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

THE SPEAKER (SAMUEL H. SMITH)  
PRESIDING

PRAYER

The SPEAKER. Today the prayer will be offered by Rabbi Peter Kessler, Temple Ohev Sholom, Harrisburg, Pennsylvania.

RABBI PETER KESSLER, Guest Chaplain of the House of Representatives, offered the following prayer:

Heavenly Father, we pray for all who hold positions of leadership and responsibility in the Commonwealth of Pennsylvania. Let Your blessing rest upon them, make them responsive to Your will so that our government may be to the world an example of justice and compassion.

Deepen our love for our country and our desire to serve it. Strengthen our power of self-sacrifice for our nation's welfare. Teach us to uphold its good name by our own right conduct, and cause us to see that the well-being of our Commonwealth is in the hands of all its citizens. Imbue us with zeal for the cause of liberty in our own land and in all lands, and help us always to keep our homes safe from affliction, strife, and war. 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 Monday, October 6, 2014, will be postponed until printed.

BILLS REPORTED FROM COMMITTEES,  
CONSIDERED FIRST TIME, AND TABLED

HB 2491, PN 4195  
By Rep. GINGRICH

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in burglary and other criminal intrusion, further providing for the offense of criminal trespass.

GAMING OVERSIGHT.

HB 2515, PN 4259 (Amended)  
By Rep. STERN

An Act amending the act of August 9, 1955 (P.L.323, No.130), known as The County Code, in fiscal affairs, repealing provisions relating to authorization of excise tax and authorization of hotel tax; and providing for hotel room rental tax in third through eighth class counties and for certification of recognized tourist promotion agencies.

TOURISM AND RECREATIONAL DEVELOPMENT.

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

The House will come to order.

SENATE MESSAGE

HOUSE BILL
CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned HB 359, PN 2967, with information that the Senate has passed the same without amendment.

SENATE MESSAGE

AMENDED HOUSE BILL RETURNED  
FOR CONCURRENCE AND  
REFERRED TO COMMITTEE ON RULES

The clerk of the Senate, being introduced, returned HB 1590, PN 4150, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

SENATE MESSAGE

RECESS RESOLUTION  
FOR CONCURRENCE

The clerk of the Senate, being introduced, presented the following extract from the Journal of the Senate, which was read as follows:

In the Senate,  
October 6, 2014

RESOLVED, (the House of Representatives concurring), Pursuant to Article II, Section 14 of the Pennsylvania Constitution, that when the Senate recesses this week, it reconvene on Tuesday, October 14, 2014,
unlesssooner recalled by the President Pro Tempore of the Senate; and 
be it further.

RESOLVED, Pursuant to Article II, Section 14 of the Pennsylvania 
Constitution, that when the House of Representatives recesses this 
week, it reconvenes on Tuesday, October 14, 2014, unless sooner 
recalled by the Speaker of the House of Representatives.

Ordered, That the clerk present the same to the House of 
Representatives for its concurrence.

On the question,
Will the House concur in the resolution of the Senate?
Resolution was concurred in. 
Ordered, That the clerk inform the Senate accordingly.

BILLS SIGNED BY SPEAKER

Bills numbered and entitled as follows having been prepared 
for presentation to the Governor, and the same being correct, the 
titles were publicly read as follows:

HB 359, PN 2967
An Act amending the act of December 19, 1990 (P.L.1200, 
No.202), known as the Solicitation of Funds for Charitable 
Purposes Act, further providing for registration of charitable organizations, 
financial reports, fees and failure to file.

SB 814, PN 1625
An Act amending the act of December 22, 1983 (P.L.306, No.84), 
known as the Board of Vehicles Act, defining "out-of-State 
recreational vehicle dealer"; further defining "recreational vehicle show"; and further providing for grounds for disciplinary proceedings and for requirements for out-of-State recreational vehicle dealers for recreational vehicle shows, recreational vehicle off-premise sales, recreational exhibitions and recreational vehicle rallies.

SB 1224, PN 1950
An Act amending Title 51 (Military Affairs) of the Pennsylvania 
Consolidated Statutes, in long-term care patient access to 
pharmaceuticals, further providing for assisting assisted living residence and 
personal care home.

Whereupon, the Speaker, in the presence of the House, 
signed the same.

SENATE BILLS FOR CONCURRENCE

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

SB 850, PN 2275
Referred to Committee on JUDICIARY, October 7, 2014.

SB 1182, PN 2324
Referred to Committee on JUDICIARY, October 7, 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. Mark KELLER, from Perry County for the day; the gentleman, Mr. ROCK, from Franklin County for the day; the lady, Mrs. Rosemary BROWN, from Monroe County for the day; and the lady, Mrs. WATSON, from Bucks County for the day. Without objection, the leaves will be granted.

The Speaker recognizes the minority whip, who requests a leave of absence for the gentleman, Mr. SAMUELSON, from Northampton County for the day, and the gentleman, Mr. Pete DALEY, from Washington County for the day. Without objection, the leaves will be granted.

MASTER ROLL CALL

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

The following roll call was recorded:

PRESENT–196

Adolph English Kirkland Petrarca
Aumett Evankovich Knowles Petri
Baker Evans Kortz Pickett
Barbin Everett Kotik Pyle
Barrar Fabrizio Krieger Quinn
Beninghoff Farina Kala Rapp
Bishop Farry Lawrence Ravenstahl
Bizzarro Fee Longietti Readshaw
Brown, V. Fabrizio Krieger Quinn
Brigg’s Fee Longietti Readshaw
Brown, V. Fabrizio Krieger Quinn
Brownlee Gergely Marshall Sabatina
Bruns Gillen Maser Saccone
Caltagirone Gillespie Matzie Sanabria
Carroll Gingrich McCarter Santarsiero
Causser Godshall McGehee Saylor
Christiana Goodman McGinnis Scavello
Clay Greiner McNeill Schlossberg
Clymer Grell Mentzer Schreiber
Cohen Grove Metcalfe Simmons
Conklin Hackett Metzgar Sins
Corbin Haggerty Micarelli Smith
Costa, D. Hahn Micozzi Snyder
Costa, P. Haluska Millard Sonney
Cox Hanna Miller, D. Stephens
Cruz Harhai Miller, R. Stern
Culver Harhart Milne Stevenson
Cutler Harkins Mirabito Sturla
Daley, M. Harper Miranda Swanger
Davidson Harris, A. Molchany Tallman
Davis Harris, J. Moul Taylor
Day Heffley Mullery Thomas
Dean Helm Mundy Tobash
Deasy Hennessey Murt Toepel
DeLissio Hickernell Mustio Toohil
The SPEAKER. One hundred and ninety-six members having voted on the master roll call, a quorum is present.

The House will come to order.

I would appreciate the members holding the conversations down. I would like to introduce some of the guests that are with us today. I would appreciate the courtesy of the members, please. Thank you for your courtesy.

**GUESTS INTRODUCED**

The SPEAKER. I would like to introduce some of the guests that are with us. Located to the left of the rostrum, we would like to welcome Jessica Friedman, who is currently interning in Representative Mary Jo Daley's district office. Will our guest please rise. Welcome to the hall of the House.

Additionally, to the left of the rostrum, we would like to welcome Derek Smith, who is shadowing Representative Grell. Please rise. Welcome to the hall of the House.

In the rear of the House, we would like to welcome Austin Shupp of Palmerton, who captured first place in the Class AA boys 110-meter hurdles during the 2014 PIAA State Track and Field Championships. He is here with his parents, Daniel Shupp and Patricia and Timothy DeSousa. They are here today as guests of Representative Heffley. Will our guests please rise. Welcome to the hall of the House.

And as guests of Representative Kinsey, we would like to welcome members of the Kappa Alpha Psi Fraternity. They are also in the rear of the House. Welcome.

Up in the gallery, we would like to welcome guests of Representative Mustio's district office. Marissa is a senior at the University of Pittsburgh majoring in political science. Will our guests please rise. Welcome to the hall of the House.

The Fatula family contacted me awhile back and they wanted to raise awareness about mesothelioma. And I know many of you legislators have heard oftentimes — you know, you see it on commercials — about mesothelioma, and the Fatula family are survivors of this aggressive disease. They have lost three family members to this mesothelioma, which is an asbestos-related cancer.

And they are here today because when they requested that we raise awareness, we in the legislature did do that and we passed HR 957 in September, and the Fatula family wants to thank you for doing that and to ask you to go home into your districts and talk about mesothelioma and about this cancer, because in their family what happened was their father, many years ago, had worked at a plant, and he would come home, and the girls remember, his daughters remember that there would be chalk covering clothing. That they would see the chalk covering the clothing. And what happened in the family is, it really is an aggressive, aggressive cancer, but it does lie dormant for many, many years, so people in Pennsylvania right now, your constituents, that may be affected by mesothelioma, they would have no idea. And a doctor in Pennsylvania, unfortunately, right now, due to a lack of research and a lack of education, if one of your constituents goes to them and they are not feeling well, something is wrong with their lungs, their stomach, their heart, they are often misdiagnosed and there is a failure to diagnose this cancer that is in their body. So they will be treated the wrong way and they will go through surgeries that they do not have to go through. And in this family, the Fatulas from Hazleton, Michael Fatula was the father, he was the worker, and...
unfortunately, this asbestos that came home on his clothing, he died from this. He was diagnosed in December of 2013 and passed away February 2014. His daughter, Cindy, she was diagnosed August 13, 2010, and she passed away 2 years later after many surgeries and a lot of really, really terrible medical treatments that she had to go through when, the family says, because of the lack of research, maybe she would not have had to go through that. And then their aunt also passed away, the father's sister, November 2010, and she passed away right after Christmas.

So we honor you, the Fatula family. We do hold this in great importance and we did pass HR 957, and I just wanted you to once again stand so we can remember you and remember your family and what you have been through as we work in our jobs here in Pennsylvania. Thank you for your advocacy on this issue, and thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the lady.

GUESTS INTRODUCED

The SPEAKER. A couple of guest pages are with us today. Located in the well of the House, we would like to welcome Ashlie Bedford, a senior at Hershey High School, and she is here today as a guest of Representative Payne. Welcome to the hall of the House.

And also serving as a guest page today is Marco De Filippo. Marco is a homeschooled senior and dual-enrollment student at Messiah College. His mother, Kathy, and brother, Max, are seated in the gallery, and they are here today as guests of Representative Grell. Welcome to the hall of the House – mom and brother too.

UNCONTESTED CALENDAR

RESOLUTIONS PURSUANT TO RULE 35

Mr. GILLEN called up HR 657, PN 3030, entitled:

A Resolution designating October 20, 2014, as "Leyte Landing Day" in Pennsylvania.

* * *

Mr. READSHAW called up HR 950, PN 3950, entitled:

A Resolution designating the week of November 17 through 21, 2014, as "American Education Week" in Pennsylvania.

* * *

Mr. O’BRIEN called up HR 980, PN 4024, entitled:

A Resolution recognizing October 7, 2014, as "Trigeminal Neuralgia Awareness Day."

* * *

Mr. ROAE called up HR 982, PN 4026, entitled:

A Resolution designating the month of October 2014 as "Muscular Dystrophy Awareness Month" in Pennsylvania.

* * *

Mr. KINSEY called up HR 1000, PN 4057, entitled:

A Resolution designating October 7, 2014, as "Kappa Alpha Psi Day" in Pennsylvania.

* * *

Mr. HARHAI called up HR 1014, PN 4083, entitled:

A Resolution designating October 2014 as "Senior Bully Awareness Month" in Pennsylvania.

* * *

Mr. DEASY called up HR 1045, PN 4186, entitled:

A Resolution designating October 2014 as "Music Therapy Month" in Pennsylvania and recognizing music therapy as a valid therapeutic service.

* * *

Mrs. FEE called up HR 1046, PN 4196, entitled:


* * *

Mr. SAYLOR called up HR 1051, PN 4201, entitled:

A Resolution congratulating the Pennsylvania Jaycees on the occasion of its 75th anniversary.

* * *

Mr. BAKER called up HR 1053, PN 4203, entitled:

A Resolution designating the month of October 2014 as "Smith-Magenis Syndrome Awareness Month" in Pennsylvania.

* * *

Mr. CALTAGIRONE called up HR 1055, PN 4205, entitled:

A Resolution designating the month of October 2014 as "Dwarfism Awareness Month" in Pennsylvania.

* * *

Mr. ROEBUCK called up HR 1056, PN 4206, entitled:

A Resolution recognizing the week of October 19 through 25, 2014, as "National Chemistry Week" in Pennsylvania.

* * *

Mr. WHITE called up HR 1057, PN 4207, entitled:

A Resolution designating the month of October 2014 as "Transvaginal Mesh Injury Awareness Month" in Pennsylvania to raise awareness and knowledge of the complications associated with transvaginal mesh and to prevent further injury to women.

* * *
Mr. FLYNN called up HR 1060, PN 4210, entitled:

A Resolution designating the month of October 2014 as "Long-Term Care Residents' Rights Month" in Pennsylvania.

* * *

Mr. HEFFLEY called up HR 1062, PN 4211, entitled:

A Resolution honoring Austin Shupp for his outstanding athletic performance and his achievement of winning four medals at the 2014 State track and field championship.

* * *

Mr. DeLUCA called up HR 1066, PN 4215, entitled:

A Resolution designating the month of October 2014 as "Italian Heritage Month" in Pennsylvania.

* * *

Mr. MATZIE called up HR 1069, PN 4230, entitled:

A Resolution recognizing the week of October 6 through 14, 2014, as "Credit Union Week" in Pennsylvania.

* * *

Mr. MATZIE called up HR 1070, PN 4231, entitled:

A Resolution designating the month of October 2014 as "Wine, Wineries and Grapes Month" in Pennsylvania.

On the question, Will the House adopt the resolutions?

The following roll call was recorded:

YEAS–196

Adolph English Kirkland Petrarcia
Aument Evankovich Knowles Petri
Baker Evans Kortz Pickett
Barbin Everett Kotik Pyle
Barrar Fabrizio Krieger Quinn
Benninghoff Farina Kula Rapp
Bishop Farry Lawrence Ravenstahl
Bizzarro Fee Longietti Readshaw
Bloom Fleck Lucass Reed
Boback Flynn Mackenzie Reef
Boyle, B. Frankel Mahler Regan
Boyle, K. Freeman Mahoney Roac
Bradford Gabler Major Roebuck
Briggs Gainey Maloney Ross
Brooks Galloway Markosek Rozzi
Brown, V. Gergely Marshall Sabatina
Brownlee Gibbons Marsico Saccone
Burns Gillen Masser Sainato
Caltagirone Gillespie Matzie Sankey
Carroll Gingrich McCarter Santiersio
Causer Godshall McClehan Saylor
Christiana Goodman McGannis Scavolo
Clay Greiner McNeill Schlossberg
Clymer Grell Mentzer Schreiber
Cohen Grove Metcalfi Simmons
Conklin Hackett Metzgar Sims
Corbin Haggerty Mccarelli Smith
Costa, D. Hahn Miccozie Snyder
Costa, P. Haluska Millard Sonney
Cox Hanna Miller, D. Stephens

Cruz Harhai Miller, R. Stern
Culver Harhart Milne Stevenson
Cutler Harkins Mirabito Sturla
Daley, M. Harper Miranda Swanger
Davidson Harris, A. Molchany Tallman
Davis Harris, J. Moul Taylor
Day Heffley Mullery Thomas
Dean Helm Mundy Tobash
Deasy Hennessey Mart Tootel
DeLissio Hickernell Mustio Toolil
Delezio James Neuman Topper
DeLuca Kampf O'Brien Truit
Denlinger Kaufman O'Neill Turzai
Dermody Kavalich Oberlander Vrebe
DiGirolamo Keller, F. Painter Vitali
Donatucci Keller, W. Parker Waters
Dunbar Killion Pashinski Wheatley
Ellis Kim Payne White
Emrick Kinsey Peifer Youngblood

NAYS–0

NOT VOTING–0

EXCUSED–6

Brown, R. Keller, M.K. Samuelson Watson
Daley, P. Rock

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

STATEMENT BY MR. KINSEY

The SPEAKER. The Speaker recognizes the gentleman from Philadelphia County, Mr. Kinsey, under unanimous consent relative to one of the resolutions just adopted.

Mr. KINSEY. Thank you, Mr. Speaker.

I want to thank you for allowing me to share a few remarks about HR 1000, Kappa Alpha Psi Day in the Commonwealth of Pennsylvania.


To see organizations like Kappa Alpha Psi Fraternity, Inc., continue to grow and prosper in this day and time is remarkable. This organization, headquartered in our Commonwealth, with over 600 active graduate and undergraduate chapters across the world and with over 100,000 members, continues to be in the forefront of training for leadership through programs such as Kappa Guide Right, Kappa League, Healthy Communities, Kappa Camp, Undergraduate Leadership Institute, and the Kappa Alpha Psi Achievement Academy.

Mr. Speaker, fraternities and sororities play an important role and impact the lives of many. Like my good friend, Representative Pyle, a member of Sigma Pi, and Representative Parker, a member of Delta Sigma Theta, or any member of the Divine Nine, we all have been impacted. But today we recognize Kappa Alpha Psi Fraternity, Inc., and its 103 years of
existence. We recognize Kappa's good deeds and their achievements.

I thank the members of this House for their overwhelming support of HR 1000 and ask the members of this chamber to join me in welcoming the members of Kappa Alpha Psi to the Pennsylvania House of Representatives. Will the members please stand of Kappa Alpha Psi.

Thank you, Mr. Speaker.

STATEMENT BY MR. HEFFLEY

The SPEAKER. The Speaker recognizes the gentleman from Carbon County, Mr. Heffley, under unanimous consent relative to one of the resolutions just adopted.

Mr. HEFFLEY. Thank you, Mr. Speaker.

I am very pleased today to be joined on the House floor by a young man from the 122d District, Carbon County, who has demonstrated his athletic excellence at one of the highest levels. Austin Shupp, a 2014 graduate of Palmerton High School this past spring, took home quite a few pieces of hardware from the PIAA Track and Field Championships – gold, silver, and bronze medals. He won the 110-meter hurdles and placed second in the 300-meter hurdles, but he credits his relays as his most rewarding races. He and his team placed third in the 400-meter relay.

I think we can honestly say that Austin truly embodies the spirit of a team. In fact, he was quoted in a local newspaper article as saying, "It's just really cool to get medals with the team."

Austin has been named twice as Outstanding Male Track Athlete of the Year, named to the All-State Pennsylvania Track and Field Team for the 100- and 300-meter hurdles, and is a State Games of America champion in the 100- and 400-meter hurdles.

Austin is very humble, and for someone who has this incredible record, that really says something. "Everybody shoots for gold," he said, "but it's really pretty neat to get all three medals – a gold, silver, and bronze."

Austin's many accolades on the track: Austin won every hurdles race he entered as a Blue Bombers senior, with the exception of his final one at States. He won Colonial League and District 11 titles. He set league and district records, and at the league meet, he set the school record for the triple jump with a distance of 47 feet, 2 1/2 inches – a jump that would have won a State title.

His achievements are a testament to his tireless work ethic and relentless drive to be the best. He is now a freshman at Shippensburg University of Pennsylvania, and I am sure that someday down the road, maybe in the not-too-distant future, this House will be honoring a State championship athlete or team of athletes that he has coached to the highest of his abilities.

Being a student athlete, I am sure it is difficult at times to balance all the activities between school, homework, and practice, and that is what makes his achievements so very special.

On behalf of the House of Representatives, I extend my heartfelt congratulations to Austin and his family on his achievements. Thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the gentleman.

STATEMENT BY MR. O'BRIEN

The SPEAKER. The Speaker recognizes the gentleman from Philadelphia County, Mr. O'Brien, under unanimous consent relative to one of the resolutions just adopted.

Mr. O'BRIEN. Suicide, the "suicide disease"; that is what trigeminal neuralgia is referred to, with a pain so intense and debilitating that many people who suffer from it commit suicide. There is no known cause. There is no known treatment. It is a series of hit and miss, a misunderstood disease. Today I simply wish to bring attention to a disease that is very often misdiagnosed. One in 20,000 people suffer from it and live a life of needless pain.

Thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the gentleman.

The Speaker recognizes the gentleman from Westmoreland County, Mr. Harhai, under unanimous consent relative to one of the resolutions just adopted. The gentleman waives off.

STATEMENT BY MR. GILLEN

The SPEAKER. The Speaker recognizes the gentleman from Berks County, Mr. Gilllen, under unanimous consent relative to one of the resolutions just adopted.

Mr. GILLEN. Thank you, Mr. Speaker, and thank you to my colleagues on the floor of the House of Representatives for voting unanimously for HR 657, the Leyte landing in the Philippines.

Hours after Pearl Harbor was attacked on December 7, 1941, on December 8, 1941, the Japanese onslaught began against MacArthur's forces in the Philippines. The United States had to withdraw its naval power, and essentially, those that were marooned at Corregidor and the Bataan Peninsula and other places were left to fend for themselves. From December of 1941 until May of 1942 those forces valiantly held out. Franklin Delano Roosevelt ordered MacArthur out with his staff and his family in March of 1942.

In a storied career that began in the Old American West – he was born in 1880 – he entered the United States Military Academy at West Point. In 1899 and 1903 he finished first in his class, fought in the Mexican campaign, the First World War, and later on became the superintendent of the academy, and then from 1936 until 1951 he began a period of uninterrupted service whereas he did not return to the United States during that period of time. But in October of 1944, 70 years ago this month, Douglas MacArthur returned back to the Philippines to fulfill his promise to the American and the Philippine people. And at that moment where he landed at Leyte Gulf – and incidentally, the fighting had just begun, and that fighting would endure in the Philippines until the end of the war, costing tens of thousands of American lives and an estimated 1 million Filipino lives – Douglas MacArthur said, "By the grace of Almighty God our forces stand again on Philippine soil."

And so I thank you for joining me in commemorating that 70th anniversary of the return of MacArthur and the United States forces to the Philippines.

Thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the gentleman.
STATEMENT BY MR. DeLUCA

The SPEAKER. The Speaker recognizes the gentleman from Allegheny County, Mr. DeLuca, under unanimous consent relative to one of the resolutions just adopted.

Mr. DeLUCA. Thank you, Mr. Speaker, and I want to thank my colleagues today for unanimous consent.

As the chairman of the Italian-American Caucus, today we are honored to introduce this resolution recognizing Italian heritage, which is richly entwined in the history of our country. This heritage did not begin and end with the well-known voyage of Christopher Columbus, but continues to the present day in fields of exploration, science, arts, literature, as well as business and development.

Italians and those of Italian descent have made remarkable contributions to our nation. The list is quite long. American history is replete with citizens of Italian lineage, including the signing of the Declaration of Independence and the formation of the United States Constitution. Italian-Americans have fought in every war from the Revolutionary War to recent conflicts and have served with distinction, including several Congressional Medal of Honor recipients. Italian-Americans were instrumental in building and developing many of our major cities, and Italian immigrants built bridges and roads that we use today. Several major United States universities have been founded and directed by Italian-Americans, and valuable discoveries in science and medicine are credited to those of Italian heritage as well.

Mr. Speaker, I would just like to mention a few, as the list goes too long to keep mentioning them, but let me mention John Basilone, the only enlisted marine in World Word II that won the nation’s two highest military honors: the Navy Cross and United States Congressional Medal of Honor. John was a United States Marine from New Jersey who fell during the Battle of Iwo Jima in 1945.

The first American saint to be canonized was Mother Cabrini, who became a United States citizen in 1909.

We also know about Lee Iacocca. I do not know how many people know the fact that he was born in Allentown; he is from Allentown. And we all know about all the contributions he has made.

So today we are proud to recognize October as Italian Heritage Month, and I would like to thank everyone for their support for this resolution. Thank you very much, Mr. Speaker.

STATEMENT BY MRS. FEE

The SPEAKER. For what purpose does the lady from Lancaster County, Mrs. Fee, rise?

Mrs. FEE. On the resolution.

The SPEAKER. Are you seeking recognition under unanimous consent?

Mrs. FEE. Yes.

The SPEAKER. The lady is in order under unanimous consent relative to one of the resolutions just adopted.

Mrs. FEE. Thank you, Mr. Speaker.

Thank you for your support for HR 1046 recognizing American Made Matters Day on November 19.

Pennsylvania’s economy and the American economy can only thrive and grow when we prioritize buying American. I am grateful that the American Made Matters movement continues to put this effort in the forefront and encourages consumers to prioritize American-made products when making their holiday purchases.

Thank you also to Don Rongione, president of the Bollman Hat Company in Adamstown, and his assistant, Ruthanne Khoury, for their continued leadership in this movement. Let us keep American businesses strong, and just remember that American made does matter. Thank you.

The SPEAKER. The Speaker thanks the lady.

APPROPRIATIONS COMMITTEE MEETING

REPUBLICAN CAUCUS

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

Ms. MAJOR. Thank you, Mr. Speaker.

I would like to announce that the Appropriations Committee will meet at 12:30 in the majority caucus room. I would ask all Appropriations Committee members to please report to the majority caucus room at 12:30.

Following that meeting there will be a Republican caucus at 12:45. So I would ask our Republican Caucus members to please report to caucus at 12:45, and, Mr. Speaker, we would be prepared to come back on the floor at 2 p.m. Thank you.

The SPEAKER. There will be an Appropriations Committee meeting at 12:30 in the majority caucus room.

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 caucus at 12:45. Thank you.

RECESS

The SPEAKER. This House stands in recess until 2 p.m., unless sooner recalled by the Speaker.

RECESS EXTENDED

The time of recess was extended until 2:30 p.m.

AFTER RECESS

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

LEAVES OF ABSENCE CANCELED

The SPEAKER. The Speaker returns to leaves of absence and recognizes the presence of the gentleman from Northampton County, Mr. Samuelson, on the floor of the House. Without objection, his name will be added to the master roll.
Additionally, the Speaker recognizes the presence of the gentleman, Mr. Mark Keller, from Perry County on the floor of the House. Without objection, his name will be added to the master roll.

**BILLS REREPORTED FROM COMMITTEE**

**HB 1982, PN 2922**  By Rep. ADOLPH

An Act amending the act of November 29, 2006 (P.L.1463, No.163), known as the Credit Reporting Agency Act, further providing for security freeze.

**APPROPRIATIONS.**

**SB 83, PN 2323**  By Rep. ADOLPH

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in special vehicles and pedestrians, providing for regulation and operation of neighborhood electric vehicles.

**APPROPRIATIONS.**

**SB 799, PN 1985**  By Rep. ADOLPH

An Act amending the act of December 20, 1982 (P.L.1404, No.325), known as the Self-Service Storage Facility Act, further providing for definitions, for enforcement of lien, for notice and for limitation on liability of owner.

**APPROPRIATIONS.**

**SB 1239, PN 2295**  By Rep. ADOLPH

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in driving after imbibing alcohol or utilizing drugs, further providing for grading and for prior offenses.

**APPROPRIATIONS.**

**SB 1290, PN 2320**  By Rep. ADOLPH

An Act requiring the disclosure of mobile communications tracking information; and providing for immunity.

**APPROPRIATIONS.**

**SB 1355, PN 2319**  By Rep. ADOLPH

An Act amending the act of July 10, 1984 (P.L.688, No.147), known as the Radiation Protection Act, in fees, further providing for nuclear facility and transport fees.

**APPROPRIATIONS.**

**HOUSE RESOLUTION INTRODUCED AND REFERRED**

**No. 1074**  By Representatives PASHINSKI, McNEILL, MUNDY, CALTAGIRONE, CLAY, COHEN, D. COSTA, McCARTER, MURT, DeLUCA, MIRABITO, SABATINA, DAVIS and KORTZ

A Resolution calling on the Congress of the United States to pass legislation ending the practice of corporate inversion.

Referred to Committee on STATE GOVERNMENT, October 7, 2014.

**HOUSE BILLS INTRODUCED AND REFERRED**

**No. 2457**  By Representatives TAYLOR, TURZAI, O'BRIEN, GREINER, KILLION, TOPPER, CRUZ, WATSON, JAMES, BOBACK, MARSHALL, PICKETT, MILLARD, GRELL, SCHREIBER, GROVE, MARSICO, BAKER, HACKETT, W. KELLER, GINGRICH and SONNEY

An Act amending the act of April 12, 1951 (P.L.90, No.21), known as the Liquor Code, in licenses and regulations; liquor, alcohol and malt and brewed beverages, further providing for unlawful acts relative to liquor, alcohol and liquor licensees.

Referred to Committee on LIQUOR CONTROL, October 7, 2014.

**No. 2538**  By Representatives GOODMAN, PASHINSKI, READSHAW, McNEILL, KORTZ, KULA and D. COSTA

An Act amending Title 34 (Game) of the Pennsylvania Consolidated Statutes, in Pennsylvania Game Commission, further providing for organization of commission and for meetings of commission.

Referred to Committee on GAME AND FISHERIES, October 7, 2014.

**No. 2539**  By Representatives GOODMAN, READSHAW, McNEILL and D. COSTA

An Act amending Title 34 (Game) of the Pennsylvania Consolidated Statutes, in hunting and furtaking licenses, further providing for classes of licenses.

Referred to Committee on GAME AND FISHERIES, October 7, 2014.

**No. 2540**  By Representatives GOODMAN, READSHAW, McNEILL and D. COSTA

An Act amending Title 34 (Game) of the Pennsylvania Consolidated Statutes, in hunting and furtaking, further providing for unlawful devices and methods.

Referred to Committee on GAME AND FISHERIES, October 7, 2014.

**SENATE BILLS FOR CONCURRENCE**

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

**SB 1367, PN 2049**

Referred to Committee on JUDICIARY, October 7, 2014.

**SB 1490, PN 2309**

Referred to Committee on TRANSPORTATION, October 7, 2014.
The SPEAKER. The House will come to order.

LEAVES OF ABSENCE

The SPEAKER. The Speaker returns to leaves of absence and recognizes the minority whip, who requests a leave of absence for the gentleman, Mr. PASHINSKI, from Luzerne County, and the gentleman, Mr. GALLOWAY, from Bucks County for the remainder of the day. Without objection, the leaves will be granted.

CALENDAR

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of SB 1356, PN 2003, entitled:

An Act amending the act of July 22, 1974 (P.L.589, No.205), known as the Unfair Insurance Practices Act, further providing for definitions.

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

* * *

The House proceeded to second consideration of SB 1357, PN 2004, entitled:

An Act amending the act of May 17, 1921 (P.L.682, No.284), known as The Insurance Company Law of 1921, further providing for definitions.

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 2414, PN 3942, entitled:

An Act amending the act of June 23, 1931 (P.L.932, No.317), known as The Third Class City Code, in the city treasurer, further providing for depositories of city funds entrusted to the treasurer by city council.

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 2415, PN 4183, entitled:

An Act amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in municipal authorities, further providing for money of authority.

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

RESOLUTION

Mr. MUSTIO called up HR 913, PN 3782, entitled:

A Resolution declaring it to be in the interest of the citizens of this Commonwealth for the Department of Environmental Protection to make full use of available technology to preserve clean drinking water, guarantee public safety and minimize environmental impacts associated with Pennsylvania's production of oil and natural gas.

On the question, Will the House adopt the resolution?

(Members proceeded to vote.)

LEAVE OF ABSENCE

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

CONSIDERATION OF HR 913 CONTINUED

On the question recurring, Will the House adopt the resolution?

The following roll call was recorded:

YEAS–196

Adolph Emrick Kinsey Petri
Aument English Kirkland Pickett
Baker Evankovich Knowles Pyle
Barbin Evans Kortz Quinn
Barrar Everett Kotik Rapp
Benninghoff Fabrizio Krieger Ravenstahl
Bishop Farina Kula Readshaw
Bizzarro Farry Lawrence Reed
Bloom Fee Longietti Reese
Boback Fleck Lucas Regan
Boyle, B. Flynn Mackenzie Roae
Boyle, K. Frankel Mahler Roebuck
Bradford Freeman Mahoney Ross
Briggs Gabler Major Rozzi
Brooks Gainey Markosek Sabatina
Brown, R. Gergely Marshall Saccone
Brown, V. Gibbons Marsico Sainato
Brownlee Gillen Masser Samuelson
Burns Gillespie Matzie Sankey
Caltagirone Gingrich McCarter Santarsiero
Carroll Godshall McGeehan Saylor
Causor Goodman McGinnis Scavello
Christiania Greiner McNeill Schlossberg
Clay Grell Mentzer Schreiber
Clymer Grove Metcalfe Simmons
Cohen Hackett Metzgar Sims
Conklin Haggerty Miacelli Smith
Corbin Hahn Miccozie Snyder
Costa, D. Haluska Millard Sonney
Costa, P. Hanna Miller, D. Stephens
Cox Harhai Miller, R. Stern

On the question, Will the House agree to the bill on second consideration? Bill was agreed to.
The majority having voted in the affirmative, the question was determined in the affirmative and the resolution was adopted.

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of SB 27, PN 2335, entitled:

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in child protective services, further providing for exchange of information.

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

Mr. MOUL offered the following amendment No. A09829:

Amend Bill, page 3, line 5, by striking out "LICENSED" and inserting certified
Amend Bill, page 3, line 6, by striking out "LICENSED" and inserting certified
Amend Bill, page 3, line 7, by inserting after "SHALL" in a timely manner
Amend Bill, page 3, line 12, by striking out "LICENSED" and inserting certified
Amend Bill, page 3, line 23, by striking out "LICENSED" and inserting certified
Amend Bill, page 3, line 25, by striking out "LICENSED" and inserting certified
Amend Bill, page 3, line 26, by striking out "LICENSED" and inserting certified
Amend Bill, page 4, line 6, by striking out "LICENSED" and inserting certified
Amend Bill, page 4, line 11, by striking out "LICENSED" and inserting certified
Amend Bill, page 4, line 17, by striking out "LICENSED" and inserting certified
Amend Bill, page 4, line 24, by striking out "LICENSED" and inserting certified

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

The SPEAKER. For the information of the members, that amendment had been filed under the lady, Mrs. Watson's name; however, the gentleman, Mr. Moul, is offering the amendment. The question is, will the House agree to the amendment? On that question, the Speaker recognizes the gentleman from Adams County, Mr. Moul.

Mr. MOUL. Thank you, Mr. Speaker. This amendment changes the term "licensed medical practitioner" to "certified medical practitioner" so as to include only physicians, physician assistants, and nurse practitioners as those required to submit medical information in a case of suspected child abuse or neglect. "Certified medical practitioner" is currently defined in regulation. It also adds language to specify that submissions must be made in a timely manner, and I do believe that this is an agreed-to amendment. Thank you, Mr. Speaker.

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

The following roll call was recorded:

YEAS–196

Adolph  Emrick  Kinsey  Petri
Aument  English  Kirkland  Pickett
Baker  Evankovich  Knowles  Pyle
Barbin  Evans  Kortz  Quinn
Barrar  Everett  Kotik  Rapp
Benninghoff  Fabrizio  Kieger  Ravenstahl
Bishop  Farina  Kula  Readshaw
Bizzarro  Farry  Lawrence  Reed
Bloom  Fee  Longietti  Reese
Boback  Fleck  Lucas  Regan
Boyle, B.  Flynn  Mackenzie  Roa
Boyle, K.  Frankel  Maher  Roebuck
Bradford  Freeman  Mahoney  Ross
Briggs  Gabler  Major  Roszi
Brooks  Gainey  Markosek  Sabatino
Brown, R.  Gergely  Marshall  Saccone
Brown, V.  Gibbons  Marsico  Sainato
Brownlee  Gillen  Masser  Samuelson
Burns  Gillespie  Matzie  Sankey
Caltagirone  Gingrich  McCarter  Santarsiero
Carroll  Godshall  McGeehan  Saylor
Causar  Goodman  McGinnis  Scavello
Christian  Grenier  McNeill  Schlossberg
Clay  Grell  Mentzer  Schreiber
Clymer  Grove  Metcalfe  Simmons
Cohen  Hackett  Metzgar  Sims
Conklin  Haggerty  Mccarelli  Smith
Corbin  Hahn  Micozzie  Snyder
Costa, D.  Haluska  Millard  Sonney
Costa, P.  Hanna  Miller, D.  Stephens
Cox  Harhai  Miller, R.  Stern
When I was elected to serve I knew that helping would be a huge challenge, sometimes it feels like 10 – but I realize that there are some aspects of this job and this place that frustrate me, but having the opportunity to work with so many people committed to solving the really big issues makes it all worth it.

I would like to offer an opportunity for another member to make some farewell remarks. I would appreciate if the members would take their seats, kindly hold the conversations down, I would like to offer an opportunity for another member to make some farewell remarks. I would appreciate your courtesy and your attention. Thank you.

**FAREWELL ADDRESS BY MS. MOLCHANY**

The SPEAKER. At this point in time we will invite the Representative from Allegheny County, Ms. Molchany, to the dais, and I would appreciate if you give her your attention.

Ms. MOLCHANY. Thank you, Mr. Speaker, and thank you for affording me some time today.

I was not going to give remarks but I did not want to have any regrets as I leave this House. I know that I only served for 2 years – sometimes it feels like 10 – but I realize that there are so few people who have the opportunity to not only hold elective office, but also to address the General Assembly of Pennsylvania, so I could not let this moment go.

I ran for office because as a nonprofit professional I spent 12 years helping people. I realized through my work in the nonprofit sector that government had a very personal impact on people's everyday lives. I ran for office because I saw public service as a natural extension of how I could continue to help people. I never thought that this work would have such a personal and profound effect on me, and I truly feel that public service is my calling.

Some days in this job are hard – really hard. The challenges we face are huge and the problems are almost too big to solve, but having the opportunity to work with so many people committed to solving the really big issues makes it all worth it.

I will say, just as a sidebar, that when I ran in 2012 all I wanted was to get to the House and find a sustainable funding source for our transportation infrastructure and transit, so I want to thank you, Mr. Speaker, for helping me fulfill that campaign promise. Thank you.

I look around the chamber and see so many friendly faces, people that in just 2 short years I have come to know and have a great respect for. Many of you I expect to know for the rest of my life. Your kindness, acceptance, and mentorship have made me a better legislator than I ever thought possible. It is a distinction to serve in this House, and so many of you remind me that even though I will be leaving the House, the title "Honorable" is now part of my history.

When I was elected to serve I knew that helping would be a little tougher here than it may be in the real world or outside world. There would be a little bit more frustration and institutional hurdles that I never thought possible to overcome, but I knew that what I did would have a significant impact on people's everyday lives.

Here our actions can make life easier or more difficult for hardworking people. Our actions can mean that someone can gain access to affordable healthcare for themselves and their families. Here our actions determine who can marry whom. Our actions can mean that some have to figure out the kind of citizen they want to be.

These are not just votes that we take here every day; they are game changers for all Pennsylvanians. It is a huge responsibility, and there was not a single day that I served that I did not take that completely to heart. And even though there are some aspects of this job and this place that frustrate me, I am an optimist. I believe it is all worth it – worth the time and energy to honor our democracy through conversation, debate, and consensus.

I have been honored and humbled to serve the people of the 22d Legislative District in Allegheny County. To speak for them, advocate for them, and address their needs and concerns on a daily basis has been the greatest opportunity I have ever been afforded. I thank them for their support and their appreciation.

I want to thank my staff here in Harrisburg and the staff past and present in my district office, some of whom are here today. My chief of staff, Justin Wasser, is here in the gallery. Thank you for being here. We have done incredible things in just such a short period of time.

Finally, I want to thank my family. I could never have done this without their love and support. My dad, the big guy, sitting over here – just wave, there you go; my sister and my
brother-in-law, who could not be here today; and I am certain if she was still with us today, my mom would have been my biggest champion.

So for me this is not a retirement speech – I am only 37 years old – it is more of an until-we-meet-again speech. I thank you for our conversations, our spirited debates, and your friendship and your support. I believe that we agree far more than we disagree. And in whatever capacity I find to continue helping the Commonwealth of Pennsylvania and the people of Allegheny, I am all in. So I look forward to working with all of you in the future. Thank you so much.

**REMARKS BY SPEAKER**

The SPEAKER. Erin, those were very nice remarks, especially given the circumstances that you have not been here that long and it takes a little while to get to know people around here just because of the busy schedules we all keep. And you get to know some of the people on your committee or the people you sit by on the floor of the House, but it is difficult to really get to know each other in a way that makes this place productive. Your upbeat and positive outlook and the experience that you gained here I think will serve you well going forward, wherever your life leads you, and I wish you the best.

**COMMEMORATIVE GAVEL PRESENTED**

The SPEAKER. And I have a commemorative gavel to present to you at this point in time. God bless you.

Ms. MOLCHANY. Thank you.

The SPEAKER. The House will come to order.

**BILLS ON SECOND CONSIDERATION**

The House proceeded to second consideration of **SB 621, PN 2322**, entitled:

An Act amending Title 20 (Decedents, Estates and Fiduciaries) of the Pennsylvania Consolidated Statutes, in orphans' court divisions, further providing for nonmandatory exercise of jurisdiction through orphans' court division; in wills, further providing for rules of interpretation; in dispositions independent of letters, family exemption, probate of wills and grant of letters, providing for submission to jurisdiction; in administration and personal representatives, further providing for continuation of business and for incorporation of estate's business; in accounts and distribution, further providing for determination of title to decedent's interest in real estate; in health care, further providing for authority of health care agent and for relation of health care agent to court-appointed guardian and other agents; in powers of attorney, further providing for general provisions, for form of power of attorney, for implementation of power of attorney, for durable powers of attorney and for account; providing for jurisdiction and venue; in estates, further providing for release or disclaimer of powers or interests; in estates, providing for release of powers and interests and disclaimer of powers; providing for powers of appointment; in trusts, further providing for nonjudicial settlement agreements – UTC 111, for representation of parties in interest in general, for division of trusts, for resignation of trustee and filing resignation, for duty to inform and report, for limitation of action against trustee and for powers, duties and liabilities identical with personal representatives; codifying provisions of the Charitable Instruments Act of 1971; in principal and income, further providing for charitable trusts; and making a related repeal.

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

The SPEAKER. On that question, the gentleman from Westmoreland County, Mr. Petrarca, has filed amendment **A09815**, which the Chair is ruling out of order.

The Speaker thanks the gentleman.

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 1180, PN 2337**, entitled:

An Act providing for prescription drug monitoring; creating the ABC-MAP Board; establishing the Achieving Better Care by Monitoring All Prescriptions Program; and providing for unlawful acts and penalties.

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

Mr. FABRIZIO offered the following amendment No. **A09920**:

Amend Bill, page 1, line 17, by striking out all of said line
Amend Bill, page 2, line 1, by striking out "13" and inserting 12
Amend Bill, page 2, line 2, by striking out "14" and inserting 13
Amend Bill, page 2, line 3, by striking out "15" and inserting 14
Amend Bill, page 2, line 4, by striking out "16" and inserting 15
Amend Bill, page 2, line 14, by striking out "prescriptive" and inserting prescription medication
Amend Bill, page 2, line 14, by striking out "data"
Amend Bill, page 2, line 17, by inserting after "of" their
Amend Bill, page 4, by inserting between lines 9 and 10 "Pharmacy." As defined in the act of September 27, 1961 (P.L. 1700, No.699), known as the Pharmacy Act.
Amend Bill, page 4, by inserting between lines 17 and 18 "System." The program's electronic prescription monitoring system with a database component.
Amend Bill, page 4, line 26, by inserting after "(1) " The
Amend Bill, page 4, line 27, by inserting after "(2) " The
Amend Bill, page 4, line 27, by striking out "Public Welfare" and inserting Human Services
Amend Bill, page 4, line 28, by inserting after "(3) " The
Amend Bill, page 4, line 29, by inserting after "(4) " The
Amend Bill, page 5, line 1, by inserting after "(6) " The
Amend Bill, page 5, line 2, by inserting after "of" the
Amend Bill, page 5, line 18, by inserting after "enforcement" officials
Amend Bill, page 5, line 21, by striking out "unique" and inserting varying
Amend Bill, page 5, line 24, by striking out "twelve" and inserting 12
Amend Bill, page 5, line 28, by striking out "ABC-MAP" and inserting
Amend Bill, page 6, line 6, by inserting after "access." The notice shall state that one-time annual patient access shall be at no cost.
Amend Bill, page 6, line 9, by striking out "Record" and inserting The program's record
Amend Bill, page 6, line 18, by striking out "protocols and" and procedures
Amend Bill, page 6, line 19, by striking out "data" and inserting prescription medication information under section 7
Amend Bill, page 6, line 21, by striking out "reporting" and inserting required to report
Amend Bill, page 6, line 26, by striking out "program" and inserting system
Amend Bill, page 6, lines 28 and 29, by striking out all of said lines and inserting clinical standards, including:
(A) identification of those at risk for controlled substance abuse; and
(B) referral and treatment options for patients.
Amend Bill, page 7, line 10, by inserting a period after "State"
Amend Bill, page 7, line 11, by striking out "only" and inserting A referral may only be generated
Amend Bill, page 7, line 15, by striking out "Train, educate and instruct" and inserting Provide training to
Amend Bill, page 7, lines 21 through 24, by striking out all of said lines and inserting clinical standards, including:
(A) identification of those at risk for controlled substance abuse; and
(B) referral and treatment options for patients.
Amend Bill, page 7, line 26, by striking out "program" and inserting system
Amend Bill, page 8, line 1, by striking out "program" and inserting system
Amend Bill, page 8, line 2, by striking out "programs" and inserting systems
Amend Bill, page 8, line 13, by striking out "A" and inserting any
Amend Bill, page 8, line 23, by striking out "This" and inserting The
Amend Bill, page 8, line 24, by striking out "data"
Amend Bill, page 8, lines 28 and 29, by striking out "INCLUDING FORMS THAT" in line 28 and all of line 29 and inserting where a patient may electronically request or download a form to request a copy of
Amend Bill, page 9, line 7, by striking out "Identification" and inserting the identity
Amend Bill, page 9, line 8, by striking out "database" and inserting system
Amend Bill, page 9, line 9, by striking out "Information" and inserting the information
Amend Bill, page 9, line 10, by striking out "Date" and inserting the date
Amend Bill, page 9, line 13, by striking out "program" and inserting system
Amend Bill, page 9, line 12, by striking out "Full" and inserting the full
Amend Bill, page 9, line 15, by striking out "Prescriber" and inserting the prescriber's
Amend Bill, page 9, line 16, by striking out "Date" and inserting the date the
Amend Bill, page 9, line 17, by striking out "Full" and inserting the full
Amend Bill, page 10, line 21, by inserting after "(8) " the
Amend Bill, page 10, line 23, by striking out "Method" and inserting the method
Amend Bill, page 10, line 25, by striking out "program" and inserting system
Amend Bill, page 10, line 28, by striking out "PROGRAM" and inserting system
Amend Bill, page 11, line 1, by striking out "Program" and inserting System
Amend Bill, page 11, line 10, by striking out "program" and inserting system
Amend Bill, page 11, line 15, by striking out "program" and inserting system
Amend Bill, page 11, line 17, by striking out "program" and inserting system
Amend Bill, page 11, lines 21 and 22, by striking out "using a sound standard of care" where it occurs the second time
Amend Bill, page 11, line 22, by inserting after "of" where it occurs the second time
Amend Bill, page 12, line 4, by striking out "PROGRAM" and inserting
inserting system
Amend Bill, page 12, line 8, by striking out "program" and inserting system
Amend Bill, page 12, line 9, by striking out "data" and inserting system
Amend Bill, page 12, line 13, by striking out "program" and inserting system
Amend Bill, page 12, line 15, by striking out "program" and inserting system
Amend Bill, page 12, line 19, by striking out "program" and inserting system
Amend Bill, page 12, line 24, by striking out "PROGRAM" and inserting system
Amend Bill, page 13, line 23, by striking out "PROGRAM" and inserting system
Amend Bill, page 13, line 28, by striking out "PROGRAM" and inserting system
Amend Bill, page 14, line 1, by striking out "program" and inserting system
Amend Bill, page 15, line 7, by inserting after "individual" whose record is
Amend Bill, page 15, line 15, by striking out "program" and inserting system
Amend Bill, page 15, line 30, by striking out "PROGRAM" and inserting system
Amend Bill, page 16, line 7, by striking out "PROGRAM" and inserting system
Amend Bill, page 16, line 13, by striking out "program" and inserting system
Amend Bill, page 17, line 17, by striking out "PROGRAM" and inserting system
Amend Bill, page 18, line 12, by striking out "program" and inserting system
Amend Bill, page 18, line 14, by striking out "by" and inserting at Amend Bill, page 18, line 15, by striking out "program" and inserting system

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

The SPEAKER. On that question, the Speaker recognizes the gentleman from Erie County, Mr. Fabrizio.

Mr. FABRIZIO. Thank you, Mr. Speaker.

Mr. Speaker, this is an agreed-to amendment. It clarifies some language and makes other language consistent throughout the bill.

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

The following roll call was recorded:

YEAS–197

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

NAYS–0

NOT VOTING–0

EXCUSED–5

Galloway Pushinski Rock Watson
Maloney

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. **CUTLER** offered the following amendment No. **A09913**:

Amend Bill, page 7, line 27, by inserting after "designees" so long as each individual designee has a unique identifier when accessing the database.

Amend Bill, page 13, line 26, by inserting after "APPLICABLE." Each individual designee of the Office of Attorney General shall have a unique identifier when accessing the database.

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

The **SPEAKER**. On that question, the Speaker recognizes the gentleman from Lancaster County, Mr. Cutler.

Mr. **CUTLER**. Thank you, Mr. Speaker.

Mr. Speaker, very briefly, this would require anybody who is accessing the database to have a unique identifier and be password protected. I think that is an important function of this database. If individuals are accessing medical records, I think that we should know specifically who that person is, not just the office or the location where they are from. And I believe it is an agreed-to amendment.

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

The **SPEAKER**. On that question, the Speaker recognizes the gentleman from Lancaster County, Mr. Cutler.

Mr. **CUTLER**. Thank you, Mr. Speaker.

This is also an agreed-to amendment that adds an additional reporting requirement. It will contrast the number of times the database is accessed and compare it to the number of search warrants that are ultimately issued to determine its effectiveness. Thank you.

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

The following roll call was recorded:

**YEAS–197**

<table>
<thead>
<tr>
<th>Day</th>
<th>Hennessey</th>
<th>Murt</th>
<th>Toepel</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dean</td>
<td>Hickernell</td>
<td>Mustio</td>
<td>Toohil</td>
</tr>
<tr>
<td>Deasy</td>
<td>James</td>
<td>Neuman</td>
<td>Topper</td>
</tr>
<tr>
<td>DeLissio</td>
<td>Kampf</td>
<td>O'Brien</td>
<td>Truit</td>
</tr>
<tr>
<td>Delozier</td>
<td>Kauffman</td>
<td>O'Neil</td>
<td>Turzai</td>
</tr>
<tr>
<td>DeLuca</td>
<td>Kavulich</td>
<td>Oberlander</td>
<td>Verek</td>
</tr>
<tr>
<td>Denlinger</td>
<td>Keller, F.</td>
<td>Painter</td>
<td>Vitali</td>
</tr>
<tr>
<td>Dermody</td>
<td>Keller, M.K.</td>
<td>Parker</td>
<td>Waters</td>
</tr>
<tr>
<td>DiGirolamo</td>
<td>Keller, W.</td>
<td>Payne</td>
<td>Wheatley</td>
</tr>
<tr>
<td>Donatucci</td>
<td>Killion</td>
<td>Peifer</td>
<td>White</td>
</tr>
<tr>
<td>Dunbar</td>
<td>Kim</td>
<td>Petrarca</td>
<td>Youngblood</td>
</tr>
<tr>
<td>Ellis</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NAYS–0**

**NOT VOTING–0**

**EXCUSED–5**

Galloway | Pushinski | Rock | Watson
Maloney | | |

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?

Mr. **CUTLER** offered the following amendment No. **A09869**:

Amend Bill, page 18, by inserting between lines 21 and 22 (6) The number of law enforcement accesses via section 9(b)(3) and the number of search warrants issued as a result.

Amend Bill, page 18, line 22, by striking out "(6)" and inserting (7)

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

The **SPEAKER**. On that question, the Speaker recognizes the gentleman from Lancaster County, Mr. Cutler.

Mr. **CUTLER**. Thank you, Mr. Speaker.

This is also an agreed-to amendment that adds an additional reporting requirement. It will contrast the number of times the database is accessed and compare it to the number of search warrants that are ultimately issued to determine its effectiveness. Thank you.

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

The following roll call was recorded:

**YEAS–197**

<table>
<thead>
<tr>
<th>Adolph</th>
<th>Emrick</th>
<th>Kinsey</th>
<th>Petri</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aument</td>
<td>English</td>
<td>Kirkland</td>
<td>Pickett</td>
</tr>
<tr>
<td>Baker</td>
<td>Evankovich</td>
<td>Knowles</td>
<td>Pyle</td>
</tr>
<tr>
<td>Barbin</td>
<td>Evans</td>
<td>Kortz</td>
<td>Quinn</td>
</tr>
<tr>
<td>Barrar</td>
<td>Everett</td>
<td>Kotik</td>
<td>Rapp</td>
</tr>
<tr>
<td>Benninghoff</td>
<td>Fabrizio</td>
<td>Krieger</td>
<td>Ravenstahl</td>
</tr>
<tr>
<td>Bishop</td>
<td>Farina</td>
<td>Kula</td>
<td>Readshaw</td>
</tr>
<tr>
<td>Bizzarro</td>
<td>Farry</td>
<td>Lawrence</td>
<td>Reed</td>
</tr>
<tr>
<td>Bloom</td>
<td>Fee</td>
<td>Longietti</td>
<td>Reese</td>
</tr>
<tr>
<td>Boback</td>
<td>Fleck</td>
<td>Lucanze</td>
<td>Roos</td>
</tr>
<tr>
<td>Boyle, B.</td>
<td>Flynn</td>
<td>Mackenzie</td>
<td>Roesbuck</td>
</tr>
<tr>
<td>Boyle, K.</td>
<td>Frankel</td>
<td>Maher</td>
<td>Rood</td>
</tr>
<tr>
<td>Bradford</td>
<td>Freeman</td>
<td>Mahoney</td>
<td>Ross</td>
</tr>
<tr>
<td>Briggs</td>
<td>Gabler</td>
<td>Major</td>
<td>Rozzi</td>
</tr>
<tr>
<td>Brooks</td>
<td>Gainey</td>
<td>Markosek</td>
<td>Sabatina</td>
</tr>
<tr>
<td>Brown, R.</td>
<td>Gergely</td>
<td>Marshall</td>
<td>Saccone</td>
</tr>
<tr>
<td>Brown, V.</td>
<td>Gibbons</td>
<td>Marsico</td>
<td>Sainato</td>
</tr>
<tr>
<td>Brownlee</td>
<td>Gillen</td>
<td>Masser</td>
<td>Samuelson</td>
</tr>
<tr>
<td>Burns</td>
<td>Gillespie</td>
<td>Matzie</td>
<td>Sankey</td>
</tr>
<tr>
<td>Caltagirone</td>
<td>Gingrich</td>
<td>McCarter</td>
<td>Santarsiero</td>
</tr>
<tr>
<td>Carroll</td>
<td>Godshall</td>
<td>McGehee</td>
<td>Saylor</td>
</tr>
<tr>
<td>Causer</td>
<td>Goodman</td>
<td>McGinnis</td>
<td>Scavello</td>
</tr>
<tr>
<td>Christiana</td>
<td>Greiner</td>
<td>McNeill</td>
<td>Schlossberg</td>
</tr>
<tr>
<td>Clay</td>
<td>Grell</td>
<td>Mentzer</td>
<td>Schreiber</td>
</tr>
<tr>
<td>Clymer</td>
<td>Grove</td>
<td>Metcalf</td>
<td>Simmons</td>
</tr>
<tr>
<td>Cohen</td>
<td>Hackett</td>
<td>Metzgar</td>
<td>Sims</td>
</tr>
<tr>
<td>Conklin</td>
<td>Haggerty</td>
<td>Miscarelli</td>
<td>Smith</td>
</tr>
<tr>
<td>Corbin</td>
<td>Hahn</td>
<td>Miccozie</td>
<td>Snyder</td>
</tr>
<tr>
<td>Costa, D.</td>
<td>Haluska</td>
<td>MILLARD</td>
<td>Sonney</td>
</tr>
<tr>
<td>Costa, P.</td>
<td>Hanna</td>
<td>Miller, D.</td>
<td>Stephens</td>
</tr>
<tr>
<td>Cox</td>
<td>Harhai</td>
<td>Miller, R.</td>
<td>Stern</td>
</tr>
<tr>
<td>Cruz</td>
<td>Harhart</td>
<td>Milne</td>
<td>Stevenson</td>
</tr>
<tr>
<td>Culver</td>
<td>Harkins</td>
<td>Mirabito</td>
<td>Sturla</td>
</tr>
<tr>
<td>Cutler</td>
<td>Harper</td>
<td>Miranda</td>
<td>Swanger</td>
</tr>
<tr>
<td>Daley, M.</td>
<td>Harris, A.</td>
<td>Molchan</td>
<td>Tallman</td>
</tr>
<tr>
<td>Daley, P.</td>
<td>Harris, J.</td>
<td>Moul</td>
<td>Taylor</td>
</tr>
<tr>
<td>Davidson</td>
<td>Heffley</td>
<td>Mullery</td>
<td>Thomas</td>
</tr>
<tr>
<td>Davis</td>
<td>Heln</td>
<td>Mundy</td>
<td>Tobash</td>
</tr>
</tbody>
</table>
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 amendment?

Mr. CUTLER offered the following amendment No. A10120:

Amend Bill, page 15, by inserting between lines 17 and 18 (c) Access for active investigation.--In the case where a law enforcement agency has accessed the database for an active investigation, the information about that query shall be withheld from the individual subject to the query for a period of six months after the conclusion of the investigation.

The SPEAKER. For the information of the members, the amendment before us is a corrective reprint for amendment A09874.

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

The SPEAKER. On that question, the Speaker recognizes the gentleman from Lancaster County, Mr. Cutler.

Mr. CUTLER. Thank you, Mr. Speaker.

This amendment would limit the reporting of law enforcement officials who are currently engaged in an active investigation. This was a provision that was originally included in the chairman's original bill and is also an agreed-to amendment.

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

The following roll call was recorded:

YEAS–197

Adolph Emrick Kinsey Petri
Aument English Kirkland Pickett
Baker Evankovich Knowles Pyle
Barbin Evans Kortz Quinn
Barrar Everett Kotik Rapp
Benninghoff Fabrizio Krueger Ryzich
Bishop Furina Kula Readshaw
Bizzarro Farry Lawrence Reed
Bloom Fee Longietti Reese
Boback Fleck Lucas Regan
Boyle, B. Flynn Mackenzie Roae
Boyle, K. Frankel Maher Roebuck
Bradford Freeman Mahoney Ross
Briggs Gabler Major Rozzi
Brooks Gainey Markosek Sabatina
Brown, R. Gergely Marshall Saccone
Brown, V. Gibbons Marsico Sainato
Brownlee Gillen Masser Samuelson
Burns Gillespie Matzie Sankey
Caltagirone Gingerich McCarter Santarsiero
Carroll Godshall McGeehan Saylor
Causer Goodman McGinnis Scavello
Christiana Greiner McNeill Schlossberg
Clay Grell Mentzer Schreiber
Clymer Grove Metcalfe Simmons
Cohen Hackett Metzgar Sims
Conklin Haggerty Mccarelli Smith
Corbin Harkins Mirabito Sturla
Daley, M. Harris, A. Molchany Tallman
Daley, P. Harris, J. Moul Taylor
Davis Helm Mundy Tobash
Day Henessey Murt Toepel
Dean Hickernell Mustio Toohil
Deasy James Neuman Topper
Delissio Kampf O'Brien Truitt
Delozier Kaufman O'Neill Turzai
DeLuca Kavulich Oberlander Vreb
Denlinger Keller, F. Painter Vitali
Dermody Keller, M.K. Parker Waters
DiGirolamo Keller, W. Payne Wheatley
Donatucci Killion Peifer White
Dunbar Kim Petrarca Youngblood
Ellis

NAYS–0
NOT VOTING–0
EXCUSED–5

Galloway Pashinski Rock Watson
Maloney

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?
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?

Mr. CUTLER offered the following amendment No. A09871:

Amend Bill, page 18, by inserting between lines 29 and 30 Section 15. Expiration.
This act shall expire June 30, 2022.
Amend Bill, page 18, line 30, by striking out "15" and inserting 16

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

The SPEAKER. On that question, the Speaker recognizes the gentleman from Lancaster County, Mr. Cutler.
Mr. CUTLER. Thank you, Mr. Speaker.
Very briefly, this amendment would put in a sunset provision so that we will have an opportunity to re-review the law and determine its effectiveness going forward and make any changes that we may determine to be necessary. And it is also an agreed-to amendment, and it will be a 7-year sunset, in order to clarify that for the members.

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

The following roll call was recorded:

YEAS–197
Adolph Emrick Kinsey Petri
Aument English Kirkland Pickett
Baker Evankovich Knowles Pyle
Barbin Evans Kortz Quinn
Barrar Everett Kotik Rapp
Benninghoff Fabrizio Krieger Ravenstahl
Bishop Farina Kula Readshaw
Bizzarro Farry Lawrence Reed
Bloom Fee Longietti Reese
Bobbie Fleck Lucas Regan
Boyle, B. Flyn Mackenzie Roan
Boyle, K. Frankel Maher Roeske
Bradford Freeman Mahoney Ross
Briggs Gabler Major Rozzi
Brooks Gainey Markosek Sabatina
Brown, R. Gergely Marshall Saccone
Brown, V. Gibbons Marsico Sainato
Brownlee Gillen Masser Samuelson
Burns Gillespie Matzie Sankey
Caltagirone Gingrich McCarter Santarsiero
Carroll Godshall McGehee Saylor
Causer Goodman McGinnis Scavello
Christiana Greiner McNeill Schlossberg
Clay Grell Menzter Schreiber
Clymer Grove Metcalfe Simmons
Cohen Hackett Metzgar Sims
Conklin Haggerty Mccarelli Smith
Corbin Hahn Miccozzi Snyder
Costa, D. Haluska Millard Sonney
Costa, P. Hanna Miller, D. Stephens
Cox Harhai Miller, R. Stern
Cruz Harhart Miller Stevenson
Culver Harkins Mirabito Sturla
Cutler Harper Miranda Swanger
Daley, M. Harris, A. Molchan Tallman
Daley, P. Harris, J. Moul Taylor
Davidson Heffley Mullery Thomas
Davis Helm Mundy Tobash
Day Hennessey Murt Toepel
Dean Hickernell Mustio Tootle
Deasy James Neuman Topper
DeLissio Kampf O'Brien Truitt
Delozier Kauffman O'neil Turzai
DeLuca Kavulich Oberlander Vebre
Denlinger Keller, F. Painter Vitali
Demody Keller, M.K. Parker Waters
DiGirolamo Keller, W. Payne Wheatley
Donatucci Killion Peifer White
Dunbar Kim Petraca Youngblood

NAYS–0
NOT VOTING–0
EXCUSED–5

Galloway Pashinski Rock Watson
Maloney

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?

Ms. DeLISSIO offered the following amendment No. A09822:

Amend Bill, page 6, line 14, by striking out "ANNUALLY" and inserting during each calendar quarter

On the question,
Will the House agree to the amendment?
The SPEAKER. On that question, the Speaker recognizes the lady from Philadelphia County, Ms. DeLissio.

Ms. DeLISSIO. Thank you, Mr. Speaker.

Mr. Speaker, in the bill as it is currently written, it gives access to our constituents, the citizens of the Commonwealth, one time per year at no cost. My amendment allows those constituents to have access one time per quarter at no cost.

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, Mr. Speaker.

This is an agreed-to amendment and I ask for the members' support.

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

The following roll call was recorded:

YEAS–197

Adolph Emrick Kinsey Petri
Aument English Kirkland Pickett
Baker Evankovich Knowles Pyle
Barbin Evans Kortz Quinn
Barrar Everett Kotik Rapp
Benninghoff Fabrizio Krieger Ravenstahl
Bishop Farina Kula Readshaw
Bizzarro Farry Lawrence Reed
Bloom Fee Longietti Reese
Boback Fleck Lucas Regan
Boyle, B. Flynn Mackenzie Roach
Boyle, K. Frankel Maher Roebuck
Bradford Freeman Mahoney Ross
Briggs Gabler Major Rozzi
Brooks Gainey Markosek Sabatina
Brown, R. Gergely Marshall Saccone
Brown, V. Gibbons Marsico Sainato
Brownlee Gillen Masser Samuelson
Burns Gillespie Matzie Sankey
Caltagirone Gingrich McCarter Santarsiero
Carroll Godshall McGeehan Saylor
Cauker Goodman McGinnis Scavello
Christian DeLissio Kaufman O'Brien Truitt
Clausnut DeLuca O'Neill Turzai
Clymer Conklin O'Vere Vitali
Cowen Denlinger Oberlander Verr
Day Delissio Painter Vitali
Dean Dermody Keller, F. Vitek
DeLuca Keller, M.K. Weaver
DeGio Gaetano Keller, W. White
Donatucci Killion Peifer White
Dunbar Gorga Petrarca Youngblood
Ellis

NAYS–0
NOT VOTING–0
EXCUSED–5

Galloway Pashinski Rock Watson
Maloney

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?

Ms. DELOZIER offered the following amendment No. A10109:

Amend Bill, page 7, line 26, by inserting after "prescribers" pharmacies

Amend Bill, page 10, line 6, by inserting after "dispensers" pharmacies

Amend Bill, page 10, line 7, by inserting after "dispenser" or pharmacy

Amend Bill, page 10, line 11, by inserting after "dispenser" or pharmacy

Amend Bill, page 10, line 24, by inserting after "dispenser" or pharmacy

Amend Bill, page 10, line 27, by inserting after "DESIGNATE" other pharmacy

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

The SPEAKER. On that question, the Speaker recognizes the lady from Cumberland County, Ms. Delozier.

Ms. DELOZIER. Thank you, Mr. Speaker.

This amendment is viewed as a technical amendment by the sponsor in the Senate. It simply inserts the word "pharmacy" in addition to the pharmacist, who can report the information to the State database.

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 Tioga County, Mr. Baker.

Mr. BAKER. Thank you, Mr. Speaker.

Upon further reflection, this is an agreed-to amendment.

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

The following roll call was recorded:

YEAS–197

Adolph Emrick Kinsey Petri
Aument English Kirkland Pickett
Baker Evankovich Knowles Pyle
Barbin Evans Kortz Quinn
Barrar Everett Kotik Rapp
Benninghoff Fabrizio Krieger Ravenstahl

Galloway Pashinski Rock Watson
Maloney
Amend Bill, page 2, line 4, by striking out "16" and inserting 
15
Amend Bill, page 18, line 6, by striking out "report" and inserting reports
Amend Bill, page 18, line 7, by inserting before "Within"
(a) Board report.—
Amend Bill, page 18, by inserting between lines 22 and 23
(b) Other report.—Within two years of the effective date of this act and annually thereafter, the Office of Attorney General in conjunction with law enforcement shall submit an annual report to the General Assembly.

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

The SPEAKER. On that question, the Speaker recognizes the lady from Montgomery County, Mrs. Dean.

Mrs. DEAN. Thank you, Mr. Speaker.

This is an amendment that would simply require dual reporting annually, not only by the board but also by the Attorney General's Office on behalf of law enforcement.

I believe it is an agreed-to 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 Tioga County, Mr. Baker.

Mr. BAKER. Thank you, Mr. Speaker.

We are not opposed to this amendment.

The SPEAKER. That is one way to put it.

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

The following roll call was recorded:

YEAS–197

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

NAYS–0
NOT VOTING–0
EXCUSED–5

Galloway Pashinski Rock Watson
Maloney

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?

Mrs. DEAN offered the following amendment No. A10080:

Amend Bill, page 1, line 17, by striking out all of said line
Amend Bill, page 2, line 1, by striking out "13" and inserting 12
Amend Bill, page 2, line 2, by striking out "14" and inserting 13
Amend Bill, page 2, line 3, by striking out "15" and inserting 14
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?

Mrs. DEAN offered the following amendment No. A10066:

Amend Bill, page 1, line 17, by striking out all of said line
Amend Bill, page 2, line 1, by striking out "13" and inserting 12
Amend Bill, page 2, line 2, by striking out "14" and inserting 13
Amend Bill, page 2, line 3, by striking out "15" and inserting 14
Amend Bill, page 2, by inserting between lines 3 and 4 Section 15. Expiration.
Amend Bill, page 18, by inserting between lines 29 and 30 Section 15. Expiration.
This act shall expire four years from its effective date.
Amend Bill, page 18, line 30, by striking out "15" and inserting 16

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

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, Mr. Speaker.
This is not an agreed-to amendment.
We just adopted a 7-year sunset by the gentleman from Lancaster County, and this changes that from 7 years to 4 years, so we cannot support this amendment.
Thank you, Mr. Speaker.

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

The following roll call was recorded:

YEAS–77

Adolph
Aument
Baker
Barbin
Barrar
Benninghoff
Bloom
Boack
Boyle, B.
Brooks
Brown, R.
Causer
Christiania
Clymer
Corbin
Cox
Culver
Cutler
Davis
Day
DeLozier
Denlinger
DiGirolamo
Dunbar
Ellis

YEAS–120

Adolph
Aument
Baker
Barbin
Barrar
Benninghoff
Bloom
Boack
Boyle, B.
Brooks
Brown, R.
Causer
Christiania
Clymer
Corbin
Cox
Culver
Cutler
Davis
Day
DeLozier
Denlinger
DiGirolamo
Dunbar
Ellis

Adolph
Fleck
Mackenzie
Rapp
Aument
Gabler
Maher
Reed
Baker
Gibbons
Major
Reese
Barbin
Gillen
Marshall
Regan
Barrar
Gillespie
Marsico
Roae
Benninghoff
Gingrich
Masser
Ross
Bloom
Godshall
McGinnis
Saccone
Boack
Goodman
Mentzer
Sainato
Boyle, B.
Greiner
Metcalfe
Sankey
Brooks
Grell
Metzgar
Saylor
Brown, R.
Grove
Miccarelli
Scavello
Causer
Hackett
Micozzie
Schlossberg
Christiania
Hahn
Millard
Simmons
Clymer
Harhart
Miller, R.
Smith
Corbin
Harper
Milne
Snyder
Cox
Harris, A.
Mirabito
Sonney
Culver
Heffley
Moul
Stephens
Cutler
Helm
Mullery
Stern
Davis
Hennessey
Murt
Stevenson
Day
Hickernell
Mustio
Swanger
DeLozier
James
Neuman
Tallman
Denlinger
Kampf
O'Neill
Taylor
DiGirolamo
Kauffman
Oberlander
Tobash
Dunbar
Keller, F.
Payne
Toepel
Ellis
Keller, M.K.
Peifer
Toohil
Emrick
Killion
Petrarca
Topper
Evanovich
Knowles
Petti
Truit
Everett
Lawrence
Pickett
Turzai
Farry
Longietti
Pyle
Vereb
Fee
Lucas
Quinn
White

NAYS–0

NOT VOTING–0

EXCUSED–5

Galloway
Pashinski
Maloney
Rock
Watson

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, Mr. Speaker.
This is not an agreed-to amendment.
We just adopted a 7-year sunset by the gentleman from Lancaster County, and this changes that from 7 years to 4 years, so we cannot support this amendment.
Thank you, Mr. Speaker.

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

The following roll call was recorded:

NAYS–0

NOT VOTING–0

EXCUSED–5

Galloway
Pashinski
Maloney

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?
Less than the majority having voted in the affirmative, the question was determined in the negative and the amendment was not agreed to.

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

Mr. KRIEGER offered the following amendment No. A09949:

Amend Bill, page 3, line 5, by inserting after "1236)."

The term does not include those drugs, substances or immediate precursors included in Schedule V of the Controlled Substance Act, provided that it has been identified under 21 CFR § 1308.15 (relating to Schedule V).

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

The SPEAKER. On that question, the Speaker recognizes the gentleman from Westmoreland County, Mr. Krieger.

Mr. KRIEGER. Thank you, Mr. Speaker.

This amendment would remove schedule V drugs from the operation of the underlying bill. Let me explain to you what my thinking is here and why I am asking you to consider this.

First of all, I think we need to think about the purpose of the underlying bill. As I understand the purpose, it is to give us a tool for pharmacists and medical professionals to determine whether someone is doctor shopping and to enable us to identify those problems and to stop that problem. That is the main purpose of this bill.

The secondary purpose and the peripheral purpose that has kind of come into this and complicated it is law enforcement's access to the database. Once law enforcement has access there are complicating factors. Constitutional requirements come into play. We have, of course, the Fourth Amendment.

Pennsylvania's Constitution says this: "The people shall be secure in their persons, houses, papers and possessions from unreasonable searches and seizures, and no warrant to search any place or to seize any person or things shall issue without describing them as nearly as may be, nor without probable cause, supported by oath or affirmation subscribed by the affiant."

That is to say, we are creating an exception here, because the general rule is that this is a search – first of all, I guess, we need to determine, is this something we think our people have a reasonable expectation of privacy in? These are prescription records, their medical records; some of this could be very sensitive. I think it is very clear they have a reasonable expectation of privacy.

So the Fourth Amendment in our Constitution comes into play and we have to determine: Are we going to make an exception here? We have made exceptions in a narrow range of cases from the general rule, and again, that general rule is you need probable cause and you need a search warrant. We have been asked to forgo that.

So the issue is, let us balance that out. Let us figure out how we are going to do that and address this very real problem, this prescription drug overdose problem, this problem where this leads to other drug issues. How are we going to balance that with the privacy of our people and their reasonable expectation of privacy in their medical records?

Well, there are lots of ways we could do that. The reason I am asking you to take a look at schedule V is because – let us take a look at what the schedule V drugs are.

If you take a look at both the DEA (Drug Enforcement Administration) and Pennsylvania's Code, it says the "Schedule V drugs..." are "drugs with a lower potential for abuse...." DEA says, "Schedule V drugs are generally used for antidiarrheal, antitussive, and analgesic purposes."

You have all heard of Robitussin. Robitussin is one that we have probably all had as kids and you can still get. If your kids get Robitussin with codeine, they will be in this database. So obviously there is a burden on our people.

We then need to balance that out with, okay, what are we trying to achieve to stop the overdose of prescription drugs and the abuse? And we are also trying to balance out these constitutional requirements.

What are the drugs that are abused most? If you ask your police officers, if you ask those people on the streets, it is opioids. It is those drugs we all know about that are not schedule V drugs. So we can achieve all the good purposes this bill seeks to achieve and still at least narrow the privacy concerns of our people by removing the schedule V drugs, and again, for the most part are not abused and are not the focus of law enforcement.

I think the thing to remember here is, again, we have a charge to balance. Now, there are arguments that, hey, we can change schedule V. We can move things from schedule V to schedule IV. And of course, that is true and that is an argument I think for restriction on this, because if there is a drug that is a schedule V drug that is abused, either the Pennsylvania regulators or the DEA can move that to schedule IV. We can look at this again. We should narrowly tailor any items that may potentially infringe upon constitutional rights.

And the thing about this amendment, the last thing I think I would say to you, you can do both with this amendment. We can still achieve the good results of this bill. We can still cut down on most of the problems. We can still have this database that is going to catch most, if not all, of the problems we are concerned with, and at the same time show our people we are concerned with their privacy. We do think that if their kid gets Robitussin with codeine that there is no reason that that child should be in that database.

So I would ask you to balance this, to take your responsibility here seriously, to balance these issues, to really get the best of both worlds here by supporting this amendment. So I would ask for support for the amendment, Mr. Speaker. Thank you.

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

On that question, the Speaker recognizes the gentleman from Cambria County, Mr. Barbin.

Mr. BARBIN. Thank you, Mr. Speaker.

I rise in opposition to this amendment.
It is my understanding this amendment is opposed by law enforcement. I know specifically it is opposed by the State Attorney General.

We have spent over a year in hearings, in Judiciary hearings, to define the causes of our current heroin epidemic, and in the process of both the Judiciary hearings as well as the rural center for wellness, their findings were that things that you did not expect were gateways to heroin were. The bill as it currently sits, without this amendment, says we are going to provide a tool to law enforcement that will have all drugs reviewed.

Right now we are in the middle of epidemic. If this should be taken out at some place, at a later date, maybe after this 7 years is done, that would be an appropriate time to do it. But right now Cambria County, where I live, has the highest overdose rate of heroin in the whole State. It is an epidemic. We have the same violence problem that is associated with the heroin epidemic. If law enforcement says they need schedule V, we should give it to them.

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.

I, too, rise in opposition to this amendment.

Just to remind the members, this amendment was proffered the last time around when it was under my legislation. We did defeat this amendment by a vote of 145-50. And I just want to remind the good members what precipitated that vote in terms of the debate regarding schedule V drugs, and I would like to just recite that a little bit so everybody understands why we are opposing this. It is very, very important.

Consider the drug Suboxone, for instance. It was once a schedule V drug; it is now a schedule III drug. Schedule V drugs are included as a controlled substance because if it is not used correctly, they can be extremely addictive. They can cause serious harm to the user and there are many statistics to prove that out.

It has also been found that even Lomotil, an antidiarrheal medication, has been used recreationally. At high doses, Lomotil exhibits codeine-like subjective effects; therefore, abusers take up to triple the recommended dosage to experience an opiate-like high.

But again, do not just believe me, listen to the experts. The pharmacists who are on the front lines, the Pharmacists Association and the chain drugstores all oppose exempting schedule V's. Exempting schedule V drugs from being submitted would be a major hindrance to the goal of reducing drug diversion and abuse. There is much diversion of promethazine with codeine, which is a schedule V drug, along with other schedule V drugs.

Additionally, since we last had this debate, it was 28 States, now it has grown to 31 States that have a database that requires schedule V drugs to be reported to the database, and we are hopeful that Pennsylvania eventually will also join those other States.

Let me also reflect on the fact that the schedule V definition of some of these drugs that are being attempted to be exempted that are getting people into trouble, that people are getting extremely addicted to, in some cases causing much, much harm to health and causing crime, potentially: codeine, dihydrocodeine, ethylmorphine, diphenoxylate, opium. You are asking with this amendment that we exempt this from schedule V drugs. When these drugs are abused, they can be extremely harmful and addictive.

It is like the previous speaker said, the law enforcement community is strongly opposed to this, as well as the pharmacy community, the District Attorneys Association, the Attorneys General Association, the medical profession, nearly all the stakeholders, they are not supportive of exempting schedule V, and I kindly ask for the defeat of this 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 Bucks County, Mr. DiGirolamo.

Mr. DiGIROLAMO. Thank you, Mr. Speaker.

I also rise in opposition to the amendment that we have before us.

And just quickly, the reason that we are doing this bill is to stop the epidemic – doctor shopping and pharmacy shopping that is going on around the State of Pennsylvania concerning these addictive drugs. There are many, many dangerous addictive drugs in schedule V.

And my friends, I want to tell you, addicts are very entrepreneurial people. They will do anything to continue their addiction. It will not take them long to figure out that schedule V's are not included in the database, and they are going to be all over the place doctor shopping and pharmacy shopping for schedule V drugs because they know that they are not included in the database.

We have got to have schedule V included in the database; almost every other State does. Law enforcement is against this amendment. I beg you to please vote “no” against the amendment we have before us. Thank you.

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

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

Mr. NEUMAN. Thank you, Mr. Speaker.

I also rise to oppose this amendment.

This would leave a glaring loophole within the database, and when you come from an area where you come from, when you are 20 minutes from West Virginia and you are 30 minutes from Ohio, not only do we create a loophole in our system, we create a loophole in the whole corridor, because the way that it works is, if you have a Pennsylvania script, the other States abide by Pennsylvania law. And all of our surrounding States have schedule V's, which could potentially have very dangerous and addictive drugs within them. We become a mecca for out of Pennsylvania law. And all of our surrounding States have schedule V's, which could potentially have very dangerous and addictive drugs within them. We become a mecca for out of State pharmacy shopping and doctor shopping, and this leaves a glaring loophole that will make Pennsylvania different from the surrounding States that could potentially harm my area in particular, but anybody that borders another State.

So I encourage people to vote this amendment down and make sure that we do not have a loophole in this bill. Thank you.

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

Is the gentleman, Mr. Krieger, seeking a second shot at that? You do not have to.

Mr. KRIEGER. You tempted me, Mr. Speaker.

Again, I understand there may be some differences of opinion here, but I would observe – the gentleman mentions a loophole. I mean, I guess depending on your viewpoints you
could argue that model glue – the old, back in the day, you used to sniff that. That is not here. That is a loophole. You can get high on gasoline. That is a not loophole.

  It is about balancing. It is about—

  Yeah, we understand that there are schedule V drugs that someone can abuse. You can get enough codeine in Robitussin to abuse it, but again, we are looking at a balance here between our people's rights, which we all agree that they have a right to privacy and we all agree we are making an exception in this case because we think there is a good reason to do it. The question is, where do we draw the line?

  And I would argue, where I am asking you to draw the line is a very reasonable place to do it, and we can revisit it later if we find out that that is not a good place.

  So again, thank you, Mr. Speaker, for the encouragement.

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

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

  Mr. WHEATLEY. Thank you, Mr. Speaker.

  I was wondering if the maker of this amendment would stand for interrogation.

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

  Mr. WHEATLEY. Thank you, Mr. Speaker.

  I am wondering if you could – because I do not know all the list of the schedule V drugs, but could you give me some examples of some of the drugs that might be now considered a part of this database that are on the schedule V drug list?

  Mr. KRIEGER. Thank you, Mr. Speaker.

  I can give you some of the sources I have here.

  Now, I will tell you, some of these are scientific names.

  I looked them up on the Internet, but I want to make sure – I am not an expert on exactly what these are used for.

  Robitussin AC, which is a Robitussin with codeine, is a schedule V drug. Dihydrocodeine in amounts up to 100 milliliters; according to the Internet, that is an analgesic, an antitussin, and antidiarrheal. One hundred milligrams of dihydrocodeine, according to the Internet, used as an antitussive, which I understand is like to get rid of congestion in your lungs. Up to 100 milligrams of ethylmorphine, used to treat a dry cough. Not more than 2.5 milligrams of diphenoxylate, used for the treatment of diarrhea. Propylhexedrine, used to treat temporary nasal congestion, and pyrovalerone used to treat chronic fatigue.

  Mr. WHEATLEY. Thank you, Mr. Speaker.

  Mr. Speaker, if I may speak on the amendment?

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

  Mr. WHEATLEY. And so just from a cursory review of some of those drugs that might be under the schedule V and what we are about to do, and understanding that we do have this epidemic that is happening in our neighborhoods and communities, I think it is also important for us not to go overboard and overregulate and bring innocent folks into a possible situation that might expose them and their privacy in an effort to try to pretend like we are making people safer.

  Now, I, for one, believe that the Founding Fathers, if we were going to err, they would tend to want to err on the side of individual rights and not of the rights of the institutions that can be abused. And being from a class of folks who have certainly seen their share of abuse from the legal system, I think we should be very careful when we do these types of things that we do not start to have an environment in our rush to try to please segments of our law enforcement, that we make sure we protect people first.

  And my statement is, this amendment at least tries to find a delicate balance, not to want to rush and go overboard but also understand that there are real people out there who are just trying to live their life who do not want government and law enforcement in their business. They are not doing anything illegal. They are not doing anything wrong, so why should we allow for them – and many of you, I have had this conversation before. When we talk about gun databases, you do not want people's privacy put into that, but now you want people's privacy around their prescriptions put into a database that will be used for law enforcement to peek into what they are doing.

  So I think this amendment is one that at least attempts to try to find a balance. So I would ask you all to support the amendment, because if you do not want government in your business around guns, you certainly do not want them in your business around prescriptions.

  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 Washington County, Mr. Neuman, for the second time.

  Mr. NEUMAN. Thank you, Mr. Speaker.

  Let us be clear: This amendment does not just limit access to law enforcement; it also limits access to our health-care professionals, the ones that are most important to see who is getting schedule V drugs, and if they are doctor shopping or pharmacy shopping. This is not just a limitation on law enforcement; it is a limitation on our health-care professionals who need access to see the database to see if people are doctor shopping for schedule V's.

  So let us be clear: It is not just about law enforcement; it is also about our health-care professionals. 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 Delaware County, Mr. Miccarelli.

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

  I rise in opposition to this amendment.

  Just recently I had a conversation with my local CVS (Consumer Value Stores) pharmacist who was telling me, CVSs can talk, Rite Aids can talk, but they cannot talk across different pharmacies because they do not have the ability. Now, insurance companies can already share information. Your pharmacist knows what it is you are taking. They know what kind of medication that we are taking.

  The gentleman from Allegheny brought up the gun argument. Prescription drug abuse and prescription drug overdoses, drug overdoses in general, kill many more people than guns in Pennsylvania.

  This is an epidemic. This is something that needs to happen. This is something that we need to take care of and take care of quickly. Thank you very much, Mr. Speaker.

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

  Is the gentleman seeking recognition for the second time?

  The question is, will the House agree to the amendment?
On that question, the Speaker recognizes the gentleman from Allegheny County, Mr. Wheatley, for the second time.

Mr. WHEATLEY. Mr. Speaker, I just want to clarify for the record, and I am not trying to divert this conversation from what it is, because it is a very important conversation to have around the epidemic that we are seeing, not only from our drug overdoses but the epidemic that we are seeing in our streets from guns.

And all I am saying is, for me and many of us in this room, we have talked about the issue of personal rights and responsibilities. And what I am saying is, if we believe there is an epidemic and crisis around drugs and prescriptions to the degree where we are willing to infringe upon people's freedoms and the right to assume privacy, to have a database and allow for access to that database from law enforcement, to prevent drugs, from the abuses of drugs, then we certainly should agree that guns are killing people on our streets as well, and that there should be a database and access to eliminate that.

So if we do not believe that as a principle and we do not think there is a crisis – as much of a crisis or more behind what is happening with gun violence on our streets – this makes no sense to me. Why are we moving this? But this is off the conversation.

I think this is a balance on the amendment, the amendment itself. I think some of these schedule V drugs that we have as schedule V drugs are so commonplace that that makes most of us, when we go into our pharmacies, when we are assuming that whatever we are doing between us and our pharmacists is going to be protected and private now is becoming a part of public record that someone can review, and on top of reviewing us, they do not even have to notify that someone is looking at our records. So if that is not a great governmental move and infringement upon a person's rights and privacies, I do not know what it is. And if we are willing to do it for this, then certainly we should do it for guns. Thank you.

**LEAVE OF ABSENCE**

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

**CONSIDERATION OF SB 1180 CONTINUED**

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

The following roll call was recorded:

**YEAS—34**

<table>
<thead>
<tr>
<th>Barrar</th>
<th>English</th>
<th>Metcalfe</th>
<th>Roae</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bloom</td>
<td>Evankovich</td>
<td>Metzgar</td>
<td>Sankey</td>
</tr>
<tr>
<td>Brooks</td>
<td>Gabler</td>
<td>Miller, D.</td>
<td>Smith</td>
</tr>
<tr>
<td>Causer</td>
<td>Gillen</td>
<td>Miranda</td>
<td>Tallman</td>
</tr>
<tr>
<td>Cutler</td>
<td>Keller, F.</td>
<td>Mustio</td>
<td>Thomas</td>
</tr>
<tr>
<td>Daley, M.</td>
<td>Krieger</td>
<td>Petrarca</td>
<td>Truitt</td>
</tr>
<tr>
<td>Day</td>
<td>Lawrence</td>
<td>Rapp</td>
<td>Vitali</td>
</tr>
<tr>
<td>Denlinger</td>
<td>Maher</td>
<td>Reese</td>
<td>Wheatley</td>
</tr>
</tbody>
</table>

| Adolph       | Emrick        | Killion  | Peifer   |
| Aument       | Evans         | Kim      | Petri    |
| Baker        | Everett       | Kinsey   | Pickett  |
| Barbin       | Fabrizio      | Kirkland | Pyle     |
| Benninghoff  | Farina        | Knowles  | Quinn    |
| Bishop       | Farry         | Kortz    | Ravenstahl|
| Bizzarro     | Fee           | Kotik    | Readshaw |
| Boback       | Fleck         | Kula     | Reed     |
| Boyle, B.    | Flyn          | Longietti| Regan    |
| Boyle, K.    | Frankel       | Lucas    | Roebuck  |
| Bradford     | Freeman       | Mackenzie| Ross     |
| Briggs       | Gainey        | Mahoney  | Rozzi    |
| Brown, R.    | Gergely       | Major    | Sabatina |
| Brown, V.    | Gibbons       | Markosek | Saccone  |
| Brownlee     | Gillespie     | Marshall | Sainato  |
| Burns        | Gingerich     | Marsico  | Samuelson|
| Caltagirone  | Godshall      | Masser   | Santarsiero|
| Carroll      | Goodman       | Matzie   | Saylor   |
| Christiana   | Greiner       | McCarter | Scavello |
| Clay         | Grell         | McGeeman | Schlossberg|
| Clymer       | Grove         | McNeill  | Schreiber|
| Cohen        | Hackett       | Mentzer  | Simmons  |
| Conklin      | Haggerty      | Mccarrell| Sims     |
| Corbin       | Hahn          | Micozzi  | Snyder   |
| Costa, D.    | Haluska       | Millard  | Sonney   |
| Costa, P.    | Hanna         | Miller, R.| Stephens |
| Cox          | Harhai        | Milne    | Stern    |
| Cruz         | Harhart       | Mirabito | Stevenson|
| Culver       | Harkins       | Molchany | Sturla   |
| Daley, P.    | Harper        | Moul     | Swanger  |
| Davidson     | Harris, A.    | Mullery  | Taylor   |
| Davis        | Harris, J.    | Mundy    | Tobash   |
| Dean         | Heffley       | Murt     | Toepel   |
| Deasy        | Helm          | Neuman   | Toohil   |
| DeLissio     | Hickernell    | O'Brien  | Tooper   |
| Delozier     | James         | O'Neill  | Turrai   |
| DeLuca       | Kampf         | Oberlander| Vereb   |
| Dermody      | Kauffman      | Painter  | Waters   |
| DiGirolamo   | Kavulich      | Parker   | White    |
| Donatucci    | Keller, M.K.  | Payne    | Youngblood|
| Ellis        | Keller, W.    |         |          |

**NAYS—162**

**NOT VOTING—0**

**EXCUSED—6**

Galloway Maloney Rock Watson
Hennessey Pashinski

Less than the majority having voted in the affirmative, the question was determined in the negative and the amendment was not agreed to.

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

The SPEAKER. It is the Speaker's understanding that all the other amendments have been withdrawn.

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.)
SUPPLEMENTAL CALENDAR A

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of HB 1982, PN 2922, entitled:

An Act amending the act of November 29, 2006 (P.L.1463, No.163), known as the Credit Reporting Agency Act, further providing for security freeze.

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–196

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

NAYS–0

NOT VOTING–0

EXCUSED–6

Galloway  Maloney  Rock  Watson
Hennessey  Pashinski

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 present the same to the Senate for concurrence.

* * *

The House proceeded to third consideration of SB 799, PN 1985, entitled:

An Act amending the act of December 20, 1982 (P.L.1404, No.325), known as the Self-Service Storage Facility Act, further providing for definitions, for enforcement of lien, for notice and for limitation on liability of owner.

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–182

Adolph  Dunbar  Killion  Pyle
Aument  Ellis  Kirkland  Quinn
Baker  Emrick  Knowles  Rapp
Barbin  English  Kortz  Ravenstahl
Barrar  Evankovich  Kotik  Readshaw
Benninghoff  Everett  Krieger  Reed
Bizzarro  Fabrizio  Kula  Reese
Brown, V.  Gergely  Marsico  Regan
Brownlee  Gibbons  Masser  Roae
Boyle, B.  Fee  Mackenzie  Ross
Boyle, K.  Flynn  Mahner  Roumbis
Bradford  Frankel  Mahoney  Sabatina
Briggs  Freeman  Major  Sabatina
Brooks  Gabler  Markosek  Sabatina
Brown, R.  Gayney  Marshall  Sacone
Brown, V.  Gergely  Marsico  Sainato
Burns  Gillen  Matzie  Sankey
Caltagirone  Gillespie  McCarter  Santarsiero
Carroll  Gingrich  McGeehan  Saylor
Causer  Godshall  McGinnis  Schlossberg
Christiana  Goodman  McNeill  Schreiber
Clay  Greiner  Mentzer  Schreiber
Clymer  Grell  Metcalfe  Simmons
Cohen  Grove  Metzgar  Sims
Conklin  Hackett  Miccarelli  Smith
Corbin  Haggerty  Miccuzza  Snyder
Costa, D.  Hahn  Millard  Sonney
Costa, P.  Haluska  Miller, D.  Stephens
Cox  Hanna  Miller, R.  Stern
Cruz  Harhai  Milne  Stevenson
Culver  Harhart  Mirabito  Sturla
Cutler  Hankins  Miranda  Swanger
Daley, M.  Harper  Molchany  Tullman
Daley, P.  Harris, A.  Moul  Taylor
Davidson  Harris, J.  Mullery  Thomas
Davis  Heffley  Mundy  Tobash
Day  Helm  Murt  Toepel
Dean  Hickernell  Mustio  Toohill
Deasy  James  Neuman  Topper
DeLissio  Kampf  O'Brien  Truitt
Delozier  Kaufman  O'Neill  Turzai
DeLuca  Kavulich  Oberlander  Vebre

Denlinger  Keller, F.  Painter  Vitali
Dermody  Keller, M.K.  Parker  Waters
DiGirolamo  Keller, W.  Payne  Wheatley
Donatucci  Killion  Peifer  White
Dunbar  Kim  Petrarca  Youngblood

NAYS–0

NOT VOTING–0

EXCUSED–6

Galloway  Maloney  Rock  Watson
Hennessey  Pashinski

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 present the same to the Senate for concurrence.
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 without amendment.

* * *

The House proceeded to third consideration of **SB 1290, PN 2320**, entitled:

An Act requiring the disclosure of mobile communications tracking information; and providing for immunity.

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–196**

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

**NAYS–14**

Daley, M.     Kim     Miranda     Parker
DeLissio     Kinsey     Mundy     Samuelson
Freeman     McCarter     Painter     Vitali
Harris, J.     Miller, D.

**NOT VOTING–0**

**EXCUSED–6**

Galloway     Maloney     Rock     Watson
Hennessey     Pushinski

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.

* * *
The House proceeded to third consideration of **SB 83, PN 2323**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in special vehicles and pedestrians, providing for regulation and operation of neighborhood electric vehicles.

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

The following roll call was recorded:

<table>
<thead>
<tr>
<th>YEAS–191</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adolph Adolph Emrick Kirkland Pickett</td>
</tr>
<tr>
<td>Aument Aument English Knowles Pyle</td>
</tr>
<tr>
<td>Baker Baker Evankovich Kortz Quinn</td>
</tr>
<tr>
<td>Barrar Barrar Everett Krieger Ravenstahl</td>
</tr>
<tr>
<td>Benninghoff Benninghoff Fabrizio Kula Readshaw</td>
</tr>
<tr>
<td>Bishop Bishop Farina Lawrence Reed</td>
</tr>
<tr>
<td>Bizzarro Bizzarro Farrar Longietti Reese</td>
</tr>
<tr>
<td>Bloom Bloom Fee Lucas Regan</td>
</tr>
<tr>
<td>Boback Boback Fleck Mackenzie Roae</td>
</tr>
<tr>
<td>Boyle, B. Boyle, B. Flynn Mahler Roebuck</td>
</tr>
<tr>
<td>Boyle, K. Boyle, K. Frankel Mahoney Ross</td>
</tr>
<tr>
<td>Bradford Bradford Gahler Major Rozzi</td>
</tr>
<tr>
<td>Briggs Briggs Gainey Markoske Sabatina</td>
</tr>
<tr>
<td>Brooks Brooks Gergely Marshall Saccione</td>
</tr>
<tr>
<td>Brown, R. Brown, R. Gibbons Marsico Sainato</td>
</tr>
<tr>
<td>Brown, V. Brown, V. Gillen Masser Sankey</td>
</tr>
<tr>
<td>Brownlee Brownlee Gillespie Mazie Santarsiero</td>
</tr>
<tr>
<td>Burns Burns Gingrich McCarter Saylor</td>
</tr>
<tr>
<td>Caltagirone Caltagirone Godshall McGeehan Scavello</td>
</tr>
<tr>
<td>Carroll Carroll Goodman McGinnis Schlossberg</td>
</tr>
<tr>
<td>Causer Causer Greiner McNeill Schreiber</td>
</tr>
<tr>
<td>Christiana Christiana Grell Mentzer Simmons</td>
</tr>
<tr>
<td>Clay Clay Grove Metalfe Sims</td>
</tr>
<tr>
<td>Clymer Clymer Hackett Metzgar Smith</td>
</tr>
<tr>
<td>Cohen Cohen Haggerty Miccarelli Snyder</td>
</tr>
<tr>
<td>Conklin Conklin Hahn Miccozzi Sonney</td>
</tr>
<tr>
<td>Corbin Corbin Haluska Millard Stephens</td>
</tr>
<tr>
<td>Costa, D. Costa, D. Hanna Miller, D. Stern</td>
</tr>
<tr>
<td>Costa, P. Costa, P. Harhai Miller, R. Stevenson</td>
</tr>
<tr>
<td>Cox Cox Harhart Milne Sturla</td>
</tr>
<tr>
<td>Cruz Cruz Harkins Mirabito Swanger</td>
</tr>
<tr>
<td>Culver Culver Harper Miranda Tallman</td>
</tr>
<tr>
<td>Cutler Cutler Harris, A. Molchany Taylor</td>
</tr>
<tr>
<td>Daley, P. Daley, P. Harris, J. Moul Thomas</td>
</tr>
<tr>
<td>Davidson Davidson Heffley Mullery Tobash</td>
</tr>
<tr>
<td>Davis Davis Helm Murt Toepel</td>
</tr>
<tr>
<td>Day Day Hickernell Mustio Toolih</td>
</tr>
<tr>
<td>Dean Dean James Neuman Topper</td>
</tr>
<tr>
<td>Deasy Deasy Kampf O'Brien Truitt</td>
</tr>
<tr>
<td>Delozier Delozier Kaufman O'Neill Turzai</td>
</tr>
<tr>
<td>DeLuca DeLuca Kavulich Oberlander Vereb</td>
</tr>
<tr>
<td>Denlinger Denlinger Keller, F. Painter Vitali</td>
</tr>
<tr>
<td>Dermody Dermody Keller, M.K. Parker Waters</td>
</tr>
<tr>
<td>DiGirolamo DiGirolamo Keller, W. Payne Wheatley</td>
</tr>
<tr>
<td>Donatucci Donatucci Killion Peifer White</td>
</tr>
<tr>
<td>Dunbar Dunbar Kim Petrancia Youngblood</td>
</tr>
<tr>
<td>Ellis Ellis Kinsey Petri</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NAYS–5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daley, M. Daley, M. Freeman Mundy Samuelson</td>
</tr>
<tr>
<td>DeLissio DeLissio</td>
</tr>
</tbody>
</table>

**NOT VOTING–0**
Galloway Maloney Rock Watson
Hennessey Pushinski

**EXCUSED–6**

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.

### BILLS RECOMMITTED

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

- HB 2414;
- HB 2415;
- SB 27;
- SB 621;
- SB 1180;
- SB 1356; and
- SB 1357.

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

### BILLS REMOVED FROM TABLE

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

- HB 1996;
- HB 2060;
- HB 2131;
- HB 2489;
- HB 2533;
- SB 720; and
- SB 1129.

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

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of HB 1623, PN 2507, entitled:

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, further providing for evaluation of applications for certification.

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

BILL TABLED

The SPEAKER. The Speaker recognizes the majority leader, who moves that HB 1623 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 1623 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 second consideration of HB 2011, PN 2987, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in firearms and other dangerous articles, further providing for limitation on the regulation of firearms and ammunition.

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

BILL TABLED

The SPEAKER. The Speaker recognizes the majority leader, who moves that HB 2011 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 2011 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 second consideration of HB 2066, PN 3439, entitled:

An Act amending the act of July 14, 1961 (P.L.637, No.329), known as the Wage Payment and Collection Law, expanding the scope of the act.

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

BILL TABLED

The SPEAKER. The Speaker recognizes the majority leader, who moves that HB 2066 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 2066 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.

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. Seeing no further business before this House, the Speaker recognizes the gentleman, Mr. James, from Venango County, who moves that this House do now adjourn until Wednesday, October 8, 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 4:24 p.m., e.d.t., the House adjourned.