are.

I would ask for a positive vote on this amendment. It serves a good purpose, and it should be in the legislation. It came out of our committee, and, you know, I agree it makes the bill better. Thank you.

LEAVE OF ABSENCE CANCELED

The SPEAKER. The Speaker returns to leaves of absence and recognizes the presence of the gentleman from Bucks County, Mr. Petri, on the floor of the House. Without objection, his name will be added to the master roll call.

CONSIDERATION OF HB 1607 CONTINUED

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Washington County, Mr. White.

Mr. WHITE. Thank you, Mr. Speaker.

Will the maker stand for one brief question?

The SPEAKER. The gentleman indicates he will stand for interrogation. You may proceed.

Mr. WHITE. Thank you, Mr. Speaker.

Mr. Speaker, specifically, has the Marcellus Shale Coalition been approached with this amendment?

Mr. CAUSER. I have not had discussions with the Marcellus Shale Coalition. My understanding is that they support the legislation and the amendment.

Mr. WHITE. They support the underlying legislation, but you have not gotten a specific answer one way or another on this particular amendment, correct?

Mr. CAUSER. I have not had discussions with the Marcellus Shale Coalition because this amendment has no impact on them.

It is important to point out that currently all the gathering lines are provided an exemption under the One Call act. We are actually narrowing the exemption because Marcellus Shale lines would be subject to the One Call act under this legislation. So we are narrowing the exemption just to conventional oil and gas gathering lines.

Mr. WHITE. Thank you, Mr. Speaker.

Mr. Speaker, on the amendment.

The SPEAKER. The gentleman is in order on the amendment.

Mr. WHITE. Thank you, Mr. Speaker.

I am rising in opposition to this amendment because I think this is one of those times where we need to take a step back and use a little common sense here.

You know, to be perfectly blunt, I do not care what was in the law previously, because in my district what was happening previously is not what is happening now. What is happening now is, there are pipelines being dug all over the place. They are snaking over one another. They are going in all different directions to deal with Marcellus Shale and a lot of the other activity that comes with it. So whether it may have made sense way back when to give anybody an exemption, to think that we are going to give an industry an exemption from the One Call System, this is not an onerous requirement. This is the thing that anybody has to do.

Last year alone there were over 717,000 One Calls made in Pennsylvania. This is a commonly used mechanism that is out there for a very good purpose, and the purpose is simple. When people put a shovel in the ground, we do not want stuff to blow up. So why in the world would we exempt an industry that by definition is building massive pipelines of volatile things running underneath the ground? There is no commonsense reason to give them this exemption. This is the most basic thing they should have to follow along with, and if this House votes this amendment out, what kind of message are we sending to anybody about safety in their backyards as these pipelines are going in?

Please vote "no" on this amendment.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Lycoming County, Mr. Everett.

Mr. EVERETT. Thank you, Mr. Speaker.

Mr. Speaker, I would like to know if the maker of the amendment would stand for interrogation.

The SPEAKER. The gentleman, Mr. Causer, indicates he will stand for interrogation. You may proceed.

Mr. EVERETT. Mr. Speaker, just so I can get this clear in my mind, this exemption would apply only to conventional gas operations and not unconventional or Marcellus operations. Is that correct?

Mr. CAUSER. That is correct, Mr. Speaker.

Under current law, there is an exemption in – there is an exemption for lines or facilities, gathering lines dealing with wells, and that applies to Marcellus and conventional under current law. Under this legislation with this amendment, it would apply the One Call act to Marcellus lines but maintain the exemption for the conventional lines in Pennsylvania. So we are actually narrowing the exemption only to conventional.

Mr. EVERETT. Thank you, Mr. Speaker.

If I could speak on the amendment?

The SPEAKER. The gentleman is in order on the amendment.

Mr. EVERETT. Thank you, Mr. Speaker.

I stand to ask for an affirmative vote on this amendment. The issue that I think we have at hand in Pennsylvania of the gathering lines that are being put in are the Marcellus lines, and they will be— This amendment has nothing to do with those lines. This amendment has to do with what are largely existing conventional gas lines, as other speakers have said, some of which have been there for up to 100 years, and there is no way to know where they are to put them into the system. Things are fine with respect to conventional. We need to deal with the Marcellus line, gathering lines that are being put in. They are covered in the bill. They are not exempted by this amendment.

I would ask for an affirmative vote on this amendment. Thank you, Mr. Speaker.

On the question recurring,
Will the House agree to the amendment?

The following roll call was recorded:

YEAS—113

Adolph	Gabler	Lucas	Reese
Aument	Gergely	Mackenzie	Regan
Baker	Gibbons	Maher	Roae
Barbin	Gillen	Major	Rock
Barrar	Gillespie	Maloney	Ross
Benninghoff	Gingrich	Marshall	Saccone
Bloom	Godshall	Marsico	Sainato
Brooks	Greiner	Masser	Sankey
Brown, R.	Grell	McGinnis	Saylor
Burns	Grove	Mentzer	Scavello
Causer	Hackett	Metcalfe	Simmons
Christiana	Hahn	Metzgar	Smith
Clymer	Haluska	Miccarelli	Sonney
Corbin	Harhart	Micozzie	Stephens
Cox	Harris, A.	Millard	Stern
Culver	Heffley	Miller, R.	Stevenson
Cutler	Helm	Moul	Swanger
Day	Hennessey	Mustio	Tallman
Delozier	Hickernell	O'Neill	Taylor
Denlinger	James	Oberlander	Tobash
Dunbar	Kampf	Payne	Toepel
Ellis	Kauffman	Peifer	Toohil
Emrick	Keller, F.	Petrarca	Topper
English	Keller, M.K.	Petri	Truitt

Evankovich	Killion	Pickett	Turzai
Everett	Knowles	Pyle	Vereb
Farry	Krieger	Rapp	Vitali
Fee	Lawrence	Reed	Watson
Fleck			

NAYS—90

Bishop	DeLissio	Kinsey	O'Brien
Bizzarro	DeLuca	Kirkland	Painter
Boback	Dermody	Kortz	Parker
Boyle, B.	DiGirolamo	Kotik	Pashinski
Boyle, K.	Donatucci	Kula	Quinn
Bradford	Evans	Longietti	Ravenstahl
Briggs	Fabrizio	Mahoney	Readshaw
Brown, V.	Farina	Markosek	Roebuck
Brownlee	Flynn	Matzie	Rozzi
Caltagirone	Frankel	McCarter	Sabatina
Carroll	Freeman	McGeehan	Samuelson
Clay	Gainey	McNeill	Santarsiero
Cohen	Galloway	Miller, D.	Schlossberg
Conklin	Goodman	Milne	Schreiber
Costa, D.	Haggerty	Mirabito	Sims
Costa, P.	Hanna	Miranda	Snyder
Cruz	Harhai	Molchany	Sturla
Daley, M.	Harkins	Mullery	Thomas
Daley, P.	Harper	Mundy	Waters
Davidson	Harris, J.	Murt	Wheatley
Davis	Kavulich	Neilson	White
Dean	Keller, W.	Neuman	Youngblood
Deasy	Kim		

NOT VOTING—0

EXCUSED—0

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

FILMING PERMISSION

The SPEAKER. The Speaker gives permission for media access to the House floor to Sean Simmers of pennlive.com for still photos for approximately 10 minutes.

CONSIDERATION OF HB 1607 CONTINUED

On the question,
Will the House agree to the bill on second consideration as amended?

Mr. DALEY offered the following amendment No. **A05903**:

Amend Bill, page 4, line 9, by inserting after "highway]" , work performed by persons whose activities must comply with the requirements of and regulations promulgated under the act of May 31, 1945 (P.L.1198, No.418), known as the Surface Mining Conservation and Reclamation Act, the act of April 27, 1966 (1st Sp.Sess., P.L.31, No.1), known as The Bituminous Mine Subsidence and Land Conservation Act, or the act of September 24, 1968 (P.L.1040, No.318), known as the Coal Refuse Disposal Control Act, which relate to the protection of utility facilities.

On the question,
Will the House agree to the amendment?

The SPEAKER. On that question, the Speaker recognizes the gentleman from Washington County, Mr. Pete Daley.

Mr. DALEY. Thank you, Mr. Speaker.

This amendment removes the language that puts coal mining activities under PUC and One Call regulation. The DEP (Department of Environmental Protection) heavily regulates these operations and were inadvertently added to this particular language in this bill. Existing requirements already assure that owners and operators of lines and facilities are given ample advance notice as to when and where bituminous coal mining will occur beneath or near such lines and facilities, which enables them to take appropriate measures to assure that their lines and facilities are not damaged.

All parties have agreed to this amendment, and I ask an affirmative vote. Thank you, Mr. Speaker.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Indiana County, Mr. Reed.

Mr. REED. Thank you very much, Mr. Speaker.

Would the maker of the amendment stand for brief interrogation?

The SPEAKER. The gentleman indicates he will stand for interrogation. You may proceed.

Mr. REED. Thank you very much, Mr. Speaker.

My lone question is, does this create an exemption within the existing language of the bill?

Mr. DALEY. No, it does not.

Mr. REED. This does not create an exemption for the coal industry?

Mr. DALEY. I am sorry; could you repeat that question?

Mr. REED. This does not create an exemption for the coal industry? The coal industry would no longer be subject to the language of this bill?

Mr. DALEY. No. Currently the coal industry is not under the One Call program. They are regulated heavily by the DEP and the EPA (Environmental Protection Agency). The language that placed them in this legislation appears to be inadvertent and should not have been done, and we are just trying to provide a facility to remove them from this with no intention, because they never were part of the One Call System.

Mr. REED. Just to make sure that I am clear, the bill as it currently exists would incorporate the coal industry in one form or another. This amendment would remove that incorporation, correct?

Mr. DALEY. Right.

Mr. REED. Okay. On the bill?

The SPEAKER. The gentleman is in order on the amendment.

Mr. REED. Mr. Speaker, we would ask the members to support this exemption and the removal of the coal industry from this bill just like we did for the conventional gas industry in the previous amendment. Thank you.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Northampton County, Mr. Samuelson.

Mr. SAMUELSON. Thank you.

I rise to interrogate the maker of the amendment.

The SPEAKER. The gentleman, Mr. Daley, indicates he will stand for interrogation. You may proceed.

Mr. SAMUELSON. Twelve years ago when Governor Schweiker was in office, in Somerset County in Quecreek there was a disaster where nine miners were trapped underground and, thankfully, all nine were rescued. And I remember that that disaster, in part, was caused because the folks who were digging did not know the location of an old mine that was immediately adjacent, and I know that Governor Schweiker at the time said that one of the needs was that we need to have more information about the location of old coal mines. How would exempting the coal industry from this bill help in that effort to provide information?

Mr. DALEY. Actually, the Quecreek incident in Somerset County was because they were using old mining maps, and there was a wall that should have – was holding water and the water was there, and when the people from I believe it was Rosebud Mining were in their mining, the map was an old map.

This particular removal from this legislation, this amendment— First of all, anybody involved with the coal industry – and I was the former chairman of the Coal Caucus – coal is heavily regulated, permitted, inspected continuously by the DEP as well as the EPA. The Quecreek situation was an anomaly because of bad mapping, not up-to-date mapping, and it should not have occurred. Through DEP's efforts and Joe Scaffoni's efforts and Deep Mine Safety, those individuals were saved because the DEP did have the right maps for that particular mine. The neighboring mine, they did not.

All we are saying is that the One Call System really has never been set up to deal with the coal industry. The coal industry has its own one call system in DEP, and the Bituminous Coal Act is very pervasive. We passed it several years ago – I think it was 1966 – and we amended it several times. I think that the necessary requirements are in there, and the coal industry does not need to be in the One Call System. I am providing this amendment based upon what has been provided to me by the Pennsylvania Coal Association.

Mr. SAMUELSON. So if 717,000 people are calling the One Call System every year, would they also get information from that separate One Call System that you described that affects the coal industry or would they have to call a separate phone number and make two calls?

Mr. DALEY. I have seen when a call operation was coming into an area, there is a public process. There is a public posting. There are public hearings. The permits are granted after a long vetting process. People in the municipality know about the locations. They ask if there are any problems with the mine. That information is readily available constantly and continually by the DEP Deep Mine Safety. That information is absolutely available. I mean, it is available. I do not know if you have to call One Call and call some other agency. Right now you call DEP, you call Deep Mine Safety. They will tell you about a particular coal mine.

Mr. SAMUELSON. Okay. Thank you.

I remember the effort in 2002 was to provide more information. It seems like exempting the coal industry would provide less information. That causes me a concern about this amendment. Thank you, Mr. Speaker.

The SPEAKER. The question is, will the House agree to the amendment?

The gentleman from Delaware County, Mr. Vitali, on the amendment.

Mr. VITALI. So will the maker stand for brief interrogation?

The SPEAKER. The gentleman, Mr. Daley, will stand for interrogation. You may proceed.

Mr. VITALI. So I am coming at this with a very low level of basic information. So we are not dealing with reporting of pipeline locations here. We are dealing with reporting of old mines. Is that it?

So if someone wanted to dig and they call the One Call System, but for this amendment, they would get information with regard to the location of coal mines. Is that it? Does that help?

Mr. DALEY. Well, let me answer your question. I know I am nodding my head and I know that does not show up on the recorder's, the stenographer's recordation of the affairs and events here.

First of all, the coal industry is regulated by DEP right now and the EPA. There are certain standards that they have to apply to. This language really, because we are not asking for an exemption, the language dealing with bituminous surface and deep mine coal was inadvertently placed in this legislation. We are trying to fix the inadvertent placing. They are not part of the One Call System at all right now; not at all. And this language inadvertently put them into the One Call System, and we are saying we want to correct the mistake, whoever drafted the legislation, to take the coal industry out of that One Call System. You do not call One Call for coal.

Mr. VITALI. Right. So if this amendment did not go in, then the coal industry would have to provide to the One Call System the location of its mines. Is that essentially correct?

Mr. DALEY. I guess, fundamentally, if it is going to be mining over any type of lines, utility lines, they would have to notify the One Call System, but they do that anyway when they follow their maps with DEP.

Mr. VITALI. I am confused. Is what the coal company has to report, would they have to report the location of their mine so that if someone called and wanted to dig in a certain area, they would be informed as to whether there is an old mine there? Is that what we are talking about here?

Mr. DALEY. What we are saying is, under the One Call System, if you wish to dig on the surface, you have to report you are going to have a dig on the surface. Coal operators and owners in mines do that when they do their mining permits. It is all disclosed. The mining permits, the maps are outlined to DEP. There is a permitting process they go through. There are ongoing regulations and reviews by the Department of Environmental Protection, and it is just something that really does not necessarily have to happen because they do it anyway when they do their mining permits and they do their ongoing daily activities.

Mr. VITALI. So are we trying to provide information to noncoal people who want to dig so they can find out whether there is an abandoned mine. Is that it?

Mr. DALEY. No.

Mr. VITALI. We are trying to exempt coal people? Are they going to be the callers looking to find out the location of pipelines or are they going to be— Does this involve an addition to the location of pipelines, the location of coal mines?

Mr. DALEY. No. One Call has to do with pipelines and utilities. With coal mines, it is deep mines or surface mines. That is already regulated through the DEP, and we are saying

the language is inadvertently placed in this legislation and it should not have been in there. We are not asking for an exemption from anybody because they are not exempt. The DEP requires certain really stringent requirements for their reporting, their ongoing operation, and their oversight. So all we are saying is, we do not need the One Call System being burdened with what is already being done by the DEP.

Mr. VITALI. Okay. Thank you.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Allegheny County, Mr. Maher.

Mr. MAHER. Perhaps I can help with the confusion. The One Call System is for utility lines at the surface and just below the surface, and so if someone is looking to disturb the surface, they can have a number to call and check. A deep mine is not at the surface, and the point of the map-checking that goes on with deep mines through DEP is if they are looking to expand that mine, they consider what is overhead, but it is not a consumer or a contractor or a road builder making a call to see what is at the surface.

So the One Call is designed for information about surface disturbances, and it really does not make any sense at all to be talking about deep mines as part of that process, and that is why it has not been in the law to this point, and I think the gentleman from Washington is quite correct. It makes no sense to add it in now, and I would agree with him that we should support this amendment.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Armstrong County, Mr. Pyle.

Mr. PYLE. Thank you.

Mr. Speaker, I honestly cannot express more than the gentleman from Upper St. Clair just did. Coal mines operate at 500 to 600 feet below the surface. Pipelines, if there is one 500 to 600 feet below the surface, I would welcome you to point it out to me. I am aware of absolutely none.

When you take into consideration expansions and investments – and I just came from one in Washington County at the CONSOL BMX facility making a new portal that is going to generate \$350 million and sustain employment in southwest Pennsylvania for the next 30 to 40 years – you have got to support the amendment. I commend the gentleman from Washington County and would ask for a positive vote. Thank you.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Tioga County, Mr. Baker.

Mr. BAKER. Thank you very much, Mr. Speaker.

Mr. Speaker, this amendment actually provides an exception to the definition of "excavation work" for coal mining operations as these operations are already subject to notice requirements from a whole myriad of other Commonwealth laws.

And this amendment is supported by the Pennsylvania One Call association as well as the Public Utility Commission, and I would ask for the members' support for the amendment. Thank you, Mr. Speaker.

On the question recurring,
Will the House agree to the amendment?

The following roll call was recorded:

YEAS—188

Adolph	Evankovich	Kirkland	Petri
Aument	Evans	Knowles	Pickett
Baker	Everett	Kortz	Pyle
Barbin	Fabrizio	Kotik	Rapp
Barrar	Farina	Krieger	Ravenstahl
Benninghoff	Farry	Kula	Readshaw
Bishop	Fee	Lawrence	Reed
Bizzarro	Fleck	Longiatti	Reese
Bloom	Flynn	Lucas	Regan
Boback	Frankel	Mackenzie	Roae
Brooks	Gabler	Maher	Rock
Brown, R.	Gainey	Mahoney	Roebuck
Brown, V.	Galloway	Major	Ross
Brownlee	Gergely	Maloney	Rozzi
Burns	Gibbons	Markosek	Sabatina
Caltagirone	Gillen	Marshall	Saccone
Carroll	Gillespie	Marsico	Sainato
Causser	Gingrich	Masser	Sankey
Christiana	Godshall	Matzie	Saylor
Clay	Goodman	McGeehan	Scavello
Clymer	Greiner	McGinnis	Schlossberg
Cohen	Grell	McNeill	Schreiber
Conklin	Grove	Mentzer	Simmons
Corbin	Hackett	Metcalfe	Sims
Costa, D.	Haggerty	Metzgar	Smith
Costa, P.	Hahn	Miccarelli	Snyder
Cox	Haluska	Micozzie	Sonney
Cruz	Hanna	Millard	Stern
Culver	Harhai	Miller, D.	Stevenson
Cutler	Harhart	Miller, R.	Sturla
Daley, M.	Harkins	Mirabito	Swanger
Daley, P.	Harris, A.	Molchany	Tallman
Davidson	Harris, J.	Moul	Taylor
Davis	Heffley	Mullery	Thomas
Day	Helm	Mundy	Tobash
Deasy	Hennessey	Mustio	Toepel
DeLissio	Hickernell	Neilson	Toohil
Delozier	James	Neuman	Topper
DeLuca	Kampf	O'Brien	Truitt
Denlinger	Kauffman	O'Neill	Turzai
Dermody	Kavulich	Oberlander	Verbe
DiGirolamo	Keller, F.	Painter	Vitali
Donatucci	Keller, M.K.	Parker	Waters
Dunbar	Keller, W.	Pashinski	Watson
Ellis	Killion	Payne	Wheatley
Emrick	Kim	Peifer	White
English	Kinsey	Petrarca	Youngblood

NAYS—15

Boyle, B.	Dean	Milne	Samuelson
Boyle, K.	Freeman	Miranda	Santarsiero
Bradford	Harper	Murt	Stephens
Briggs	McCarter	Quinn	

NOT VOTING—0

EXCUSED—0

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question recurring,
Will the House agree to the bill on second consideration as amended?

Bill as amended was agreed to.

(Bill as amended will be reprinted.)

* * *

The House proceeded to second consideration of **SB 193, PN 140**, entitled:

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in school health services, further providing for employment of school health personnel.

On the question,
Will the House agree to the bill on second consideration?

Mr. **CLYMER** offered the following amendment
No. **A07240**:

Amend Bill, page 2, line 12, by striking out "2013" and inserting 2014

Amend Bill, page 2, line 14, by striking out "2013" and inserting 2014

On the question,
Will the House agree to the amendment?

The **SPEAKER**. On that question, the Speaker recognizes the gentleman from Indiana County, Mr. Reed.

Mr. **REED**. Thank you very much, Mr. Speaker.

This amendment represents a technical amendment that has been agreed to on all sides of the equation. It merely changes the dates within the bill from July 1, 2013, to July 1, 2014, to clarify the timeline for CPR (cardiopulmonary resuscitation) certification and ensure the school nurses have adequate time to complete that CPR certification, and we would ask the members to support this amendment. Thank you.

On the question recurring,
Will the House agree to the amendment?

The following roll call was recorded:

YEAS—203

Adolph	English	Knowles	Pickett
Aument	Evankovich	Kortz	Pyle
Baker	Evans	Kotik	Quinn
Barbin	Everett	Krieger	Rapp
Barrar	Fabrizio	Kula	Ravenstahl
Benninghoff	Farina	Lawrence	Readshaw
Bishop	Farry	Longiatti	Reed
Bizzarro	Fee	Lucas	Reese
Bloom	Fleck	Mackenzie	Regan
Boback	Flynn	Maher	Roae
Boyle, B.	Frankel	Mahoney	Rock
Boyle, K.	Freeman	Major	Roebuck
Bradford	Gabler	Maloney	Ross
Briggs	Gainey	Markosek	Rozzi
Brooks	Galloway	Marshall	Sabatina
Brown, R.	Gergely	Marsico	Saccone
Brown, V.	Gibbons	Masser	Sainato

Brownlee	Gillen	Matzie	Samuelson
Burns	Gillespie	McCarter	Sankey
Caltagirone	Gingrich	McCeehan	Santarsiero
Carroll	Godshall	McGinnis	Saylor
Causer	Goodman	McNeill	Scavello
Christiana	Greiner	Mentzer	Schlossberg
Clay	Grell	Metcalfe	Schreiber
Clymer	Grove	Metzgar	Simmons
Cohen	Hackett	Miccarelli	Sims
Conklin	Haggerty	Micozzie	Smith
Corbin	Hahn	Millard	Snyder
Costa, D.	Haluska	Miller, D.	Sonney
Costa, P.	Hanna	Miller, R.	Stephens
Cox	Harhai	Milne	Stern
Cruz	Harhart	Mirabito	Stevenson
Culver	Harkins	Miranda	Sturla
Cutler	Harper	Molchany	Swanger
Daley, M.	Harris, A.	Moul	Tallman
Daley, P.	Harris, J.	Mullery	Taylor
Davidson	Heffley	Mundy	Thomas
Davis	Helm	Murt	Tobash
Day	Hennessey	Mustio	Toepel
Dean	Hickernell	Neilson	Toohil
Deasy	James	Neuman	Topper
DeLissio	Kampf	O'Brien	Truitt
Delozier	Kauffman	O'Neill	Turzai
DeLuca	Kavulich	Oberlander	Vereb
Denlinger	Keller, F.	Painter	Vitali
Dermody	Keller, M.K.	Parker	Waters
DiGirolamo	Keller, W.	Pashinski	Watson
Donatucci	Killion	Payne	Wheatley
Dunbar	Kim	Peifer	White
Ellis	Kinsey	Petrarca	Youngblood
Emrick	Kirkland	Petri	

NAYS-0

NOT VOTING-0

EXCUSED-0

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question,
Will the House agree to the bill on second consideration as amended?

Bill as amended was agreed to.

(Bill as amended will be reprinted.)

* * *

The House proceeded to second consideration of **HB 2278, PN 3838**, entitled:

An Act providing for operators of unconventional wells to make certain reports to the Department of Environmental Protection; imposing duties on the department; and repealing provisions in Title 58 of the Pennsylvania Consolidated Statutes.

On the question,
Will the House agree to the bill on second consideration?

The SPEAKER. On that question, it is the Speaker's understanding that the amendments have been withdrawn.

On the question recurring,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 1187, PN 2167**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in registration of vehicles, further providing for period of registration, for person with disability plate and placard, for antique, classic and collectible plates, for special plates for recipients of Purple Heart, for special plates for Pearl Harbor survivors, for special plates for veterans of Korean War, for special plates for recipients of Korean Defense Service Medal, for special plates for veterans of Persian Gulf War, for wild resource conservation plate, for Appalachian Trail organization registration plates and for preserve our heritage registration plate, providing for Pennsylvania Monuments registration plate, further providing for zoological plate, providing for Pennsylvania Hunting Heritage registration plates, further providing for special plates for recipients of Expeditionary Forces Medal, for special plates for World War II veterans, for special plates for individuals in the service of the United States Merchant Marine, for special plates for steelworkers, for special plates for veterans of Vietnam Conflict, for Operation Iraqi Freedom veterans plate, for Operation Enduring Freedom veterans plate, for special plates for veterans, for Gold Star Family plate, for special plates for United States military airborne units, and providing for special plates for recipients of Combat Infantry Badge and for Special "In God We Trust" plates; and, in fees, further providing for personal registration plates.

On the question,
Will the House agree to the bill on second consideration?

Mr. CAUSER offered the following amendment
No. **A08065**:

Amend Bill, page 1, line 8, by inserting after "PLATES,"
for veteran plates and placard,

Amend Bill, page 1, line 28, by striking out "COMBAT
INFANTRY BADGE" and inserting

Combat Action Badge, Combat Infantryman Badge, Combat Action
Ribbon, Combat Action Medal or Combat Medical Badge

Amend Bill, page 11, lines 24 through 29, by striking out all of
said lines and inserting

(2) Sixty-seven percent shall be allocated as grants to
nonprofit sportsmen's clubs and organizations to conduct
activities that promote sport hunting, youth hunter education or
the conservation and enhancement of game species in this
Commonwealth for current and future generations of hunters.

Amend Bill, page 17, lines 5 through 15, by striking out all of
said lines and inserting

§ 1369.1. Special plates for recipients of Combat Action Badge,
Combat Infantryman Badge, Combat Action
Ribbon, Combat Action Medal or Combat
Medical Badge.

Upon application of any person who is a recipient of the Combat
Action Badge, Combat Infantryman Badge, Combat Action Ribbon,
Combat Action Medal or Combat Medical Badge accompanied by a fee
of \$20, which shall be in addition to the annual registration fee, and by
such documentation as the department shall require, the department
shall issue to the person a special registration plate designating the
vehicle so licensed as belonging to a person who is a recipient of the
Combat Action Badge, Combat Infantryman Badge, Combat Action
Ribbon, Combat Action Medal or Combat Medical Badge. The special
registration plate may be used only on a passenger car or truck with a
registered gross weight of not more than 14,000 pounds.

Amend Bill, page 19, by inserting between lines 11 and 12
 (1) This section shall take effect immediately.
 (2) The amendment of 75 Pa.C.S. § 1352.1(a) shall take effect immediately.
 Amend Bill, page 19, line 12, by striking out "(1)" and inserting
 (3)
 Amend Bill, page 19, line 18, by striking out "1905(D)" and inserting
 1369.2
 Amend Bill, page 19, line 19, by striking out "(2)" and inserting
 (4)

On the question,
 Will the House agree to the amendment?

The SPEAKER. On that question, the Speaker recognizes the gentleman from McKean County, Mr. Causer.

Mr. CAUSER. Thank you, Mr. Speaker.

Mr. Speaker, amendment A08065 makes technical corrections to the bill and also clarifies where the revenue would go to for the hunting heritage plate, to ensure that the funding from the hunting heritage plate actually goes back into youth hunting opportunities.

So I would ask for support for the amendment. Thank you, Mr. Speaker.

On the question recurring,
 Will the House agree to the amendment?

The following roll call was recorded:

YEAS—203

Adolph	English	Knowles	Pickett
Aument	Evankovich	Kortz	Pyle
Baker	Evans	Kotik	Quinn
Barbin	Everett	Krieger	Rapp
Barrar	Fabrizio	Kula	Ravenstahl
Benninghoff	Farina	Lawrence	Readshaw
Bishop	Farry	Longietti	Reed
Bizzarro	Fee	Lucas	Reese
Bloom	Fleck	Mackenzie	Regan
Boback	Flynn	Maher	Roae
Boyle, B.	Frankel	Mahoney	Rock
Boyle, K.	Freeman	Major	Roebuck
Bradford	Gabler	Maloney	Ross
Briggs	Gainey	Markosek	Rozzi
Brooks	Galloway	Marshall	Sabatina
Brown, R.	Gergely	Marsico	Saccone
Brown, V.	Gibbons	Masser	Sainato
Brownlee	Gillen	Matzie	Samuelson
Burns	Gillespie	McCarter	Sankey
Caltagirone	Gingrich	McGeehan	Santarsiero
Carroll	Godshall	McGinnis	Saylor
Causer	Goodman	McNeill	Scavello
Christiana	Greiner	Mentzer	Schlossberg
Clay	Grell	Metcalfe	Schreiber
Clymer	Grove	Metzgar	Simmons
Cohen	Hackett	Miccarelli	Sims
Conklin	Haggerty	Micozzie	Smith
Corbin	Hahn	Millard	Snyder
Costa, D.	Haluska	Miller, D.	Sonney
Costa, P.	Hanna	Miller, R.	Stephens
Cox	Harhai	Milne	Stern
Cruz	Harhart	Mirabito	Stevenson
Culver	Harkins	Miranda	Sturla
Cutler	Harper	Molchany	Swanger
Daley, M.	Harris, A.	Moul	Tallman
Daley, P.	Harris, J.	Mullery	Taylor
Davidson	Heffley	Mundy	Thomas

Davis	Helm	Murt	Tobash
Day	Hennessey	Mustio	Toepel
Dean	Hickernell	Neilson	Toohil
Deasy	James	Neuman	Topper
DeLissio	Kampf	O'Brien	Trutt
Delozier	Kauffman	O'Neill	Turzai
DeLuca	Kavulich	Oberlander	Vereb
Denlinger	Keller, F.	Painter	Vitali
Dermody	Keller, M.K.	Parker	Waters
DiGirolamo	Keller, W.	Pashinski	Watson
Donatucci	Killion	Payne	Wheatley
Dunbar	Kim	Peifer	White
Ellis	Kinsey	Petrarca	Youngblood
Emrick	Kirkland	Petri	

NAYS—0

NOT VOTING—0

EXCUSED—0

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question,

Will the House agree to the bill on second consideration as amended?

Mr. BAKER offered the following amendment No. A08102:

Amend Bill, page 1, line 16, by inserting after "PLATE" and for United States Olympic plate
 Amend Bill, page 10, line 1, by striking out "A SECTION" and inserting
 sections
 Amend Bill, page 10, by inserting between lines 23 and 24
§ 1354.1. United States Olympic plate.
(a) General rule.—The department, in consultation with the United States Olympic Committee or its designees, shall design a special United States Olympic registration plate, which shall display the official United States Olympic Committee logo and wording, which indicates support for the advancement of excellence in amateur athletic competition in this Commonwealth. The United States Olympic Committee may charge a fee for the authorization to request the registration plate. Upon request by the applicant, the department shall issue the plate for a passenger car or truck with a registered gross weight of not more than 14,000 pounds or a motor home. The fee provided under section 1931(b) (relating to personal and organization registration plates) shall apply.
(b) Proceeds.—It is the intent of the General Assembly that proceeds received by the United States Olympic Committee under this section are to be used exclusively to provide funding to one or more nonprofit organizations, as defined under section 501(c)(3) of the Internal Revenue Code of 1986 (Public Law 99-514, 26 U.S.C. § 501(c)(3)), in this Commonwealth that focus on the advancement of excellence in amateur athletics.

Amend Bill, page 19, by inserting between lines 14 and 15
 (ii) 75 Pa.C.S. § 1354.1.
 Amend Bill, page 19, line 15, by striking out "(II)" and inserting
 (iii)
 Amend Bill, page 19, line 16, by striking out "(III)" and inserting
 (iv)
 Amend Bill, page 19, line 17, by striking out "(IV)" and inserting
 (v)
 Amend Bill, page 19, line 18, by striking out "(V)" and inserting
 (vi)

On the question,
Will the House agree to the amendment?

The SPEAKER. On that question, the Speaker recognizes the gentleman from Tioga County, Mr. Baker.

Mr. BAKER. Thank you very much, Mr. Speaker.

This creates a new license plate – the United States Olympic specialty plate – and most of our neighboring States have this already in law. There are many other States that currently have this plate that is available to support youth programs, Paralympics, and the Olympic sports for various youth programs.

And I would encourage the members to support this amendment and to also take time to recognize our only Olympian in the House of Representatives, Whitney Krosse, in the back of the House.

On the question recurring,
Will the House agree to the amendment?

The following roll call was recorded:

YEAS—203

Adolph	English	Knowles	Pickett
Aument	Evankovich	Kortz	Pyle
Baker	Evans	Kotik	Quinn
Barbin	Everett	Krieger	Rapp
Barrar	Fabrizio	Kula	Ravenstahl
Benninghoff	Farina	Lawrence	Readshaw
Bishop	Farry	Longietti	Reed
Bizzarro	Fee	Lucas	Reese
Bloom	Fleck	Mackenzie	Regan
Boback	Flynn	Maher	Roae
Boyle, B.	Frankel	Mahoney	Rock
Boyle, K.	Freeman	Major	Roebuck
Bradford	Gabler	Maloney	Ross
Briggs	Gainey	Markosek	Rozzi
Brooks	Galloway	Marshall	Sabatina
Brown, R.	Gergely	Marsico	Saccone
Brown, V.	Gibbons	Masser	Sainato
Brownlee	Gillen	Matzie	Samuelson
Burns	Gillespie	McCarter	Sankey
Caltagirone	Gingrich	McGeehan	Santarsiero
Carroll	Godshall	McGinnis	Saylor
Causser	Goodman	McNeill	Scavello
Christiana	Greiner	Mentzer	Schlossberg
Clay	Grell	Metcalfe	Schreiber
Clymer	Grove	Metzgar	Simmons
Cohen	Hackett	Miccarelli	Sims
Conklin	Haggerty	Micozzie	Smith
Corbin	Hahn	Millard	Snyder
Costa, D.	Haluska	Miller, D.	Sonney
Costa, P.	Hanna	Miller, R.	Stephens
Cox	Harhai	Milne	Stern
Cruz	Harhart	Mirabito	Stevenson
Culver	Harkins	Miranda	Sturla
Cutler	Harper	Molchany	Swanger
Daley, M.	Harris, A.	Moul	Tallman
Daley, P.	Harris, J.	Mullery	Taylor
Davidson	Heffley	Mundy	Thomas
Davis	Helm	Murt	Tobash
Day	Hennessey	Mustio	Toepel
Dean	Hickernell	Neilson	Toohil
Deasy	James	Neuman	Topper
DeLissio	Kampf	O'Brien	Truitt
Delozier	Kauffman	O'Neill	Turzai
DeLuca	Kavulich	Oberlander	Vereb
Denlinger	Keller, F.	Painter	Vitali
Dermody	Keller, M.K.	Parker	Waters

DiGirolamo	Keller, W.	Pashinski	Watson
Donatucci	Killion	Payne	Wheatley
Dunbar	Kim	Peifer	White
Ellis	Kinsey	Petrarca	Youngblood
Emrick	Kirkland	Petri	

NAYS—0

NOT VOTING—0

EXCUSED—0

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question recurring,
Will the House agree to the bill on second consideration as amended?

Bill as amended was agreed to.

(Bill as amended will be reprinted.)

* * *

The House proceeded to second consideration of **SB 1312, PN 2087**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in miscellaneous provisions, further providing for accidents involving death or personal injury; and, in size, weight and load, further providing for length of vehicles, for conditions of permits and security for damages and for permits for movement of a mobile home or a modular housing unit and modular housing undercarriage.

On the question,
Will the House agree to the bill on second consideration?

Mr. **MARSICO** offered the following amendment
No. A07941:

Amend Bill, page 1, line 2, by inserting after "Statutes," in general provisions, further providing for definitions; in commercial drivers, further providing for definitions, and providing for texting while driving and for handheld mobile telephone;

Amend Bill, page 1, line 3, by striking out "AND,"

Amend Bill, page 1, line 7, by inserting after

"UNDERCARRIAGE"

; and making an editorial change

Amend Bill, page 1, lines 12 and 13, by striking out all of said lines and inserting

Section 1. Section 102 of Title 75 of the Pennsylvania Consolidated Statutes is amended by adding a definition to read:
§ 102. Definitions.

Subject to additional definitions contained in subsequent provisions of this title which are applicable to specific provisions of this title, the following words and phrases when used in this title shall have, unless the context clearly indicates otherwise, the meanings given to them in this section:

* * *

"Manufactured home." A manufactured home as defined in section 603(6) of the National Manufactured Housing Construction and Safety Standards Act of 1974 (Public Law 93-383, 42 U.S.C. § 5402(6)). The term includes a mobile home.

* * *

Section 2. Paragraph (4) of the definition of "serious traffic violation" in section 1603 of Title 75 is amended to read:

§ 1603. Definitions.

The following words and phrases when used in this chapter shall have the meanings given to them in this section unless the context clearly indicates otherwise:

* * *

"Serious traffic violation."

* * *

(4) Any violation of section 1606(a) (relating to requirement for commercial driver's license), 1621(a) (relating to texting while driving), 1622(a) (relating to handheld mobile telephone), 3305 (relating to limitations on overtaking on left), 3306 (relating to limitations on driving on left side of roadway), 3307 (relating to no-passing zones), 3309(1), (2) or (4) (relating to driving on roadways laned for traffic), 3310 (relating to following too closely), 3326 (relating to duty of driver in construction and maintenance areas or on highway safety corridors) or 3365(c) (relating to special speed limitations).

* * *

Section 3. Title 75 is amended by adding sections to read:

§ 1621. Texting while driving.

(a) Prohibition.—Except as provided under subsection (c), a driver may not engage in texting while driving a commercial motor vehicle or motor carrier vehicle.

(b) Employer.—Except as provided under subsection (c), an employer may not permit or require a driver of the employer to engage in texting while driving a commercial motor vehicle or motor carrier vehicle.

(c) Emergency use exception.—Texting while driving shall be permissible by a driver of a commercial motor vehicle or motor carrier vehicle if necessary to communicate with a law enforcement official or other emergency service.

(d) Penalties.—

(1) A person who violates subsection (a) commits a summary offense and shall, upon conviction, be sentenced to pay a fine of \$100.

(2) A person who violates subsection (b) commits a summary offense and shall, upon conviction, be sentenced to pay a fine of \$500.

(e) Definitions.—As used in this section, the following words and phrases shall have the meanings given to them in this subsection:

"Driving." Operating a commercial motor vehicle or motor carrier vehicle on a highway, with the motor running, including while the commercial motor vehicle or motor carrier vehicle is temporarily stationary because of traffic, a traffic control device or other momentary delay. The term does not include operating a commercial motor vehicle or motor carrier vehicle with or without the motor running if the driver moved the vehicle to the side of or off of a highway and halted in a location where the vehicle can safely remain stationary.

"Electronic device." An electronic device includes, but is not limited to, a cellular telephone, personal digital assistant, pager, computer or any other device used to input, write, send, receive or read text.

"Texting." Manually entering alphanumeric text into, or reading text from, an electronic device. The following shall apply:

(1) The term includes, but is not limited to, short message service, e-mailing, instant messaging, a command or request to access an Internet web page, pressing more than a single button to initiate or terminate a voice communication using a mobile telephone or engaging in any other form of electronic text retrieval or entry, for present or future communication.

(2) The term does not include:

(i) Inputting, selecting or reading information on a global positioning system or navigation system.

(ii) Pressing a single button to initiate or

terminate a voice communication using a mobile telephone.

(iii) Using a device capable of performing multiple functions, including, but not limited to, fleet management systems, dispatching devices, citizens band radios and music players, for a purpose that is not prohibited by this section.

§ 1622. Handheld mobile telephone.

(a) Commercial motor vehicle.—Except as provided under subsection (c), a driver may not use a handheld mobile telephone while driving a commercial motor vehicle or motor carrier vehicle.

(b) Employer.—Except as provided under subsection (c), an employer may not permit or require a driver of the employer to use a handheld mobile telephone while driving a commercial motor vehicle or a motor carrier vehicle.

(c) Emergency use exception.—Using a handheld mobile telephone shall be permissible by a driver of a commercial motor vehicle or motor carrier vehicle if necessary to communicate with a law enforcement official or other emergency service.

(d) Penalties.—

(1) A person who violates subsection (a) commits a summary offense and shall, upon conviction, be sentenced to pay a fine of \$100.

(2) A person who violates subsection (b) commits a summary offense and shall, upon conviction, be sentenced to pay a fine of \$500.

(e) Definitions.—As used in this section, the following words and phrases shall have the meanings given to them in this subsection:

"Driving." Operating a commercial motor vehicle or motor carrier vehicle on a highway, with the motor running, including while the commercial motor vehicle or motor carrier vehicle is temporarily stationary because of traffic, a traffic control device or other momentary delay. The term does not include operating a commercial motor vehicle or motor carrier vehicle with or without the motor running if the driver moved the vehicle to the side of or off of a highway and halted in a location where the vehicle can safely remain stationary.

"Mobile telephone." A mobile communication device which uses a commercial mobile radio service, as defined in 47 CFR § 20.3 (relating to definitions). The term does not include two-way or Citizens Band Radio services.

"Use a handheld mobile telephone." As follows:

(1) Using at least one hand to hold a mobile telephone to conduct a voice communication.

(2) Dialing or answering a mobile telephone by pressing more than a single button.

(3) Reaching for a mobile telephone in a manner that requires a driver to maneuver so that the driver is no longer in a seated driving position, restrained by a seat belt that is installed in accordance with 49 CFR § 393.93 (relating to seats, seat belt assemblies, and seat belt assembly anchorages) and adjusted in accordance with the vehicle manufacturer's instructions.

Section 4. Section 1944 of Title 75, amended November 25, 2013 (P.L.974, No.89), is amended to read:

§ 1944. Mobile homes, modular housing units and modular housing undercarriages.

The fee for a special hauling permit for a mobile home, modular housing unit or modular housing undercarriage which exceeds the maximum size prescribed in this title but which does not exceed 14 feet in body width shall be \$39. The fee for a special hauling permit for a mobile home or modular housing unit, as provided in section 4973 (relating to permits for movement of a mobile home, a manufactured home or a modular housing unit and modular housing undercarriage), shall be \$76.

Section 5. Sections 3742(b) and 4923(a) of Title 75 are amended to read:

Amend Bill, page 3, line 11, by striking out "2" and inserting

Amend Bill, page 3, line 30, by striking out "TRAFFIC" where it occurs the second time and inserting

traffic-control

Amend Bill, page 4, line 4, by inserting after "HOME"

, a manufactured home

Amend Bill, page 4, line 13, by inserting after "NOT"

cause the overall weight to exceed 80,000 pounds or

Amend Bill, page 4, line 16, by striking out all of said line and inserting

Section 7. Section 4973 heading and subsection (e) of Title 75 are amended to read:

Amend Bill, page 4, line 17, by inserting after "HOME"

, a manufactured home

Amend Bill, page 4, line 27, by striking out "4" and inserting 8

On the question,

Will the House agree to the amendment?

The SPEAKER. On that question, the Speaker recognizes the gentleman from Dauphin County, Mr. Marsico.

Mr. MARSICO. On the amendment, Mr. Speaker.

This amendment updates the Vehicle Code. PENNDOT and the Pennsylvania State Police identified several sections within Title 75 that require updates to come into compliance with the Federal Motor Carrier Safety Regulations which related to commercial vehicles. So this is updating the Vehicle Code, and if we do not do that, Federal regulations specify and authorize the Federal government to take punitive action against States following a final determination that the State is out of compliance. The regulation authorizes the amount up to 5 percent of the Federal-aid highway funds to be withheld on the first day of the fiscal year following the first year of noncompliance, and for a second year of noncompliance, the amount doubles.

So I ask for an affirmative vote, Mr. Speaker.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—188

Adolph	Ellis	Kirkland	Petri
Aument	Emrick	Knowles	Pickett
Baker	English	Kortz	Pyle
Barbin	Evans	Kotik	Quinn
Barrar	Everett	Kula	Ravenstahl
Benninghoff	Fabrizio	Lawrence	Readshaw
Bishop	Farina	Longietti	Reed
Bizzarro	Farry	Lucas	Regan
Bloom	Fee	Mackenzie	Rock
Boback	Fleck	Maher	Roebuck
Boyle, B.	Flynn	Mahoney	Ross
Boyle, K.	Frankel	Major	Rozzi
Bradford	Freeman	Markosek	Sabatina
Briggs	Gainey	Marshall	Saccone
Brown, R.	Galloway	Marsico	Sainato
Brown, V.	Gergely	Masser	Samuelson
Brownlee	Gibbons	Matzie	Santarsiero
Burns	Gillespie	McCarter	Saylor
Caltagirone	Gingrich	McGeehan	Scavello
Carroll	Godshall	McGinnis	Schlossberg
Causar	Goodman	McNeill	Schreiber
Christiana	Greiner	Mentzer	Simmons
Clay	Grell	Miccarelli	Sims
Clymer	Grove	Micozzie	Smith

Cohen	Hackett	Millard	Snyder
Conklin	Haggerty	Miller, D.	Sonney
Corbin	Hahn	Miller, R.	Stephens
Costa, D.	Haluska	Milne	Stern
Costa, P.	Hanna	Mirabito	Stevenson
Cox	Harhai	Miranda	Sturla
Cruz	Harhart	Molchany	Swanger
Culver	Harkins	Moul	Tallman
Cutler	Harper	Mullery	Taylor
Daley, M.	Harris, A.	Mundy	Thomas
Daley, P.	Harris, J.	Murt	Tobash
Davidson	Helm	Mustio	Toepel
Davis	Hennessey	Neilson	Toohil
Day	Hickernell	Neuman	Topper
Dean	James	O'Brien	Truitt
Deasy	Kampf	O'Neill	Turzai
DeLissio	Kauffman	Oberlander	Vereb
Delozier	Kavulich	Painter	Vitali
DeLuca	Keller, M.K.	Parker	Waters
Denlinger	Keller, W.	Pashinski	Watson
Dermody	Killion	Payne	Wheatley
DiGirolo	Kim	Peifer	White
Donatucci	Kinsey	Petrarca	Youngblood

NAYS—15

Brooks	Gillen	Maloney	Reese
Dunbar	Heffley	Metcalfe	Roae
Evankovich	Keller, F.	Metzgar	Sankey
Gabler	Krieger	Rapp	

NOT VOTING—0

EXCUSED—0

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question,

Will the House agree to the bill on second consideration as amended?

Mr. **KAVULICH** offered the following amendment No. **A08074**:

Amend Bill, page 1, line 2, by inserting after "Statutes," in certificate of title and security interests, further providing for transfer of ownership of vehicles used for human habitation; Amend Bill, page 1, lines 12 and 13, by striking out all of said lines and inserting

Section 1. Section 1111.1(a) of Title 75 of the Pennsylvania Consolidated Statutes, added April 18, 2014 (P.L.430, No.36), is amended to read:

§ 1111.1. Transfer of ownership of vehicles used for human habitation.

(a) Tax status certification.—If a mobile home or manufactured home that has been anchored to the ground to facilitate connections with electricity, water and sewerage, and previously titled to a person using the mobile home or manufactured home as a residence, is offered for sale or transfer, the transferor shall obtain a tax status certification from the tax claim bureau of the county in which the mobile home or manufactured home is situated showing the real estate taxes due on the mobile home or manufactured home, as shown by the bureau's records as of the date of the certification. The tax status certification shall be provided to the transferee and the department in conjunction with the transfer of the mobile home or manufactured home and shall include the following:

- (1) The parcel number assigned to the vehicle.
- (2) The amount of current or delinquent taxes owed

from the parcel number.

(3) The date upon which a tax for the parcel number will accrue and the taxing period that the tax will cover.

(4) The addresses and telephone numbers of the tax collection authority and tax claim bureau or equivalent office.

* * *

Section 2. Sections 3742(b) and 4923(a) of Title 75 are amended to read:

Amend Bill, page 3, line 11, by striking out "2" and inserting 3

Amend Bill, page 4, line 16, by striking out "3" and inserting 4

Amend Bill, page 4, line 27, by striking out "4" and inserting 5

On the question,
Will the House agree to the amendment?

The SPEAKER. On that question, the Speaker recognizes the gentleman from Lackawanna County, Mr. Kavulich.

Mr. KAVULICH. Thank you, Mr. Speaker.

Mr. Speaker, this amendment is an agreed-to technical amendment, which cleans up language in Act 36 regarding mobile and modular homes. Thank you, Mr. Speaker.

On the question recurring,
Will the House agree to the amendment?

The following roll call was recorded:

YEAS—192

Adolph	Emrick	Kinsey	Petri
Aument	English	Kirkland	Pickett
Baker	Evans	Knowles	Pyle
Barbin	Everett	Kortz	Quinn
Barrar	Fabrizio	Kotik	Ravenstahl
Benninghoff	Farina	Kula	Readshaw
Bishop	Farry	Lawrence	Reed
Bizzarro	Fee	Longietti	Reese
Bloom	Fleck	Lucas	Regan
Boback	Flynn	Mackenzie	Rock
Boyle, B.	Frankel	Maher	Roebuck
Boyle, K.	Freeman	Mahoney	Ross
Bradford	Gainey	Major	Rozzi
Briggs	Galloway	Markosek	Sabatina
Brown, R.	Gergely	Marshall	Saccone
Brown, V.	Gibbons	Marsico	Sainato
Brownlee	Gillen	Masser	Samuelson
Burns	Gillespie	Matzie	Santarsiero
Caltagirone	Gingrich	McCarter	Saylor
Carroll	Godshall	McGeehan	Scavello
Causser	Goodman	McGinnis	Schlossberg
Christiana	Greiner	McNeill	Schreiber
Clay	Grell	Mentzer	Simmons
Clymer	Grove	Miccarelli	Sims
Cohen	Hackett	Micozzie	Smith
Conklin	Haggerty	Millard	Snyder
Corbin	Hahn	Miller, D.	Sonney
Costa, D.	Haluska	Miller, R.	Stephens
Costa, P.	Hanna	Milne	Stern
Cox	Harhai	Mirabito	Stevenson
Cruz	Harhart	Miranda	Sturla
Culver	Harkins	Molchany	Swanger
Cutler	Harper	Moul	Tallman
Daley, M.	Harris, A.	Mullery	Taylor
Daley, P.	Harris, J.	Mundy	Thomas
Davidson	Heffley	Murt	Thomas
Davis	Helm	Mustio	Tobash
Day	Hennessey	Neilson	Toepel
Dean	Hickernell	Neuman	Toohil
			Topper

Deasy	James	O'Brien	Truitt
DeLissio	Kampf	O'Neill	Turzai
Delozier	Kauffman	Oberlander	Veréb
DeLuca	Kavulich	Painter	Vitali
Denlinger	Keller, F.	Parker	Waters
Dermody	Keller, M.K.	Pashinski	Watson
DiGirolamo	Keller, W.	Payne	Wheatley
Donatucci	Killion	Peifer	White
Ellis	Kim	Petrarca	Youngblood

NAYS—11

Brooks	Gabler	Metcalfe	Roae
Dunbar	Krieger	Metzgar	Sankey
Evankovich	Maloney	Rapp	

NOT VOTING—0

EXCUSED—0

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question recurring,
Will the House agree to the bill on second consideration as amended?

Bill as amended was agreed to.

(Bill as amended will be reprinted.)

* * *

The House proceeded to second consideration of **HB 2120, PN 3716**, entitled:

An Act amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in neighborhood blight and reclamation and revitalization, further providing for definitions, for asset attachment, for duty of out-of-State owners of property in this Commonwealth and for duty of association and trust owners.

On the question,
Will the House agree to the bill on second consideration?

Mr. **DeLUCA** offered the following amendment
No. **A07814**:

Amend Bill, page 4, line 8, by inserting a bracket before "other"
Amend Bill, page 4, line 8, by inserting after "than"
] including

On the question,
Will the House agree to the amendment?

REMARKS SUBMITTED FOR THE RECORD

The SPEAKER. On that question, the Speaker recognizes the gentleman from Allegheny County, Mr. DeLuca.

Mr. DeLUCA. Thank you, Mr. Speaker.

Mr. Speaker, this amendment just provides our municipalities with another tool to combat blight in our neighborhoods. It is my understanding that this is an agreed-to amendment, so I will submit the rest of my remarks for the record. Thank you, Mr. Speaker.

Mr. DeLUCA submitted the following remarks for the Legislative Journal:

Mr. Speaker, I rise to offer amendment A07814. This is a straightforward amendment that amends the definition of "owner" to include mortgage companies that have taken possession of a property.

Four years ago the General Assembly passed and the Governor signed Act 90, known as the Neighborhood Blight Reclamation and Revitalization Act. Act 90 made significant steps to help municipalities fight blight in their neighborhoods. One of the provisions gave municipalities the ability to initiate in personam actions against property owners that have allowed their properties to fall into serious disrepair. This is a tool that makes it easier for municipalities to collect fines from blighted property owners for serious code violations.

Unfortunately, Act 90 contained a major flaw. It treats mortgage lenders that have taken possession of a property following a foreclosure differently than it treats other owners. For instance, municipalities cannot file in personam actions to go after banks and other corporate lenders that refuse to maintain their foreclosed properties. Their only option is to attach a lien on a property, a lien that may take years to collect. In the meantime, our municipalities struggle to pay for the maintenance of these properties as they fall into disrepair and blight the community.

As the owner of record, these business entities are allowed to deduct property taxes as well as any uncollected interest, penalties, and fees. They are also entitled to write off any losses when they sell the property. In short, we give these entities significant tax benefits when they foreclose on a property but we do not hold them responsible for any of the property's dangerous and blighted conditions.

Not all mortgage lenders fail to maintain their foreclosed properties. In fact, most do. However, we must hold the bad actors accountable.

I ask the members to support the amendment. Thank you, Mr. Speaker.

The SPEAKER. The question is, will the House agree to the amendment?

On that question, the Speaker recognizes the gentleman from Northumberland County, Mr. Masser.

Mr. MASSER. Thank you, Mr. Speaker.

This is an agreed-to amendment, and I ask for an affirmative vote.

On the question recurring,
Will the House agree to the amendment?

The following roll call was recorded:

YEAS—203

Adolph	English	Knowles	Pickett
Aument	Evankovich	Kortz	Pyle
Baker	Evans	Kotik	Quinn
Barbin	Everett	Krieger	Rapp
Barrar	Fabrizio	Kula	Ravenstahl
Benninghoff	Farina	Lawrence	Readshaw
Bishop	Farry	Longietti	Reed
Bizzarro	Fee	Lucas	Reese
Bloom	Fleck	Mackenzie	Regan
Boback	Flynn	Maher	Roae
Boyle, B.	Frankel	Mahoney	Rock
Boyle, K.	Freeman	Major	Roebuck
Bradford	Gabler	Maloney	Ross
Briggs	Gainey	Markosek	Rozzi
Brooks	Galloway	Marshall	Sabatina
Brown, R.	Gergely	Marsico	Saccone
Brown, V.	Gibbons	Masser	Sainato
Brownlee	Gillen	Matzie	Samuelson
Burns	Gillespie	McCarter	Sankey

Caltagirone	Gingrich	McGeehan	Santarsiero
Carroll	Godshall	McGinnis	Saylor
Causar	Goodman	McNeill	Scavello
Christiana	Greiner	Mentzer	Schlossberg
Clay	Grell	Metcalfe	Schreiber
Clymer	Grove	Metzgar	Simmons
Cohen	Hackett	Miccarelli	Sims
Conklin	Haggerty	Micozzie	Smith
Corbin	Hahn	Millard	Snyder
Costa, D.	Haluska	Miller, D.	Sonney
Costa, P.	Hanna	Miller, R.	Stephens
Cox	Harhai	Milne	Stern
Cruz	Harhart	Mirabito	Stevenson
Culver	Harkins	Miranda	Sturla
Cutler	Harper	Molchany	Swanger
Daley, M.	Harris, A.	Moul	Tallman
Daley, P.	Harris, J.	Mullery	Taylor
Davidson	Heffley	Mundy	Thomas
Davis	Helm	Murt	Tobash
Day	Hennessey	Mustio	Toepel
Dean	Hickernell	Neilson	Toohil
Deasy	James	Neuman	Topper
DeLissio	Kampf	O'Brien	Truitt
Delozier	Kauffman	O'Neill	Turzai
DeLuca	Kavulich	Oberlander	Vereb
Denlinger	Keller, F.	Painter	Vitali
Dermody	Keller, M.K.	Parker	Waters
DiGirolamo	Keller, W.	Pashinski	Watson
Donatucci	Killion	Payne	Wheatley
Dunbar	Kim	Peifer	White
Ellis	Kinsey	Petrarca	Youngblood
Emrick	Kirkland	Petri	

NAYS—0

NOT VOTING—0

EXCUSED—0

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question,
Will the House agree to the bill on second consideration as amended?

Bill as amended was agreed to.

(Bill as amended will be reprinted.)

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 137, PN 1603**, entitled:

An Act amending the act of December 21, 1984 (P.L.1253, No.238), known as the Speech-Language and Hearing Licensure Act, further providing for title of act, for short title, for declaration of policy, for definitions, for creation of board, appointment and term of members and officers, for powers and duties of board, for license required and persons and practices not affected and exclusions and for requirements for licensure; providing for certification for audiologists using intraoperative monitoring; further providing for refusal to issue and revocation, for requirement of a medical examination, for renewal fees and records, for limitation of renewal time and new license and for certification to the board; providing for use of title; and further providing for enforcement of certification to board, for impaired professionals, for penalties, for injunction against lawful practice and for appropriation.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

The following roll call was recorded:

YEAS—203

Adolph	English	Knowles	Pickett
Aument	Evankovich	Kortz	Pyle
Baker	Evans	Kotik	Quinn
Barbin	Everett	Krieger	Rapp
Barrar	Fabrizio	Kula	Ravenstahl
Benninghoff	Farina	Lawrence	Readshaw
Bishop	Farry	Longiotti	Reed
Bizzarro	Fee	Lucas	Reese
Bloom	Fleck	Mackenzie	Regan
Boback	Flynn	Maher	Roae
Boyle, B.	Frankel	Mahoney	Rock
Boyle, K.	Freeman	Major	Roebuck
Bradford	Gabler	Maloney	Ross
Briggs	Gainey	Markosek	Rozzi
Brooks	Galloway	Marshall	Sabatina
Brown, R.	Gergely	Marsico	Saccone
Brown, V.	Gibbons	Masser	Sainato
Brownlee	Gillen	Matzie	Samuelson
Burns	Gillespie	McCarter	Sankey
Caltagirone	Gingrich	McGeehan	Santarsiero
Carroll	Godshall	McGinnis	Saylor
Causar	Goodman	McNeill	Scavello
Christiana	Greiner	Mentzer	Schlossberg
Clay	Grell	Metcalfe	Schreiber
Clymer	Grove	Metzgar	Simmons
Cohen	Hackett	Miccarelli	Sims
Conklin	Haggerty	Micozzie	Smith
Corbin	Hahn	Millard	Snyder
Costa, D.	Haluska	Miller, D.	Sonney
Costa, P.	Hanna	Miller, R.	Stephens
Cox	Harhai	Milne	Stern
Cruz	Harhart	Mirabito	Stevenson
Culver	Harkins	Miranda	Sturla
Cutler	Harper	Molchany	Swanger
Daley, M.	Harris, A.	Moul	Tallman
Daley, P.	Harris, J.	Mullery	Taylor
Davidson	Heffley	Mundy	Thomas
Davis	Helm	Murt	Tobash
Day	Hennessey	Mustio	Toepel
Dean	Hickernell	Neilson	Toohil
Deasy	James	Neuman	Topper
DeLissio	Kampf	O'Brien	Truitt
Delozier	Kauffman	O'Neill	Turzai
DeLuca	Kavulich	Oberlander	Vereb
Denlinger	Keller, F.	Painter	Vitali
Dermody	Keller, M.K.	Parker	Waters
DiGirolo	Keller, W.	Pashinski	Watson
Donatucci	Killion	Payne	Wheatley
Dunbar	Kim	Peifer	White
Ellis	Kinsey	Petrarca	Youngblood
Emrick	Kirkland	Petri	

NAYS—0

NOT VOTING—0

EXCUSED—0

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same with amendment in which the concurrence of the Senate is requested.

SUPPLEMENTAL CALENDAR A

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 2334**, **PN 3700**, entitled:

A Supplement to the act of April 1, 1863 (P.L.213, No.227), entitled "An act to accept the grant of Public Lands, by the United States, to the several states, for the endowment of Agricultural Colleges," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure; and making an appropriation from a restricted account within the Agricultural College Land Scrip Fund.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

On that question, the Speaker recognizes the gentleman from Adams County, Mr. Moul.

Mr. MOUL. Thank you, Mr. Speaker.

This is one of those times when I know what I am about to say is going to make some people angry, but I am going to say it anyway. We are about to give a few schools in Pennsylvania a whole lot of money. I think Einstein said it best. The definition of "insanity" is doing the same thing over and over and expecting a different outcome. What I want to know is, are we getting our bang for our buck? The 8 years that I have been here, we do the same thing. Hardly anybody ever says anything about this and we just go ahead and vote it through; a couple "noes" here and there. I think for the past 30 years we have been kind of stuck in a rut. We are going to give approximately \$1.5 billion of nonaccountable money. For this, what do we get? We get the two highest instate tuitions in the country located right here in Pennsylvania. I will just read you a couple of numbers I have jotted down: the University of Pitt – this is the midrange – \$29,560 tuition; Penn State, \$27,108; Ohio State, \$20,000 – I will just round them off – the University of Maryland, \$19,000; Kent State, \$19,000; the University of Michigan, \$23,000; West Virginia University, \$15,000; even William and Mary, \$26,000.

We tend to put all of our money into academia, and there is nothing wrong with academia. If you want to be a professional, white-collar worker, no problem. We take your tax money, our constituents' tax money, and we send it to these schools, but what does that do for those that do not want to spend their life in academia? What about those that want to be skilled labor? Why

do we not use any of this money for those students that are graduating high school?

I believe, personally, we need to start a voucher-type system where every student in the Commonwealth of Pennsylvania would be entitled to the same voucher to be used at any accredited course program or institution of higher learning in the Commonwealth of Pennsylvania.

This summer I had the privilege – this past summer I had the privilege of sitting in on an Education Committee meeting. I heard the Acting Secretary say something that kind of infuriated me, and she said that it is our job in public education to make sure every student is college ready. And I wanted to say to her, but I did not, no, it is not. It is your job in public education to prepare these children for life. It is their job and their parents' job to determine the direction they go after school, but yet we do not fund those that want to become electricians, plumbers, CNC (computer numerically controlled) operators.

Are our schools serving us well? We graduate 10,000 new teachers every year in Pennsylvania, but there are job openings for 2. That means 80 percent of all those that graduate with teaching degrees have no chance of getting a job in their field.

We are going to give almost a half a billion dollars between two schools in Pennsylvania, one of which is the only land-grant university in the Commonwealth based on the agricultural sciences, and you cannot get a veterinarian degree there, but yet they have managed to find hundreds of millions of dollars to build a law school and buy another law school right here in Carlisle. But yet we do not use any tax money, none of this money, to help those students that want to go out into the real world, develop a skill, and go to work for somebody.

And then we say to ourselves, why do we not have our kids staying here in Pennsylvania? Why do people not build their plants in Pennsylvania? And they are saying, well, the jobs are elsewhere, and the plants are saying, the skills are elsewhere.

The SPEAKER. The gentleman's time has expired.

Mr. MOUL. Thank you, Mr. Speaker.

I appreciate your time and indulgence.

The SPEAKER. The question is, shall the bill pass finally?

On that question, the Speaker recognizes the gentleman from Delaware County, Mr. Adolph.

Mr. ADOLPH. Thank you very much, Mr. Speaker.

I would ask all the members of the House to please support the appropriations to Penn State University. Thank you.

The SPEAKER. The question is, shall the bill pass finally?

On that question, the Speaker recognizes the gentleman from Allegheny County, Mr. Markosek.

Mr. MARKOSEK. Thank you, Mr. Speaker.

I would agree with the majority chair of the Appropriations Committee and ask all the members to support HB 2334. Thank you.

On the question recurring,
Shall the bill pass finally?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

The following roll call was recorded:

YEAS—196

Adolph	Ellis	Kirkland	Pickett
Aument	English	Knowles	Pyle
Baker	Evankovich	Kortz	Quinn
Barbin	Evans	Kotik	Ravenstahl
Barrar	Everett	Krieger	Readshaw
Benninghoff	Fabrizio	Kula	Reed
Bishop	Farina	Lawrence	Reese
Bizzarro	Farry	Longietti	Regan
Bloom	Fee	Lucas	Roae
Boback	Fleck	Mackenzie	Rock
Boyle, B.	Flynn	Maher	Roebuck
Boyle, K.	Frankel	Mahoney	Ross
Bradford	Freeman	Major	Rozzi
Briggs	Gabler	Maloney	Sabatina
Brooks	Gainey	Markosek	Saccone
Brown, R.	Galloway	Marshall	Sainato
Brown, V.	Gergely	Marsico	Samuelson
Brownlee	Gibbons	Masser	Sankey
Burns	Gillen	Matzie	Santarsiero
Caltagirone	Gillespie	McCarter	Saylor
Carroll	Gingrich	McGeehan	Scavello
Causer	Godshall	McNeill	Schlossberg
Christiana	Goodman	Mentzer	Schreiber
Clay	Greiner	Metzgar	Simmons
Clymer	Grell	Miccarelli	Sims
Cohen	Grove	Micozzie	Smith
Conklin	Hackett	Millard	Snyder
Corbin	Haggerty	Miller, D.	Sonney
Costa, D.	Hahn	Miller, R.	Stephens
Costa, P.	Hanna	Milne	Stern
Cox	Harhai	Mirabito	Stevenson
Cruz	Harhart	Miranda	Sturla
Culver	Harkins	Molchany	Swanger
Cutler	Harper	Mullery	Tallman
Daley, M.	Harris, A.	Mundy	Taylor
Daley, P.	Harris, J.	Murt	Thomas
Davidson	Heffley	Mustio	Tobash
Davis	Helm	Neilson	Toepel
Day	Hennessey	Neuman	Toohil
Dean	Hickernell	O'Brien	Topper
Deasy	James	O'Neill	Truitt
DeLissio	Kampf	Oberlander	Turzai
Delozier	Kauffman	Painter	Vereb
DeLuca	Kavulich	Parker	Vitali
Denlinger	Keller, M.K.	Pashinski	Waters
Dermody	Keller, W.	Payne	Watson
DiGirolamo	Killion	Peifer	Wheatley
Donatucci	Kim	Petrarca	White
Dunbar	Kinsey	Petri	Youngblood

NAYS—7

Emrick	Keller, F.	Metcalfe	Rapp
Haluska	McGinnis	Moul	

NOT VOTING—0

EXCUSED—0

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

* * *

The House proceeded to third consideration of **HB 2335, PN 3701**, entitled:

A Supplement to the act of July 28, 1966 (3rd Sp.Sess., P.L.87, No.3), known as the University of Pittsburgh—Commonwealth Act, making appropriations for carrying the same into effect; and providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

The following roll call was recorded:

YEAS—198

Adolph	Emrick	Knowles	Pyle
Aument	English	Kortz	Quinn
Baker	Evankovich	Kotik	Rapp
Barbin	Evans	Krieger	Ravenstahl
Barrar	Everett	Kula	Readshaw
Benninghoff	Fabrizio	Lawrence	Reed
Bishop	Farina	Longietti	Reese
Bizzarro	Farry	Lucas	Regan
Bloom	Fee	Mackenzie	Roae
Boback	Fleck	Maher	Rock
Boyle, B.	Flynn	Mahoney	Roebuck
Boyle, K.	Frankel	Major	Ross
Bradford	Freeman	Maloney	Rozzi
Briggs	Gabler	Markosek	Sabatina
Brooks	Gainey	Marshall	Saccone
Brown, R.	Galloway	Marsico	Sainato
Brown, V.	Gergely	Masser	Samuelson
Brownlee	Gibbons	Matzie	Sankey
Burns	Gillen	McCarter	Santarsiero
Caltagirone	Gillespie	McGeehan	Saylor
Carroll	Gingrich	McNeill	Scavello
Causser	Godshall	Mentzer	Schlossberg
Christiana	Goodman	Metzgar	Schreiber
Clay	Greiner	Miccarelli	Simmons
Clymer	Grell	Micozzie	Sims
Cohen	Grove	Millard	Smith
Conklin	Hackett	Miller, D.	Snyder
Corbin	Haggerty	Miller, R.	Sonney
Costa, D.	Hahn	Milne	Stephens
Costa, P.	Hanna	Mirabito	Stern
Cox	Harhai	Miranda	Stevenson
Cruz	Harhart	Molchany	Sturla
Culver	Harkins	Mullery	Swanger
Cutler	Harper	Mundy	Tallman
Daley, M.	Harris, A.	Murt	Taylor
Daley, P.	Harris, J.	Mustio	Thomas
Davidson	Heffley	Neilson	Tobash
Davis	Helm	Neuman	Toepel
Day	Hennessey	O'Brien	Toohil
Dean	Hickernell	O'Neill	Topper
Deasy	James	Oberlander	Truitt
DeLissio	Kampf	Painter	Turzai
Delozier	Kauffman	Parker	Vereb
DeLuca	Kavulich	Pashinski	Vitali
Denlinger	Keller, M.K.	Payne	Waters

Dermody	Keller, W.	Peifer	Watson
DiGirolamo	Killion	Petrarca	Wheatley
Donatucci	Kim	Petri	White
Dunbar	Kinsey	Pickett	Youngblood
Ellis	Kirkland		

NAYS—5

Haluska	McGinnis	Metcalfe	Moul
Keller, F.			

NOT VOTING—0

EXCUSED—0

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

* * *

The House proceeded to third consideration of **HB 2336, PN 3702**, entitled:

A Supplement to the act of November 30, 1965 (P.L.843, No.355), known as the Temple University—Commonwealth Act, making an appropriation for carrying the same into effect; providing for a basis for payments of such appropriation; and providing a method of accounting for the funds appropriated and for certain fiscal information disclosure.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

MOTION TO TABLE

The SPEAKER. On that question, the Speaker recognizes the gentleman from Philadelphia County, Mr. Thomas.

Mr. THOMAS. Thank you, Mr. Speaker.

Mr. Speaker, we live in the best democracy in the world. This process is, one, a testimony to how beautiful our system is. Sometimes along the way people get a chance to voice their concerns.

And so, Mr. Speaker, I rise this afternoon to ask my colleagues to join me in moving to table this appropriation until the people of Philadelphia County, especially those in and around Temple University, have a chance to voice their concerns.

The SPEAKER. Will the gentleman suspend.

Did the gentleman make a motion to table the bill?

Mr. THOMAS. Yes, Mr. Speaker.

The SPEAKER. May I put that question before the House and then that becomes the question, and I will recognize you on that accordingly.

Mr. THOMAS. Thank you.

The SPEAKER. The gentleman from Philadelphia County, Mr. Thomas, has moved to table HB 2336, PN 3702.

On the question,
Will the House agree to the motion?

The SPEAKER. On that question, the Speaker recognizes the gentleman from Philadelphia County, Mr. Thomas.

Mr. THOMAS. Thank you, Mr. Speaker.

Mr. Speaker, I call on my colleagues on both sides to join me in tabling this appropriation. Four reasons: Number one, Temple University sits in a neighborhood, in a neighborhood that has changed drastically so that you look north, south, east, and west, the people that have lived in that neighborhood, to some degree, are no longer there.

And we are having a growing number of instances where students and neighbors are attacking one another, students and neighbors are fighting each other. One block from the university are 650 property owners who are retired teachers, who are retired government workers, who have lived in this community for more than 50-some years. Across the street, these 650 property owners have not had an opportunity nor has the university said anything to this community about the acquisition and development of 545,000 square feet of real estate right across the street from these 650 homeowners.

Thirdly, in the last 6 months students of Temple, homeowners, noted scholars from around the country have been protesting in and around the university asking the question of, why has Dr. Anthony Monteiro, the only DuBois scholar in the Commonwealth of Pennsylvania, been denied an opportunity to continue his teaching at Temple University?

Our own minority chairman of the Education Committee for a number of years raised a question of, how are we involving the people of Pennsylvania in our academic centers of higher education? Temple University has historically failed to provide a diversity plan that we can comprehend and understand.

And last but not least, Mr. Speaker, Temple University's appropriation is going to be paid for by the 650 property owners and people that live and work around the university. They have a right to have a voice.

I ask that we table this appropriation until the university sits down with the people – its neighbors, its neighbors, its neighbors – which are working people, who would have to pay this appropriation.

And so I ask each and every one of you, join me in motioning in tabling this appropriation until we get this worked out.

Thank you, Mr. Speaker.

The SPEAKER. On the motion to table, the Speaker recognizes the gentleman from Delaware County, Mr. Adolph.

Mr. ADOLPH. Thank you. Thank you, Mr. Speaker.

And I certainly appreciate the gentleman from Philadelphia's passion on an issue.

But however, the over 24,000 students that attend Temple University – certainly this university needs this appropriation and we would be hurting over 24,000 students, not to mention the outstanding job that this university has done in the surrounding areas. I often visit Temple University and they have done an outstanding job and they are improving the neighborhood and the economic development around it. So I urge a "no" vote on the motion to table. Thank you.

The SPEAKER. On the motion to table, the Speaker recognizes the gentleman from Allegheny County, Mr. Markosek.

Mr. MARKOSEK. Thank you, Mr. Speaker.

Mr. Speaker, first of all I would like to thank the gentleman, the chairman from Philadelphia County, who has offered this motion to table. He has brought some things to my attention which I really appreciate, and he has been very kind in working with us. And I have brought some of those concerns to the folks at Temple, and they have assured me that they will be looking into this and will be aware of these issues that the good chairman has brought before us.

With that in mind, I would ask the members to vote "no" on tabling so that we can move forward with the appropriation for Temple University, and I am certainly willing to work later with the chairman to iron out any problems that may exist in his district. Thank you.

The SPEAKER. For the information of the members, the Parliamentarian and I are having a debate about what a debatable amendment is.

For the information of the members, rule 59 speaks to the motion to table and indicates that it is only debatable by the two floor leaders, the maker of the motion, and the maker of the underlying bill or amendment, and when you include that premise into rule 19(b), this motion is not debatable by all the members; it is only debatable by the floor leader and the maker of the motion and the maker of the underlying bill once.

For what purpose does the gentleman, Mr. Thomas, seek recognition?

Mr. THOMAS. Mr. Speaker, I was just standing here and I was just thinking, I wish we were in Washington, because if we were, then I would yield part of my minutes to this gentledady because I know she would have provided us with some wise counsel.

But let me close out on my motion.

The SPEAKER. Under the rules, the gentleman is not in order to debate further on the motion. That is why I just read what the rules are. The two floor leaders are the only ones that, under our rules and custom, would be recognized on this motion at this point in time.

PARLIAMENTARY INQUIRY

Mr. DERMODY. Mr. Speaker?

The SPEAKER. For what purpose does the gentleman, Mr. Dermody, rise?

Mr. DERMODY. Parliamentary inquiry.

The SPEAKER. The gentleman may state his inquiry.

Mr. DERMODY. On the motion to table, would the maker of the motion be allowed to speak twice?

The SPEAKER. On a debatable motion, the maker of the motion could be recognized twice. Under the rules, the motion to table is not debatable except for those limited number of people I identified earlier. Therefore— I am not trying to be difficult. I am just trying to apply the rules as they are written here. So it is technically not a debatable motion. Our rules provide an exception to the floor leaders and the maker once.

Mr. DERMODY. Can I yield my time to the maker of the motion?

The SPEAKER. I am sorry, you are not capable of yielding. Given the admitted awkward application of the rules in this,

without objection, I am going to allow the gentleman, Mr. Thomas, to have one more crack at the motion to table.

Mr. DERMODY. Thank you, Mr. Speaker.

Mr. THOMAS. Thank you, Mr. Speaker.

Just quickly. I do not want anybody to think that I am opposed to Temple University. I completed my undergrad and graduate work at Temple University. I live three blocks from Temple University. For 25 years that I have served in this House, many of you know I have been the first one up to support the appropriation to Temple University.

So this is not about Thomas versus Temple University. This is about 650 property owners and 300 elderly people that live right across the street from an area that Temple has bought and planned to develop in a way that is going to significantly change the lives of those people that live right across the street. So this is not about Thomas.

But I want to thank the majority chairman and I want to thank my leader for their willingness to get together and help do what these 650 property owners have not been able to do or their Rep has been able to do because they have instructed me to vote "no" on this appropriation.

And in closing, what they are asking is, should I continue to work hard, pay taxes, support higher education, and I have no say-so about what you do with my home and my neighborhood? That is an honest question. And so I want to thank the leader and thank the Appropriations chair for their willingness.

MOTION WITHDRAWN

Mr. THOMAS. And, Mr. Speaker, I would like to withdraw my motion to table the appropriation.

The SPEAKER. The Speaker thanks the gentleman.

On the question recurring,
Shall the bill pass finally?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

The following roll call was recorded:

YEAS—197

Adolph	Emrick	Kirkland	Pyle
Aument	English	Knowles	Quinn
Baker	Evankovich	Kortz	Rapp
Barbin	Evans	Kotik	Ravenstahl
Barrar	Everett	Krieger	Readshaw
Benninghoff	Fabrizio	Kula	Reed
Bishop	Farina	Lawrence	Reese
Bizzarro	Farry	Longietti	Regan
Bloom	Fee	Lucas	Roae
Boback	Fleck	Mackenzie	Rock
Boyle, B.	Flynn	Maher	Roebuck
Boyle, K.	Frankel	Mahoney	Ross
Bradford	Freeman	Major	Rozzi
Briggs	Gabler	Maloney	Sabatina
Brooks	Gainey	Markosek	Saccone
Brown, R.	Galloway	Marshall	Sainato
Brown, V.	Gergely	Marsico	Samuelson
Brownlee	Gibbons	Masser	Sankey
Burns	Gillen	Matzie	Santarsiero
Caltagirone	Gillespie	McCarter	Saylor
Carroll	Gingrich	McGeehan	Scavello
Causar	Godshall	McNeill	Schlossberg
Christiana	Goodman	Mentzer	Schreiber
Clay	Greiner	Metzgar	Simmons
Clymer	Grell	Miccarelli	Sims

Cohen	Grove	Micozzie	Smith
Conklin	Hackett	Millard	Snyder
Corbin	Haggerty	Miller, D.	Sonney
Costa, D.	Hahn	Miller, R.	Stephens
Costa, P.	Hanna	Milne	Stern
Cox	Harhai	Mirabito	Stevenson
Cruz	Harhart	Miranda	Sturla
Culver	Harkins	Molchany	Swanger
Cutler	Harper	Mullery	Tallman
Daley, M.	Harris, A.	Mundy	Taylor
Daley, P.	Harris, J.	Murt	Thomas
Davidson	Heffley	Mustio	Tobash
Davis	Helm	Neilson	Toepel
Day	Hennessey	Neuman	Toohil
Dean	Hickernell	O'Brien	Topper
Deasy	James	O'Neill	Truitt
DeLissio	Kampf	Oberlander	Turzai
Delozier	Kauffman	Painter	Vereb
DeLuca	Kavulich	Parker	Vitali
Denlinger	Keller, M.K.	Pashinski	Waters
Dermody	Keller, W.	Payne	Watson
DiGirolo	Killion	Peifer	Wheatley
Donatucci	Kim	Petri	White
Dunbar	Kinsey	Pickett	Youngblood
Ellis			

NAYS—6

Haluska	McGinnis	Moul	Petrarca
Keller, F.	Metcalfe		

NOT VOTING—0

EXCUSED—0

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

The SPEAKER. For the record, on the final passage of HB 2336, the vote was 197 yeas and 6 nays.

* * *

The House proceeded to third consideration of **HB 2337, PN 3703**, entitled:

A Supplement to the act of July 7, 1972 (P.L.743, No.176), known as the Lincoln University-Commonwealth Act, making an appropriation for carrying the same into effect; providing for a basis for payments of the appropriation; and providing a method of accounting for the funds appropriated and for certain fiscal information disclosure

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

For what purpose does the gentleman from Chester County, Mr. Lawrence, rise?

Mr. LAWRENCE. Thank you, Mr. Speaker.
 Mr. Speaker, I believe I have a conflict of interest, and I would like to be excused from this vote.
 The SPEAKER. The gentleman, Mr. Lawrence, is excused from the vote.
 Mr. LAWRENCE. Thank you, Mr. Speaker.

LEAVE OF ABSENCE

The SPEAKER. The Speaker returns to leaves of absence and recognizes the minority whip, who requests a leave of absence for the lady from Luzerne County, Ms. MUNDY, for the remainder of the day. Without objection, the leave will be granted.

CONSIDERATION OF HB 2337 CONTINUED

On the question recurring,
 Shall the bill pass finally?
 The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

The following roll call was recorded:

YEAS—196

Adolph	Ellis	Kinsey	Pyle
Aument	Emrick	Kirkland	Quinn
Baker	English	Knowles	Rapp
Barbin	Evankovich	Kortz	Ravenstahl
Barrar	Evans	Kotik	Readshaw
Benninghoff	Everett	Krieger	Reed
Bishop	Fabrizio	Kula	Reese
Bizzarro	Farina	Longietti	Regan
Bloom	Farry	Lucas	Roae
Boback	Fee	Mackenzie	Rock
Boyle, B.	Fleck	Maher	Roebuck
Boyle, K.	Flynn	Mahoney	Ross
Bradford	Frankel	Major	Rozzi
Briggs	Freeman	Maloney	Sabatina
Brooks	Gabler	Markosek	Saccone
Brown, R.	Gainey	Marshall	Sainato
Brown, V.	Galloway	Marsico	Samuelson
Brownlee	Gergely	Masser	Sankey
Burns	Gibbons	Matzie	Santarsiero
Caltagirone	Gillen	McCarter	Saylor
Carroll	Gillespie	McGeehan	Scavello
Causser	Gingrich	McNeill	Schlossberg
Christiana	Godshall	Mentzer	Schreiber
Clay	Goodman	Metzgar	Simmons
Clymer	Greiner	Miccarelli	Sims
Cohen	Grell	Micozzie	Smith
Conklin	Grove	Millard	Snyder
Corbin	Hackett	Miller, D.	Sonney
Costa, D.	Haggerty	Miller, R.	Stephens
Costa, P.	Hahn	Milne	Stern
Cox	Hanna	Mirabito	Stevenson
Cruz	Harhai	Miranda	Sturla
Culver	Harhart	Molchany	Swanger
Cutler	Harkins	Mullery	Tallman
Daley, M.	Harper	Murt	Taylor
Daley, P.	Harris, A.	Mustio	Thomas
Davidson	Harris, J.	Neilson	Tobash
Davis	Heffley	Neuman	Toepel
Day	Helm	O'Brien	Toohil
Dean	Hennessey	O'Neill	Topper
Deasy	Hickernell	Oberlander	Truitt
DeLissio	James	Painter	Turzai
Delozier	Kampf	Parker	Verb
DeLuca	Kauffman	Pashinski	Vitali

Denlinger	Kavulich	Payne	Waters
Dermody	Keller, M.K.	Peifer	Watson
DiGirolamo	Keller, W.	Petrarca	Wheatley
Donatucci	Killion	Petri	White
Dunbar	Kim	Pickett	Youngblood

NAYS—5

Haluska	McGinnis	Metcalfe	Moul
Keller, F.			

NOT VOTING—1

Lawrence

EXCUSED—1

Mundy

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

* * *

The House proceeded to third consideration of **HB 2338, PN 3704**, entitled:

An Act making appropriations to the Trustees of the University of Pennsylvania.

On the question,
 Will the House agree to the bill on third consideration?
 Bill was agreed to.

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

The following roll call was recorded:

YEAS—193

Adolph	Ellis	Kinsey	Pyle
Aument	English	Kirkland	Quinn
Baker	Evankovich	Knowles	Rapp
Barbin	Evans	Kortz	Ravenstahl
Barrar	Everett	Kotik	Readshaw
Benninghoff	Fabrizio	Krieger	Reed
Bishop	Farina	Kula	Reese
Bizzarro	Farry	Lawrence	Regan
Bloom	Fee	Longietti	Roae
Boback	Fleck	Lucas	Rock
Boyle, B.	Flynn	Mackenzie	Roebuck
Boyle, K.	Frankel	Maher	Ross
Bradford	Freeman	Mahoney	Rozzi
Briggs	Gabler	Major	Sabatina
Brooks	Gainey	Maloney	Saccone
Brown, R.	Galloway	Markosek	Sainato
Brown, V.	Gergely	Marshall	Samuelson
Brownlee	Gibbons	Marsico	Sankey
Burns	Gillen	Masser	Santarsiero

Caltagirone	Gillespie	Matzie	Saylor
Carroll	Gingrich	McCarter	Scavello
Causser	Godshall	McGeehan	Schlossberg
Christiana	Goodman	McNeill	Schreiber
Clay	Greiner	Mentzer	Simmons
Clymer	Grell	Metzgar	Sims
Cohen	Grove	Miccarelli	Smith
Conklin	Hackett	Micozzie	Snyder
Corbin	Haggerty	Millard	Sonney
Costa, D.	Hahn	Miller, D.	Stephens
Costa, P.	Hanna	Miller, R.	Stern
Cox	Harhai	Milne	Stevenson
Cruz	Harhart	Mirabito	Sturla
Culver	Harkins	Miranda	Swanger
Cutler	Harper	Molchany	Tallman
Daley, M.	Harris, A.	Murt	Taylor
Daley, P.	Harris, J.	Mustio	Thomas
Davidson	Heffley	Neilson	Tobash
Davis	Helm	Neuman	Toepel
Day	Hennessey	O'Brien	Toohil
Dean	Hickernell	O'Neill	Topper
Deasy	James	Oberlander	Truitt
DeLissio	Kampf	Painter	Turzai
Delozier	Kauffman	Parker	Vereb
DeLuca	Kavulich	Pashinski	Vitali
Denlinger	Keller, M.K.	Payne	Waters
Dermody	Keller, W.	Peifer	Watson
DiGrolamo	Killion	Petri	Wheatley
Donatucci	Kim	Pickett	White
Dunbar			

NAYS—9

Emrick	McGinnis	Moul	Petrarca
Haluska	Metcalfe	Mullery	Youngblood
Keller, F.			

NOT VOTING—0

EXCUSED—1

Mundy

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

CALENDAR CONTINUED

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 2244**, **PN 3774**, entitled:

A Supplement to the act of December 8, 1982 (P.L.848, No.235), known as the Highway-Railroad and Highway Bridge Capital Budget Act for 1982-1983, itemizing additional State and local bridge projects.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

PROFESSIONAL LICENSURE
COMMITTEE MEETING

The SPEAKER. The Speaker recognizes the lady from Northampton County, Mrs. Harhart, for the purpose of making an announcement.

Mrs. HARHART. Thank you, Mr. Speaker.

The House Professional Licensure Committee will conduct a voting meeting in room 60 of the East Wing, Main Capitol Building, Friday – that is tomorrow – June 27 at 10 a.m., and our agenda will consist of SB 1409. Thank you, Mr. Speaker.

The SPEAKER. The House Professional Licensure Committee will conduct a voting meeting in room 60 of the East Wing, Main Capitol Building, Friday, June 27 at 10 a.m.

TRANSPORTATION COMMITTEE MEETING

The SPEAKER. The Speaker recognizes the gentleman from Delaware County, Mr. Micozzie, for an announcement.

Mr. MICOZZIE. Thank you, Mr. Speaker.

At adjournment there will be a Transportation Committee meeting in the Matt Ryan Building in room 205, immediately.

The SPEAKER. At adjournment there will be a Transportation Committee meeting in the Matt Ryan Building in room 205.

BILLS RECOMMENDED

The SPEAKER. The Speaker recognizes the majority leader, who moves that the following bills be recommended to the Committee on Appropriations:

HB 343;
HB 1550;
HB 1607;
HB 2120;
HB 2225;
HB 2244;
HB 2278;
HB 2355;
SB 193;
SB 1187; and
SB 1312.

On the question,
Will the House agree to the motion?
Motion was agreed to.

BILL REMOVED FROM TABLE

The SPEAKER. The Speaker recognizes the majority leader, who moves that HB 2203 be removed from the tabled calendar and placed on the active calendar.

On the question,
Will the House agree to the motion?
Motion was agreed to.

BILL TABLED

The SPEAKER. The Speaker recognizes the majority leader, who moves that HB 2203 be removed from the active calendar and placed on the tabled calendar.

On the question,
Will the House agree to the motion?
Motion was agreed to.

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 665, PN 1495**, entitled:

An Act amending the act of August 15, 1961 (P.L.987, No.442), known as the Pennsylvania Prevailing Wage Act, further providing for definitions; further providing for specifications; and providing for protection of workmen.

On the question,
Will the House agree to the bill on third consideration?

BILL TABLED

The SPEAKER. The Speaker recognizes the majority leader, who moves that HB 665 be removed from the active calendar and placed on the tabled calendar.

On the question,
Will the House agree to the motion?
Motion was agreed to.

BILL REMOVED FROM TABLE

The SPEAKER. The Speaker recognizes the majority leader, who moves that HB 665 be removed from the tabled calendar and placed on the active calendar.

On the question,
Will the House agree to the motion?
Motion was agreed to.

* * *

The House proceeded to third consideration of **HB 796, PN 1496**, entitled:

An Act amending the act of August 15, 1961 (P.L.987, No.442), known as the Pennsylvania Prevailing Wage Act, raising the threshold for applicability; further providing for specifications; and providing for protection of workmen.

On the question,
Will the House agree to the bill on third consideration?

BILL TABLED

The SPEAKER. The Speaker recognizes the majority leader, who moves that HB 796 be removed from the active calendar and placed on the tabled calendar.

On the question,
Will the House agree to the motion?
Motion was agreed to.

BILL REMOVED FROM TABLE

The SPEAKER. The Speaker recognizes the majority leader, who moves that HB 796 be removed from the tabled calendar and placed on the active calendar.

On the question,
Will the House agree to the motion?
Motion was agreed to.

ANNOUNCEMENT BY MRS. DAVIDSON

The SPEAKER. For what purpose does the lady from Delaware County, Mrs. Davidson, rise?

Mrs. DAVIDSON. For an announcement.

The SPEAKER. The lady may make her announcement.

Mrs. DAVIDSON. Representative Karen Boback and I would like to invite all the ladies of the House to a meeting tomorrow morning to discuss an important event. Tomorrow morning at 10:30 a.m., at 519 East, Main Capitol – tomorrow morning, 10:30, 519 East, Main Capitol, ladies of the House.

BILLS AND RESOLUTIONS PASSED OVER

The SPEAKER. Without objection, all remaining bills and resolutions on today's calendar will be passed over. The Chair hears no objection.

ADJOURNMENT

The SPEAKER. The Speaker recognizes the gentleman, Mr. Sims, from Philadelphia County, who moves that this House do now adjourn until Friday, June 27, 2014, at 11 a.m., e.d.t., unless sooner recalled by the Speaker.

On the question,
Will the House agree to the motion?
Motion was agreed to, and at 4:12 p.m., e.d.t., the House adjourned.