The House convened at 1 p.m., e.d.t.

THE SPEAKER (SAMUEL H. SMITH) PRESIDING

PRAYER

The SPEAKER. Today the prayer will be offered by Pastor Cathy Geib, Tree of Life Lutheran Church, Harrisburg, Pennsylvania.

PASTOR CATHY GEIB, Guest Chaplain of the House of Representatives, offered the following prayer:

Let us pray:

Blessed are You, O Lord, our God, king of the universe. We stand before You aware of our brokenness and thankful for Your grace. Come to us, remain with us, and enlighten the hearts of all who are gathered here this day.

As this legislative session begins this afternoon but approaches its end in these next days, give all who are here to make critical decisions the light and the strength to know Your will and to make it known through word and deed.

Guide each of these, Your children, with wisdom, support them with Your strength, and fill them with a sense of justice and compassion. You desire justice for all, and we ask that You would enable all to uphold the rights of all people; those who have little and those who have much, young and old alike, the least of these. Keep all from being misled by ignorance or corrupted by fear or favor. May all those here who hold power understand the importance of justice in Your name and the need to uphold the rights of all people.

Bless each member of this legislative body and each person that they represent. Give all of us the grace to live together in unity and peace, and all of us the will and the heart to find ways to care for and serve our sisters and brothers.

We ask all of this in Your holy name. Amen.

PLEDGE OF ALLEGIANCE

(The Pledge of Allegiance was recited by members and visitors.)
BILL SIGNED BY SPEAKER

Bill numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the title was publicly read as follows:

HB 1654, PN 2274
An Act amending the act of September 9, 1965 (P.L.497, No.251), known as the Newborn Child Testing Act, further providing for newborn child screening and follow-up program.

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

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. GRELL, from Cumberland County for the day, and the gentleman, Mr. O'NEILL, 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. PASHINSKI, from Luzerne County for the day. Without objection, the leave 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–199

Adolph
Aument
Baker
Barbin
Barrar
Benninghoff
Bishop
Bizzarro
Bloom
Boback
Boyle, B.
Boyle, K.
Bradford
Briggs
Brooks
Brown, B.
Brown, V.
Brownlee
Bums
Calogtione
Carroll
Causer
Christian
Clay
Claymer
Cohen
Conklin
Corbin
Costa, D.
Costa, P.
Cox
Cruz
Culver

Emrick
English
Evankovich
Evans
Everett
Fabrizio
Farina
Farry
Fee
Fleck
Flynn
Frankel
Freeman
Gabler
Gainey
Galloway
Gergely
Gibbons
Gillen
Gillespie
Gingrich
Godshall
Goodman
Greiner
Grove
Hackett
Haggerty
Hahn
Haluska
Hanna
Harhai
Harhart
Harkins

Kirkland
Knowles
Kortz
Kotik
Krieger
Kula
Lawrence
Longietti
Lucas
Mackenzie
Maher
Mahoney
Major
Maloney
Markosek
Marshall
Marsico
Masser
Matzie
McCarter
McGehee
McGinnis
McNeill
Mentzer
Metcalfe
Metzgar
Miccarelli
Micozzie
Mihal
Mirabito

Pyle
Quinn
Rapp
Ravenstahl
Readshaw
Reed
Reese
Regan
Roae
Rock
Roebuck
Ross
Rozzi
Sabatina
Saccone
Sainato
Samuelson
Sankey
Santarsiero
Saylor
Scavello
Schlossberg
Schreiber
Simmons
Sims
Smith
Snyder
Sonney
Stephens
Stern
Stevenson
Sturla

Pashinski
Pyle
McGehee

LEAVES ADDED–7

Davidson
Gergely
Maloney
Pyle
Evans
Hanna
McGehee

ADDITIONS–0

NOT VOTING–0

EXCUSED–3

Grell
O'Neill
Pashinski

The SPEAKER. One hundred and ninety-nine members having voted on the master roll call, a quorum is present.

HOUSE BILLS
INTRODUCED AND REFERRED

No. 2543 By Representatives R. BROWN, V. BROWN, COHEN, SCHLEGEL CULVER, GINGRICH, MILLARD, REED, SCHLOSSBERG and STURLA

An Act authorizing certain financial institutions to conduct savings promotion raffles; and providing for enforcement by the Department of Banking and Securities.

Referred to Committee on COMMERCE, October 14, 2014.

No. 2544 By Representatives MOLCHANY, SIMS, DAVIS, MUNDY, MCNEILL, READSHAW, PARKER and M. DALEY

An Act amending Titles 24 (Education) and 71 (State Government) of the Pennsylvania Consolidated Statutes, in administration and miscellaneous provisions, further providing for the Public School Employees' Retirement Board; and, in administration, funds, accounts, general provisions, further providing for the State Employees' Retirement Board.

Referred to Committee on STATE GOVERNMENT, October 14, 2014.

No. 2545 By Representatives HAHN, MICOZZIE, YOUNGBLOOD, MILLARD, D. COSTA, COHEN, MURT, PAINTER, PICKETT and GROVE

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for windshield obstructions and wipers.
Thank you. I appreciate the courtesy of the members.

I would appreciate if the members would kindly take their seats and please hold the conversations down. I would like to introduce some of the guests that are with us today. I would like to welcome Domeka Stokes and her son, Shyzeem, and Pamela Brown. They are here today as the guests of Representative Mirabito. Will our guests please rise. Welcome to the hall of the House.

Also to the left of the rostrum, we would like to welcome Dr. Patrick Borja and Dr. Clifford Parks, and they are here today as guests of Representative Maloney and Representative Toepel. Will our guests please rise; straight back the middle row. Welcome to the hall of the House.

In the rear of the House, we would like to welcome Cindy, Jordan, and Cera Muffley and Chris Gehm, and they are here today as guests of Representative Heffley and Representative Scavello. Will our guests please rise. Welcome to the hall of the House.

Also in the rear of the House, as guests of Representative Killion, we would like to welcome Dusty Bray, Phil Moffson, and Steve Mooney. Will our guests please rise. Welcome to the hall of the House.

A couple of guest pages that are with us, located in the well of the House, we would like to welcome guest pages Nathan Pitcher and Gabe Savercool, and they are here today as guests of Representative Pickett. Welcome to the hall of the House.

Located in the rear of the House, we would like to welcome Scouts from the Webelo Pack 1910, and they are here today as guests of Representative Dunbar's district. Will our guests please rise, seniors from Representative Dunbar's district. Welcome to the hall of the House.

The SPEAKER. I would like to invite Representative Masser to the rostrum for the purpose of presenting a citation to the Danville chapter of Future Farmers of America.

On behalf of Representative Culver and myself, I wanted to wish congratulations and best wishes for continued success to the Danville chapter of the FFA.

The SPEAKER. The Speaker thanks the gentleman.

The gentleman, Mr. Masser, may proceed.

Mr. MASSER. Thank you, Mr. Speaker.

Thank you.

The SPEAKER. The House will come to order.

I would appreciate if the members would kindly take their seats and please hold 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.

Thank you.

GUESTS INTRODUCED

The SPEAKER. Located to the left of the rostrum, we would like to welcome Domeka Stokes and her son, Shyzeem, and they are here today as guests of Representative Mirabito. Will our guests please rise. Welcome to the hall of the House.

Also to the left of the rostrum, we would like to welcome Representative Pyle's daughter, Lauren, who is a senior at Ford City High School and a member of the National Honor Society, as well as being on the distinguished honor roll with a 4.0 GPA (grade point average). I guess she got that from her mother. Will our guest please rise. Welcome to the hall of the House.

Also to the left of the rostrum, we would like to welcome the daughter of boxing legend Joe Frazier, the Honorable Judge Jacquelyn Frazier-Lyde, and she is here with her daughter, Sable, and Pamela Brown. They are here today as the guests of Representative Vanessa Brown. Welcome to the hall of the House.

Located in the rear of the House, we would like to welcome Cindy, Jordan, and Cera Muffley and Chris Gehm, and they are here today as guests of Representative Maloney and Representative Toepel. Will our guests please rise; straight back the middle row. Welcome to the hall of the House.

In the rear of the House, we would like to welcome Cindy, Jordan, and Cera Muffley and Chris Gehm, and they are here today as guests of Representative Heffley and Representative Scavello. Will our guests please rise. Welcome to the hall of the House.

Also in the rear of the House, as guests of Representative Killion, we would like to welcome Dusty Bray, Phil Moffson, and Steve Mooney. Will our guests please rise. Welcome to the hall of the House.

The SPEAKER. The Speaker thanks the gentleman.

The House will come to order.
UNCONTESTED CALENDAR

RESOLUTIONS PURSUANT TO RULE 35

Mr. READSHAW called up HR 970, PN 4008, entitled:

A Resolution commemorating December 7, 2014, as “Pearl Harbor Remembrance Day.”

* * *

Ms. DONATUCCI called up HR 990, PN 4047, entitled:

A Resolution recognizing the week of October 20 through 24, 2014, as “National Medical Assistants Recognition Week” in Pennsylvania and celebrating the important healing and care done by medical assistants in this Commonwealth.

* * *

Ms. DONATUCCI called up HR 991, PN 4048, entitled:

A Resolution recognizing October 2014 as “National Breast Cancer Awareness Month” in Pennsylvania and recognizing October 17, 2014, as “National Mammography Day” in Pennsylvania to promote awareness of breast cancer issues and encourage women and men to take action to protect themselves against breast cancer.

* * *

Ms. BROWNLEE called up HR 997, PN 4054, entitled:

A Resolution designating the week of October 19 through 25, 2014, as “Youth Violence Prevention Week” in Pennsylvania.

* * *

Ms. BROWNLEE called up HR 999, PN 4056, entitled:

A Resolution designating the month of October 2014 as “Meet the Blind Month” in Pennsylvania, and recognizing October 15, 2014, as “White Cane Safety Day” in Pennsylvania.

* * *

Mr. CLYMER called up HR 1010, PN 4079, entitled:

A Resolution designating the month of October 2014 as “Archives Month” in Pennsylvania.

* * *

Mr. MIRABITO called up HR 1012, PN 4081, entitled:

A Resolution designating the week of October 19 through 25, 2014, as “Lead Poisoning Awareness Week” in Pennsylvania.

* * *

Mr. BIZZARRO called up HR 1027, PN 4106, entitled:

A Resolution recognizing the month of November 2014 as “National Epilepsy Awareness Month” in Pennsylvania.

* * *

Ms. OBERLANDER called up HR 1037, PN 4131, entitled:


* * *

Mr. MURT called up HR 1059, PN 4209, entitled:

A Resolution designating the month of November 2014 as “Commonwealth Hunters Recognition Month” in Pennsylvania.

* * *

Mr. STEVENSON called up HR 1063, PN 4212, entitled:

A Resolution designating the month of November 2014 as “Pulmonary Hypertension Awareness Month” in Pennsylvania and commending the work of the Pulmonary Hypertension Association.

* * *

Mr. TURZAI called up HR 1067, PN 4216, entitled:

A Resolution designating October 17, 2014, as “St. Anthony School Programs Day” in Pennsylvania.

* * *

Mr. R. MILLER called up HR 1072, PN 4260, entitled:

A Resolution designating the week of October 20 through 24, 2014, as “Juvenile Detention Centers and Alternative Programs Week” in Pennsylvania.

* * *

Mr. McGEEHAN called up HR 1077, PN 4278, entitled:

A Resolution recognizing October 11, 2014, in remembrance of the 130th birthday of former first lady Anna Eleanor Hall Roosevelt, wife of our 32nd President, Franklin D. Roosevelt.

* * *

Mr. CAUSER called up HR 1078, PN 4286, entitled:

A Resolution designating October 2014 as “Down Syndrome Awareness Month” in Pennsylvania.

* * *

Ms. HARPER called up HR 1079, PN 4287, entitled:

A Resolution honoring the life and service of Chief Justice Ronald D. Castille upon his retirement from the Supreme Court of Pennsylvania.

* * *

Mr. STERN called up HR 1080, PN 4288, entitled:

A Resolution designating the month of October 2014 as “Blindness Awareness Month” and designating October 15, 2014, as “White Cane Safety Day” in Pennsylvania.

On the question,
Will the House adopt the resolutions?
The following roll call was recorded:

YEAS—199

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

NAYS—0

NOT VOTING—0

EXCUSED—3

Grell O'Neill Pashinski

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

The SPEAKER. I would appreciate if the members would hold their conversations down. Thank you.

STATEMENT BY MS. DONATUCCI

The SPEAKER. The Speaker recognizes the lady from Philadelphia County, Ms. Donatucci, under unanimous consent relative to one of the resolutions just adopted.

Ms. DONATUCCI. Thank you, Mr. Speaker.

I would like to thank my colleagues for their support of HR 991 designating October 17, 2014, as "Mammography Day" in Pennsylvania and recognizing October 2014 as "National Breast Cancer Awareness Month" in our State.

Breast cancer awareness has certainly improved in recent years. Here at the Capitol the Pennsylvania Breast Cancer Coalition partners with the State Department of General Services every year to turn the fountain pink as a visual reminder of the importance of good breast health. We see women and men wearing pink or sporting pink ribbon pins during the month of October. Some of us participate in walks or runs to raise money and get the word out, but there is still more to be done.

The American Cancer Society estimates that more than 232,000 new cases of invasive breast cancer will be diagnosed in women in the U.S. this year. More than 40,000 women will die from the disease. It is the second leading cause of cancer death in women, right behind lung cancer. Though these statistics may sound grim, we do know that early detection is crucial in fighting breast cancer. Women aged 40 and older should talk with their doctors about when to start getting annual mammograms, and the American Cancer Society recommends women in their twenties and thirties have a clinical breast exam at least every 3 years. These important screening exams can find breast cancers when they are still small, before they spread, and doctors say these exams save thousands of lives every year.

This Friday, October 17, women can take charge of their own health by scheduling mammograms as part of Mammography Day here in the Commonwealth. We all lead busy lives, but setting aside an hour or two for a mammogram can literally save your life.

We also need to ensure men know they are not immune to the disease. More than 2,000 men will be diagnosed with invasive breast cancer this year, and more than 400 will die from it. When we mark National Breast Cancer Awareness Month, we honor all those who have ever heard the words "you have breast cancer." By bringing more awareness to this disease, we let all Pennsylvanians know we are fighting for their health and well-being. It would be wonderful if someday our daughters, sons, and grandchildren live in a world where breast cancer does not even exist.

Thank you again to my colleagues for your support of HR 991. Thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the lady.

STATEMENT BY MR. CLYMER

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

Mr. CLYMER. Thank you, Mr. Speaker.

Thank you all for passing HR 1010 designating the month of October 2014 as "Archives Month" in Pennsylvania.
To provide increased access to its over 235 million pages of records and 1 million photographs, maps, and special media, the Pennsylvania State Archives continues to digitize and make its holdings available online. Many maps, land records, significant documents, and photographs can be searched at pastatearchives.com, including county maps, connected draft maps, warrantee-township maps, Melish-Whiteside maps, warrant registers, copied survey books, and several of Pennsylvania’s most noteworthy documents, such as the 1681 Penn Charter, the 1682 Great Law, and the Act for the Gradual Abolition of Slavery.

Mr. Speaker, additional items available on ancestry.com include veterans' burial cards, World War II bonus applications, Spanish-American War compensations, Civil War border claims, the Septennial census, tax and exoneration lists, naturalizations, marriage records, oyer and terminer court papers, and several other important genealogy resources. Pennsylvania residents can access these digitized records for free by visiting pastatearchives.com and clicking on the link for ancestry.com Pennsylvania.

Thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the gentleman.

STATEMENT BY MR. STERN

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

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

On HR 1080, I wanted to thank the members for voting for that resolution.

And what it deals with, it deals with the Pennsylvania Association for the Blind and its member agencies have tirelessly supported and provided services for people who are blind or visually impaired, as well as prevention of blindness programs for the general population.

For over 100 years the Pennsylvania Association for the Blind and its member agencies have tirelessly supported and promoted the interests of people who are blind or visually impaired and provided essential services to assist blind Pennsylvanians achieve self-reliance and autonomy.

This resolution is a show of support for the vitally important work of the Pennsylvania Association for the Blind as it enhances public awareness about ways to prevent and treat blindness and other serious vision impairments that are highlighted by events each year during the month of October.

I would like to thank the members for their support for this resolution.

The SPEAKER. The Speaker thanks the gentleman.

STATEMENT BY MR. MIRABITO

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

Mr. MIRABITO. Thank you, Mr. Speaker, and I thank the members for supporting HR 1012.

I want to tell you the story of a little boy and his parents. In some ways it is a sad story that highlights the dangers of lead poisoning. The little boy is 4-year-old Shyzeem Stokes, a resident of the city of Williamsport. He is here today with his mother, Domeka. Shyzeem goes to school with my own 4-year-old son.

In 2010 Domeka Stokes moved to Williamsport with her two young children while pregnant with Shyzeem. Shyzeem was born shortly after they moved into their house, and like many babies he was curious and crawled all over the house. Physically he looked fine but mentally he appeared delayed. In 2012 he was tested for lead poisoning. The amount of lead is measured in micrograms per deciliter of blood. According to the Centers for Disease Control and Prevention, a blood level of five is cause for concern. Shyzeem’s level was 35 – 7 times what is considered a dangerous amount. The Health Department was informed and it got involved, helping the family move to a different house. Unfortunately, the new house also had lead, especially on the outside. In the winter when Shyzeem was inside, his blood level would drop into the teens, but in the summer when he was playing outside on the porch, his level would jump into the 30s. This discovery caused the family to move again. Now 4 years old, although Shyzeem has challenges with his health and learning, he is obtaining special assistance at school and works with therapists and is becoming healthier.

I want to thank Domeka and Shyzeem for coming to the Capitol today and allowing me to share their story. Domeka is fighting to raise awareness about the dangers of lead poisoning so no one else has to go through the struggle that her family has had to endure.

Pennsylvania has a large number of older homes in every community in the State, so lead poisoning is a problem in many of our districts. Lead poisoning is a public health issue and is preventable if people know what to look for and how to get the problem remediated. The EPA (Environmental Protection Agency) has a brochure that provides information about what a homeowner or renter can do to protect themselves from the dangers of lead poisoning. Some of the things you can remember to include are getting the home checked; do not remove lead-based paint yourself, but always keep painted surfaces in good condition; and regularly clean floors, window sills, and other surfaces; consult your health provider about testing your children, if you desire.

Please join me in recognizing the week of October 19-25, 2014, as Lead Poisoning Awareness Week in Pennsylvania. Hopefully by bringing much-needed awareness to this issue, we can help future children like Shyzeem to prevent these tragedies.

Thank you, Mr. Speaker.

UNCONTESTED SUPPLEMENTAL CALENDAR A

RESOLUTIONS PURSUANT TO RULE 35

Mr. FRANKEL called up HR 1082, PN 4292, entitled:

A Resolution designating the week of October 13 through 17, 2014, as “No Place for Hate Week” in Pennsylvania and commending the Anti-Defamation League for its outstanding efforts to promote peace, brotherhood and goodwill.

* * *
Mrs. PARKER called up HR 1084, PN 4293, entitled:

A Resolution recognizing and honoring the seven Commonwealth recipients of the 2014 National Healthy School Award.

On the question,
Will the House adopt the resolutions?

(Members proceeded to vote.)

**LEAVE OF ABSENCE**

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

**CONSIDERATION OF RESOLUTIONS PURSUANT TO RULE 35 CONTINUED**

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

The following roll call was recorded:

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**NAYS–0**

**NOT VOTING–0**

**EXCUSED–4**

Evans
Grell
O’Neill
Pashinski

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

**CALENDAR**

**RESOLUTIONS PURSUANT TO RULE 35**

Ms. V. BROWN called up HR 860, PN 3570, entitled:

A Resolution honoring the Honorable Judge Jacquelyn Frazier-Lyde on her induction to the Pennsylvania Boxing Hall of Fame as the first-ever female inductee.

On the question,
Will the House adopt the resolution?

The SPEAKER. On that question, the Speaker recognizes the lady from Philadelphia County, Ms. Vanessa Brown.

Ms. V. BROWN. Thank you, Mr. Speaker, and thanks to my colleagues for their vote today to recognize the Honorable Judge Jacquelyn Frazier-Lyde.

On February 17, 2014, the Pennsylvania Boxing Hall of Fame announced that their 2014 inductee would include the Honorable Judge Jacquelyn Frazier-Lyde, earning her the distinction of the first female honoree in the organization's 50-year history. She was inducted in May, where she joins her father, the renowned Smokin' Joe Frazier, and her brother, Marvis, in the Hall of Fame.

Judge Frazier-Lyde, known as Sister Smoke, worked vigorously to acquire the skills and experience to succeed in the boxing ring and earn the legitimate respect of her peers in a largely male-dominated sport. She amassed an overall record of 13 wins, 9 knockouts, 1 loss, and 1 draw, and captured 3 championships in 3 different weight classes.

Judge Frazier-Lyde's achievements also extend to the judiciary. In 2008, as a successful litigator with a thriving personal practice, Frazier-Lyde and Associates, LLC (limited liability company), she was elected to the Philadelphia Municipal Court.

Judge Frazier-Lyde has truly been an inspiration to all, both in the boxing ring and in the courtroom. By her side today, she has been lovingly supported by her husband, Peter Lyde; and her children, Sable and John-Joseph.
I would like to thank all of my colleagues again for supporting this resolution honoring Judge Jacquelyn Frazier-Lyde. Thank you, Mr. Speaker.

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

The following roll call was recorded:

YEAS–198

Adolph, Emrick
Aument, Knowles
Baker, Kortz
Barbin, Rapp
Barrar, Readshaw
Benninghoff, Lawrence
Bishop, Reed
Bizzarro, Reese
Bloom, Regan
Bogacki, Roae
Boggs, Rock
Bonacci, Saccone
Boggs, Sainato
Bolinski, Samuelson
Brown, Masser
Brownlee, Matzie
Burns, Sankey
Caltagirone, Santarsiero
Carroll, Scavello
Cassar, Schreiberg
Christian, Schreiber
Clay, Simmons
Clymer, Sims
Cohen, Smith
Conklin, Snyder
Corbin, Sonney
Costa, Miller, R. Stern
Costa, Miller, D. Stevenson
Costa, Miller, A. Sturla
Cox, Swanger
Cruz, Taylor
Culver, Topper
Cutler, Truitt
Daley, Moul
Daley, Thomas
Davidson, Tobash
Davis, Toepel
Day, Toohip
Dean, Neuman
Deasy, O'Brien
DeSantis, Turzai
DeLozier, Veb
DeLuca, Vitali
Denlinger, Waters
Dermody, Watson
DiGirolamo, Wheatley
Donatucci, White
Dunbar, Pickett
Ellis, Youngblood

NAYS–0

NOT VOTING–0

EXCUSED–4

Evans, Grell
O'Neil, O'Neill
Pashinski

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

* * *

Mr. KRIEGER called up HR 967, PN 4005, entitled:

A Resolution expressing condolences on the death of Edwin Jeffrey "Lance" Wentzel, member of the Youngwood Volunteer Fire Department, who died in the line of duty on March 22, 2014.

The SPEAKER. I would appreciate the members taking their seats, please.

On the question, Will the House adopt the resolution?

The SPEAKER. On that resolution, the Speaker recognizes the gentleman from Westmoreland County, Mr. Krieger. Will the gentleman pause one minute, please. I would appreciate the members please taking their seats. If necessary, take the conversations to the rear of the House. Thank you.

The gentleman, Mr. Krieger, may proceed.

Mr. KRIEGER. Thank you, Mr. Speaker.

Today I rise with sadness but with thankfulness and pride to pay tribute to a dedicated firefighter who perished in the line of duty on March 22, 2014, when he was struck and killed by a train while helping to search for a missing young woman. Words fail us at such times. How can we in a few sentences properly remember a life filled with purpose, commitment, dedication, and selfless service? Despite the inadequacy of our words at such times, it is fitting and proper that we try.

Born in Greensburg on October 16, 1956, Edwin Jeffrey "Lance" Wentzel was a member of the Youngwood Volunteer Fire Department for 35 years. His exemplary service record was officially recognized when he was honored as the department's Firefighter of the Year in 2012.

A 34-year employee of Scott Electric, located in southwest Greensburg, Jeff volunteered at the Ground Zero site in the aftermath of the 9/11 attacks on New York, and was an active member of the 14th Quartermaster Corps family support group.

As we stand here today to honor Jeff, we must be thankful that there are still men and women who care enough about the places they live to become first responders, who possess the courage and commitment required to be a volunteer firefighter. They put their lives on the line to protect us every day, and for that we are grateful.

Jeff will be sadly missed by all, mostly by his family and his many friends, his coworkers, and of course, his fellow firefighters. He will forever remain in their hearts and minds for the sacrifice he made to help others.

Joining us here today, seated to the left of the Speaker, is Jeff's wife, Judy; Judy, would you please rise. Also with Judy today are her sons and Jeff's sons, Christopher and Jeremy Wentzel; his stepsons, Jason and Justin Vestrangled; Youngwood Volunteer Fire Department Chief Lloyd Crago; and Captain John Storey, Jr., who was with Firefighter Wentzel when he was killed. Thank you, gentlemen.
I would also like to extend a personal welcome and my condolences to the many other family members, friends, and volunteer firefighters who are seated at the back of the House floor, and would you rise as well.

The Gospel of John tells us that “Greater love hath no man than this, that a man lay down his life for his friends.” How great must have Jeff’s love been to have laid his life down for someone he did not even know.

Mr. Speaker, I ask the members to join with Firefighter Wentzel’s family and his fellow firefighters here today to honor his memory, the memory of a truly dedicated firefighter, by unanimously passing HR 967.

Thank you, Mr. Speaker.

The SPEAKER. The question is, will the House adopt the resolution.

On that question, I would ask all members to please rise in respect for a fallen firefighter and in prayer for his family and friends.

(Whereupon, the members of the House and all visitors stood in a moment of silence in solemn respect to the memory of Firefighter Edwin Jeffrey “Lance” Wentzel.)

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

The following roll call was recorded:

YEAS–198

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Aument English Kortz Quinn
Baker Evankovich Kotik Rapp
Barbin Everett Krieger Ravenstahl
Barrar Fabrizio Kula Reedsaw
Benninghoff Farina Lawrence Reed
Bishop Farry Longietti Reese
Bizzarro Fee Lucas Regan
Bloom Fleck Mackenzie Roae
Boback Flynn Maher Rock
Boyle, B. Frankel Mahoney Roebeck
Boyle, K. Freeman Major Ross
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Causer Goodman Metzgar Scavello
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Conklin Hahn Micozzie Snyder
Corbin Halska Millard Sonney
Costa, D. Hanna Miller, D. Stephens
Costa, P. Harhai Miller, R. Starn
Cox Harhart Milne Stevenson
Cruz Harks Mirabito Sturla
Culver Harper Miranda Swanger
Cutler Harris, A. Molchany Tallman
Daley, M. Harris, J. Taylor
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Davis Hennessey Murt Toepel
Day Hickernell Musto Toohil
Dean James Neuman Topper

NAYS–0

NOT VOTING–0

EXCUSED–4

Evans Grelle O’Neill Pashinski

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

* * *

Mrs. PARKER called up HR 103, PN 860, entitled:

A Resolution honoring the life and career of Joseph "Butter" Tamburro, WDAS radio personality, civil rights leader and Philadelphia icon, and extending condolences to his family.

On the question, Will the House adopt the resolution?

The following roll call was recorded:

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NAYS–0

NOT VOTING–0

EXCUSED–4

Evans Grelle O’Neill Pashinski

The majority having voted in the affirmative, the question was determined in the affirmative and the resolution was adopted.
Mrs. PARKER called up HR 104, PN 861, entitled:

A Resolution honoring the life and career of Dr. Happy Fernandez, a prominent leader, educator and community activist in Philadelphia and extending condolences to her family.

On the question, Will the House adopt the resolution?

The following roll call was recorded:

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**NAYS–0**

**NOT VOTING–0**

**EXCUSED–4**

Evans | Grell | O’Neill | Pashinski |

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

***

Mrs. PARKER called up HR 979, PN 4023, entitled:

A Resolution recognizing and honoring Michele A. Roberts on her election as the new Executive Director of the National Basketball Players Association.

On the question, Will the House adopt the resolution?

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**NAYS–0**

**NOT VOTING–0**

**EXCUSED–4**

Evans | Grell | O’Neill | Pashinski |

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**NAYS–0**

**NOT VOTING–0**

**EXCUSED–4**

Evans | Grell | O’Neill | Pashinski |

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

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MEMORIAL SERVICE  
IN HONOR OF  
HON. DANIEL F. CLARK

The SPEAKER. We are about to take up a condolence resolution on the death of a former member of the House. The Sergeants at Arms will close the doors of the House. Members will please take their seats.

CONDOLENCE RESOLUTION

The SPEAKER. The clerk will read the resolution.

The following resolution was read:

COMMONWEALTH OF PENNSYLVANIA  
THE HOUSE OF REPRESENTATIVES  
CONDOLENCE RESOLUTION

WHEREAS, The House of Representatives of Pennsylvania wishes to honor the memory of the Honorable Daniel F. Clark, a former member of the House of Representatives of Pennsylvania serving the 82nd Legislative District, who passed away at the age of fifty-nine on September 28, 2014; and

WHEREAS, Born on December 11, 1954, Mr. Clark was the son of Kathryn G. Clark and the late Donald L. Clark. He graduated from East Juniata High School in 1972, from Lycoming College in 1976 and from the Duquesne University School of Law in 1979. Mr. Clark garnered a reputation for his tireless dedication as a public servant. He served as the Juniata County District Attorney from 1984 to 1988, and he established a successful law practice in 1984. He was elected to the House of Representatives of Pennsylvania in 1988 and served with distinction until 2002. During his tenure, he served as Chairman of the Judiciary Subcommittee on Courts, and he was also a member of the Commerce and Economic Development and Environmental Resources and Energy Committees. Mr. Clark began working for Pugliese Associates in 2005, and in 2011 he returned to the legislature to serve as Chief Counsel for the House Republican Appropriations Committee. The coach of the Mifflintown Little League Baseball team from 2000 to 2003, he enjoyed travel and golf, and he was an avid fan of The Pennsylvania State University athletic teams. Mr. Clark was happiest when he was surrounded by his family and friends. A beloved family member, dedicated public servant and avowed community steward, Mr. Clark exemplified the best qualities of the human experience. He generously gave of his heart and time to enhance the quality of life of his family and community, and his loss will be felt by the many individuals who knew, admired and loved him; now therefore be it

RESOLVED, That the House of Representatives of the Commonwealth of Pennsylvania proclaim with enduring sorrow the passing of Honorable Daniel F. Clark; and extend heartfelt condolences to his wife, Debbie Clark; son, Benjamin; daughters, Anna and Liz; stepdaughters, Valerie Eaton and Jessica Guyer; two stepgrandchildren; and many other family members and friends; and be it further

RESOLVED, That a copy of this resolution, sponsored by Representatives William F. Adolph, Jr., and C. Adam Harris on October 6, 2014, be transmitted to Debbie Clark.

William F. Adolph, Jr., Sponsor  
C. Adam Harris, Sponsor

Samuel H. Smith, Speaker of the House  
ATTEST:  
Anthony Frank Barbush, Chief Clerk of the House

On the question,  
Will the House adopt the resolution?

The SPEAKER. Those in favor of the resolution will rise and remain standing as a mark of respect for the deceased former member. Guests will also please rise.

(Whereupon, the members of the House and all visitors stood in a moment of silence in solemn respect to the memory of the Honorable Daniel F. Clark.)

The SPEAKER. The resolution has been unanimously adopted.

REMARKS BY MR. ADOLPH

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

Mr. ADOLPH. Thank you very much, Mr. Speaker.  
I have come before the House many times over my career. I can tell you this is the most difficult time, the most difficult.
Mr. ADOLPH. Before I say a couple words about my good friend and all of our good friend, I would like to introduce Dan's family.

I would like to start off, obviously, with his wife, Debbie – if you would please stand; his son, Ben Clark; and his daughters, Anna and Liz Clark – please stand. Dan also had stepdaughters, Jessica Guyer and Valerie Eaton – please rise. Also present here today to honor Dan's memory are Amy Beward, a family friend; Pam Clark, a sister-in-law; Meghan Clark, a niece; Brenda Wagner, also a sister-in-law. Would you please rise. Thank you.

Thank you very much for recognizing Dan's family.

Dan was a good friend of mine. I was very fortunate to meet Dan in this very chamber back in 1989 when we were both sworn in to this distinguished body, which Dan was so proud to be a member of. Dan Clark's service in this chamber was the apex of his life, which was full of remarkable public service.

Many of you in this chamber had the opportunity to get to know Dan over the years, and you know how Dan was so proud of his family.

You also know Dan loved public service. One of the things he liked so much about public service was because it gave him an opportunity to make Pennsylvania a better place to live and work for his family and help the people he loved in his community. Those characteristics will always be remembered of Dan.

Dan lived by a simple, a very simple and important motto: Hard work pays off. Hard work pays off. Dan lived by those words every day. Through hard work, he raised a beautiful family that brought him immeasurable pride and joy. We all know about what Dan was when he was a legislator here – fantastic. He rose above when he had the opportunity to be on the subcommittee of courts, and I think the minority leader, Frank Dermody, had the privilege of putting this chamber through an unbelievable experience – the judicial impeachment of a chief justice, a very complicated ordeal. And Dan held himself very high and we all saw his ability as an attorney.

He served as district attorney for his county before he came here. He went back to law practice. I would often kid him that he then went to the dark side, the lobbying side, for a while. But there was never a doubt, you know – I think it was Dave Thomas who was the attorney for the House Republican Committee, and the Speaker asked him to join his office down there. And the first person I thought of to be the legal counsel for the House Appropriations Committee was Dan Clark.

I hope you all have someone out there that you absolutely trust and have great respect for, for this institution and everybody that sits in these chairs, because Dan did. No matter what side of the aisle you sat on, no matter whether you were a city boy, country boy, a gentlelady from the city, suburban Philadelphia, suburban Pittsburgh, Dan understood, and without him, it would have made life around here the last 4 or 5 years a lot more difficult.

I want to share a couple stories, if the Speaker would be so kind to allow me to share some of Dan's quirks. I think it is only right.

The SPEAKER. If you do not, I am.

Mr. ADOLPH. Okay. Dan had a little advice for me all the time in his old, country: "Bill, if you run with the big dogs, sometimes they bite." Yes, they do.

Aunt Mabel. We would be talking around, we could be talking about the budget, we could be talking about liquor privatization, I would be saying these which I thought were obvious things to me, and I said, "You know, would it not be nice if walking through a supermarket you would be able to pick up a bottle of wine or a fifth of bourbon or scotch or something while you are at the supermarket?" And he would say, "Well, let me tell you what Aunt Mabel says. I do not think she wants her neighbors to know that she likes a little bottle of bourbon once in a while. I am not quite sure if that would go over real big where I am from."

Well, then he thought he could impersonate Jimmy Stewart better than Jimmy Stewart. And for you younger members, you may not know who Jimmy Stewart was, but he was an actor, a famous Hollywood actor. And sure enough, Dan did sound like Jimmy Stewart when he wanted to. And he would put these little sayings together and he would talk to me in Jimmy Stewart language – and I cannot impersonate Jimmy Stewart so I am not going to try to. But I had a bad habit of putting everything in writing. Dan would say, "I do not know if I would put that in writing, Bill. You know, why do you not just give Mr. Jones a phone call and explain that to him. I would not put that in writing." And he would say it in Jimmy Stewart's language.

We had great times together. Dan and I, Ron Marsico, Jerry Nailor. When we came to Harrisburg in '89 we were the minority, deep in the minority – I think we were like 88 members at that time. The only thing that we did improve during the budget years in those times was our golf handicap, and I have to share this with you because this is how I will always remember Dan.

Up until last year, the last time I played golf with him, we met at Blue Mountain Country Club, and we were just waiting there. And Ron and Jerry and I, we played a little golf and we knew the golf etiquette and how to dress and all that. We are waiting for Danny. We told him the tee-off time was 4 o'clock or whatever it was, and sure enough, about 4 o'clock we see this guy come walking across the practice green at Blue Mountain, and Dan had cutoff jeans and white socks up to his calf, a pair of sneakers, a white shirt, you know, not tucked in, hanging out. I said, "Dan, did you not have time to change?" "What do you mean?" I said, "Well, are you going to get into your golf outfit?" He said, "This is the way we play golf in Juniata County."

Well, I can tell you that is the way he played golf at Rolling Green Golf Club last year at my golf outing, same way, with a wet towel around his neck, walking up and down the fairways. You know, Dan was never out to impress anybody.

The funny thing was that the pro at Blue Mountain came running out. He said, "You better get on golf shoes. You are not allowed to wear sneakers on this golf course." Dan's judicial side came out of him. He said, "You got good workers' comp here, because I got some bad knees, and if I take a bad fall here, this golf course looks pretty good?" So right away that guy knew where Dan Clark was coming from in his own country way.

But Dan loved Penn State football games, and I was so lucky to go to the last game of the season last year with Dan. And he was a season ticket holder, and we had a good old time. John Taylor and I and George Kenney, we took him to as many Phillies games as he could attend. Dan caused quite a stink down there at Citizens Bank Park last year. He loved the Phillies – I mean, he loved the Phillies – and despite their losing ways, he was always watching out. We had a great time. I am so glad we were able to do a couple things.
And this summer, I mean, it is really hard to believe that Debbie and Dan came down the shore, and we had a great day, great day. We liked to get together down the shore because Dan, when we were a lot younger, we had good times down the shore. And Billy Keller back in those days, he took us to a place called Moore’s in North Wildwood, and Dan, we would play a round of golf and then go to Moore’s for a little bite to eat and a cold beer. And Dan would say to me, “I never saw so many people on a deck in all my life.” And if anybody is familiar with North Wildwood, on any given weekend you have about a million people along South Jersey, and about a half million of them were sitting on that deck watching the water and watching the waves and enjoying life. And Dan really enjoyed the shore, and I was so glad that we were able to have a good day with Dan – just months ago, really.

Good cop, bad cop. You know, I was always the good cop. I was always the good cop around Harrisburg. Dan was the bad cop because he always had my back. And people come into the office, whether it be a legislator or whether it be a government relations person, and they would spell it out and Dan would have my back, and he would say, “You tell them what they like to hear, Bill, and I will tell them the way it is going to be.” But that was Dan.

I had a government relations person come up to me at Dan’s service up there in Juniata County. He told me a story. He said, I went in there – I think it was an insurance issue – he said, “This is going to cost the businesses some more money. It’s a mandate. It’s unfunded. It’s just not the right thing.” And he said, “Oh, I understand that.” Dan said – this is when Dan was a legislator – he said, “Oh, I understand that.” He said, “Oh, well, you’re going to be with us then.” “Oh, I didn’t say that. I didn’t say that. Don’t jump to conclusions yet.” But he was a man of honor, truly a man of honor.

He came into my area, my neck of the woods, and we would, I would just take a walk down the street. We would jump on the trolley, go into 69th Street, stop by Mario Civera’s deli and grab a hoagie and then go into town, take the subway and then back out, and gave him an idea of what the Philadelphia area is all about. And then he would take me up to Juniata County, and he said – this was a Friday night – he said, “Bill, I’d like you to come down here to the market and pick out your hamburger that we’re going to have this weekend.” “What do you mean?” “Well, we pick out the cow that we’re going to be eating on Sunday.”

I am sure he was exaggerating, but he probably could have fooled me because I had never been on a farm, never been so close to a cow in all my life. And it is just a different way of life, but Dan understood the diversity of Pennsylvania, and that is why he was so successful in life.

But everything he did in life was for his family, and that is why they turned out so good. You know, his daughters and his son, he is so proud of them, and I know they are all going to be successful.

So, Danny boy, you are running with the big dogs now, the real big dogs, and the one thing about those dogs, they do not bite back where you are. God bless you.

REMARKS BY MINORITY LEADER

The SPEAKER. The Speaker recognizes the gentleman from Allegheny County, Mr. Dermody.

Mr. DERMOLOGY. Thank you, Mr. Speaker.

Mr. Speaker, I had the honor and the pleasure of meeting Dan Clark my very first year here. I had the honor and pleasure of working with him for several years on the Judiciary Committee, and we did end up, at one point, on the Subcommittee on Courts. I was the Democratic chair; Dan was the chair of the Republican committee on courts. We ended up having to deal with several issues over the years. He was always a great lawyer. He was always smart. But we ended up having to deal with one very important issue, and that was an impeachment of a Supreme Court Justice.

We got together and talked about it. There was a lengthy investigation. It took up about 2 years of our lives. There was an investigation in the House, then there was a trial in the Senate. But we knew one thing, that this trial, this impeachment process, could not break down into partisan politics, that it had to be done right. I mean, the system of justice, the people’s belief in the fairness of our system of justice was at stake.

And we got together every single day. We worked through the summer. And we knew that we had to come out every single day and we had to do the right thing. We had to make sure we reviewed the evidence. We had to make sure we presented that evidence fairly and we conducted that impeachment fairly, and we had to present that to the people of Pennsylvania so they knew we were doing our job.

You know, impeachment is about nullifying an election. It is not something you take lightly. And Dan Clark worked with us day and night. We worked together day and night. That subcommittee worked day and night. This House should be proud, because it was a proud moment. We worked hard, we presented the evidence, we tried that case in the Senate, and I was proud to have the opportunity to work with him through that impeachment process for all those several years.

Dan Clark was a great legislator. He was a great lawyer. But, Mr. Speaker, he was a better friend. And on behalf of the Democratic Caucus and myself, I want to extend to Debbie and the family our deepest sympathies. He was a great guy. We will all miss him.

Thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the gentleman.
You should be very, very proud of his service to the Commonwealth of Pennsylvania, just as he was exceptionally proud of each and every one of you. Thank you.

The SPEAKER. The Speaker thanks the gentleman.

REMARKS BY MR. HARRIS

The SPEAKER. The Speaker recognizes the gentleman from Juniata County, Mr. Adam Harris.

Mr. A. HARRIS. Thank you, Mr. Speaker.

This is a difficult day. Usually when we do these condolences, the individual has been gone out of this chamber for a number of years, sometimes a number of decades, but Dan was just here with us. And we are so proud to have his family with us here today.

Dan was extremely intelligent. Dan was extremely tough, and I know that because many of you, when hearing that he passed away, said, "I did not even know Dan was sick. I did not know he was battling cancer."

He came here and worked almost up until the last week of his life. He came here because he wanted to help us. He believed in each and every one of us and he believed in this institution, and that is kind of few and far between in this world. We are always sort of put down in the media – what we do is either not enough or not done correctly. He believed in us and he believed in this institution.

To the family, I want to offer our sincerest condolences from, I guess you would call us Dan's second family, those of us here who got to spend so much time with him.

You know, his legal knowledge was unprecedented; we do not need to go over all of that. But what I will always remember are his wit and his sense of humor, because when early mornings at Appropriations turn into late evenings and attitudes get frayed and it gets a little difficult, and you had a little Dan Clark witticism or comment or joke, and it just made you smile. And sometimes it was just a smirk and it might have only been one or two words, but Dan could pick you up.

The Honorable Daniel F. Clark – what a life. He was an accomplished attorney, well respected in the Juniata County Bar. He moved along to be our prosecutor in Juniata County from 1984 to 1988. He was fair and he was tough. He then went on to become a statesman here in this House for 14 years, where he distinguished himself yet again. Everything Dan touched and everything Dan did he did with excellence.

He touched many lives and he loved the law and he loved a good political discourse. But most importantly, Dan was a man completely dedicated to the happiness and the well-being of his family. They will miss him, we here – his second family – will miss him, but he will not be forgotten.

The SPEAKER. The Speaker thanks the gentleman.

REMARKS BY MR. MARKOSEK

The SPEAKER. The Speaker recognizes the gentleman from Allegheny County, Mr. Markosek.

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

Mr. Speaker, first of all, on behalf of Leader Dermody, whom you have heard, the rest of our leadership team, the Democratic Caucus, and particularly the Democratic members of the House Appropriations Committee and the Democratic House Appropriations Committee staff, I would like to extend heartfelt condolences to Debbie and the family, and especially, and especially to our good friend, Billy Adolph, who I know, as we heard here, is feeling a lot of pain, as we all are here today with the loss of Dan.

You know, life comes at you fast, life comes at you fast. There is a song, about a generation ago, it was called, "Abraham, Martin and John," and some of the words went something to the effect of, has "anybody here seen my old friend Martin? Can you tell me where he's gone?" We just turned around and he is gone.

Last spring I got a call from Chairman Adolph who was very broken up when he said, "You know, Joe, I hate to tell you this, but our good friend, Dan, is in the hospital and he has been diagnosed with a serious illness." And I had not even been aware, had not even been aware that he had been ill. And it was one of those take-your-breath-away moments in life that we all experience from time to time. Somebody that you do not feel is ready for that kind of ordeal, and yet it took my breath away at the time.

But he made a comeback. You know, as we went through our budget negotiations and our budget hearings, Appropriations hearings in June, Dan was there, Dan was there. And I remember some of our members and staff saying, "Boy, he looks great. He looks great and he seems like he's coming back." And he apparently had some good news, but then fast-forward, the news was not so good and we see what has happened. Dan has left us.

Has anybody here seen our old friend Dan? We turn around and he is gone.

Thank you, Mr. Speaker.

REMARKS BY SPEAKER

The SPEAKER. To Debbie and the family, if I could just add a couple of thoughts.

Dan came in 2 years after me, one session after I came in, and I believe, and he had a way about him in this place where he knew enough to kind of keep his mouth shut. He did not cause a lot of stir. But he had that way, as has been alluded to in reference, of using that dry, country humor of his in that understated way. And I remember so many times he tried to pull the "I am just a poor, dumb, country lawyer" routine on me. Anybody that ever bought that argument got their pockets picked.

But that was Dan: "I am just a dumb, country lawyer, Sam. I am just trying to make ends meet here." He had a way about him, that commonsense approach to life, and yet he loved every minute of life. He enjoyed it.

A former Republican whip, Representative Hayes, he was all military, 100 percent, and Dan had a way of getting under Sam's skin. Man, could he get Sam frosted, and Dan used to like to do that to him. He just would prod him until Sam would kind of get mad.

One day – I sat back in seat 62; I think it is where Warren Kampf is seated now, and Dan sat behind me – one day Sam Hayes was so mad at Dan Clark that he called Ken Jadrlocie, who sat in the left to center aisle, kind of midway towards the back. Ken was at my table when we broke for midday break, and Sam came back and said, "Do one of you two guys have a screwdriver?" to me and Ken Jadrlocie, and Ken said, "Yeah, I have a screwdriver in my office." And he goes, "Well, bring it
back before we come back, take his nameplate off, and put it back where you are. Trade your nameplates and be seated here before we get back so that when Clarky comes onto the floor, you're going to be sitting in his seat and you tell him he got moved." Actually, Sam had said he was going to move up behind the clock in the peanut gallery, but he said, "You move to Ken's seat."

So Clarky comes walking on the floor; Ken's sitting there, I am sitting there, and he looks at the nameplate and says, "What are you doing in my seat?" He said, "We got moved." Clarky went back and sat. I think they sat in each other's seats for 2 weeks, but the board had never changed. They were voting each other and did not – Ken knew it but Clark did not. Dan started getting worried about how he was voting until one day they voted opposite and then Clarky got really worried, because he did not know but he sat back through dutifully.

But he knew how to get under your skin. He could subtly jag you, but that was part of what I found loving about Dan. He enjoyed a good joke. He enjoyed a good ribbing, and he took a good joke and he took a good ribbing himself. Many members talked about the serious side of Dan; I will remember his love for life, his commonsense approach to living that life, and his good humor.

May you be blessed by pleasant memories of Dan and may they fill the void in your lives today. God bless you.

The Sergeant at Arms will open the doors of the House.

**SENATE MESSAGE**

**HOUSE AMENDMENTS CONCURRED IN BY SENATE**

The clerk of the Senate, being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to SB 83, PN 2323; SB 807, PN 2338; and SB 1290, PN 2320.

**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:

**SB 83, PN 2323**

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.

**SB 807, PN 2338**

An Act amending the act of July 9, 1987 (P.L.220, No.39), known as the Social Workers, Marriage and Family Therapists and Professional Counselors Act, further providing for definitions, for license required, for the licensing agency and its functions, for powers and functions of board, for qualifications for license, for procedures for licensing, for reciprocity and for reinstatement of license; providing for nomenclature; and further providing for penalties, for license renewal and records and fees and for unlawful practice.

**SB 1290, PN 2320**

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

**SB 1356, PN 2003**

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.

**SB 1357, PN 2004**

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.

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

**COMMITTEE MEETING CANCELED**

The Speaker. Is the gentleman from Montgomery County, Mr. Godshall, seeking to make an announcement?

Mr. GODSHALL. Thank you, Mr. Speaker.

The Consumer Affairs voting meeting scheduled for tomorrow morning is being canceled. Originally we had the meeting scheduled with the anticipation of additional days being added to the calendar. That does not seem likely at this point, so the meeting tomorrow morning is canceled for Consumer Affairs.

**RULES COMMITTEE MEETING**

The Speaker. The Speaker recognizes the gentleman from Allegheny County, Mr. Turzai, for a committee announcement.

Mr. TURZAI. Thank you, Mr. Speaker.

At this time we will have an immediate meeting of the Rules Committee in the Appropriations Committee's conference room.

The Speaker. At this time we will have an immediate meeting of the Rules Committee in the Appropriations Committee's conference room.

**APPROPRIATIONS COMMITTEE MEETING**

The Speaker. The Speaker recognizes the gentleman from Delaware County, Mr. Adolph, for a committee announcement.

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

Mr. Speaker, following the Rules Committee meeting, there will be a House Appropriations Committee meeting in the majority caucus room. Thank you.

The Speaker. The Appropriations Committee – since we need to put a time on it – the Appropriations Committee will meet at 3 o'clock or as soon as the Rules Committee is over.

**REPUBLICAN CAUCUS**

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

Ms. MAJOR. Thank you, Mr. Speaker.

I would like to announce Republicans will caucus at 3 p.m. I would ask our Republicans to please report to our caucus room
at 3 o'clock. We would be prepared to come back on the floor at 4. Thank you, Mr. Speaker.

**DEMOCRATIC CAUCUS**

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

Mr. FRANKEL. Thank you, Mr. Speaker.

Democrats will caucus at 3:15. Democrats will caucus at 3:15. Thank you.

The SPEAKER. The Speaker thanks the gentleman

**ANNOUNCEMENT BY SPEAKER**

The SPEAKER. Let me just adjust the timing of those meetings. The Rules Committee is meeting immediately; the Appropriations Committee will be at 2:45; caucus at 3 for Republicans and 3:15 for Democrats.

**RECESS**

The SPEAKER. This House stands in recess until 4 p.m., unless sooner recalled by the Speaker.

**RECESS EXTENDED**

The time of recess was extended until 4:30 p.m.

**AFTER RECESS**

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

**BILLS REREPOR TED FROM COMMITTEE**

**HB 1996, PN 3923**
By Rep. ADOLPH

An Act amending the act of April 28, 1937 (P.L.417, No.105), known as the Milk Marketing Law, in prices of milk, further providing for terms and method of payment.

**APPROPRIATIONS.**

**HB 2060, PN 4252**
By Rep. ADOLPH

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in grants to fire companies and volunteer services, further providing for award of grants.

**APPROPRIATIONS.**

**HB 2489, PN 4227**
By Rep. ADOLPH

An Act amending the act of November 29, 2006 (P.L.1471, No.165), known as the Sexual Assault Testing and Evidence Collection Act, further providing for the title of the act, for definitions and for sexual assault evidence collection program; and providing for rights of sexual assault victims.

**APPROPRIATIONS.**

**HB 2533, PN 4224**
By Rep. ADOLPH


**APPROPRIATIONS.**

**SB 428, PN 2321**
By Rep. ADOLPH

An Act amending Title 20 (Decedents, Estates and Fiduciaries) of the Pennsylvania Consolidated Statutes, further providing for pooled trusts for persons with disabilities.

**APPROPRIATIONS.**

**SB 1129, PN 2276**
By Rep. ADOLPH

An Act amending Title 51 (Military Affairs) of the Pennsylvania Consolidated Statutes, in veterans' pensions and benefits, further providing for paralyzed veteran's pension.

**APPROPRIATIONS.**

**BILLS ON CONCURRENCE REPORTED FROM COMMITTEE**

**HB 435, PN 4225**
By Rep. TURZAI

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in child protective services, further providing for persons required to report suspected child abuse, for reporting procedure, for confidentiality of reports, for release of information in confidential reports, for information relating to prospective child-care personnel, for information relating to family day-care home residents and for information relating to other persons having contact with children; providing for continued employment or participation in program, activity or service and for certification compliance; making a conforming amendment to Title 42; providing for a study on employment bans for those having contact with children; and making editorial changes.

**RULES.**

**HB 939, PN 4250**
By Rep. TURZAI

An Act amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, in administration, further providing for assessment for regulatory expenses upon public utilities; in responsible utility customer protection, further providing for definitions, for cash deposits and household information requirements, for payment agreements, for termination of utility service, for reconnection of service, for late payment charge waiver and for complaints filed with commission, providing for public utility duties, further providing for automatic meter readings, for reporting to General Assembly and Governor, for nonapplicability and for construction and providing for expiration; in natural gas competition, further providing for requirements for natural gas suppliers; and, in restructuring of electric utility industry, further providing for requirements for electric generation suppliers.

**RULES.**

**HB 1436, PN 4244**
By Rep. TURZAI

An Act amending the act of December 20, 1996 (P.L.1492, No.191), known as the Medical Foods Insurance Coverage Act, amending the title of the act; and further providing for medical foods insurance coverage, for cost-sharing provisions, for regulations and for applicability.
HB 1550, PN 4270  By Rep. TURZAI

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

RULES.

HB 2310, PN 4274  By Rep. TURZAI

An Act amending the act of July 2, 2014 (P.L.881, No.100), entitled "An act authorizing the Department of General Services to survey certain lands and buildings situate partly in the City of Harrisburg and partly in Susquehanna Township, Dauphin County; authorizing the Department of Transportation, with the approval of the Governor, to grant and convey to East Liberty Development Corporation certain lands and improvements situate in the City of Pittsburgh, Allegheny County; authorizing and directing the Department of General Services, with the approval of the Department of Military and Veterans Affairs and the Governor, to grant and convey, at a price to be determined through a competitive bid process, certain lands, buildings and improvements situate in the City of Pittsburgh, Allegheny County, and the Borough of Pine Grove, Schuylkill County; authorizing the Department of General Services, with the approval of the Governor to remove and release the restrictive use covenants imposed on certain real property situate in the Borough of Blossburg, Tioga County; authorizing the Department of General Services, with the approval of the Department of Labor and Industry and the Governor, to grant and convey to the Coatesville Area Senior Center, or its successors or assigns, certain lands, buildings and improvements situate in the City of Coatesville, Chester County; authorizing the Department of General Services, with the approval of the Governor, to grant and convey to the Philadelphia Technician Training School certain lands situate in the City of Philadelphia, Philadelphia County; authorizing the Department of General Services, with the approval of the Pennsylvania Historical and Museum Commission and the Governor, to grant and convey to Fort LeBoeuf Historical Society certain lands situate in the Borough of Waterford, Erie County; authorizing and directing the Department of General Services, with the approval of the Governor, to grant and convey to Millersville University of Pennsylvania at the Warner Theater Historical Site situate in the Township of Tunkhannock, County of Wyoming.

RULES.

CALENDAR CONTINUED

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of SB 508, PN 2354, entitled:


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 720, PN 2358, entitled:

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in the Governor and disaster emergencies, further providing for general authority of Governor; providing for disaster emergency assistance; and establishing the Public Disaster Assistance Grant Program.

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

RESOLUTION

Mr. FLYNN called up HR 596, PN 2968, entitled:

A Resolution recognizing and honoring Bernard Hopkins for his achievements and contributions to the sport of boxing and for his philanthropic efforts benefiting Philadelphia youth.

On the question, Will the House adopt the resolution?
The following roll call was recorded:

**YEAS–143**

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

The SPEAKER. The Speaker recognizes the gentleman from Philadelphia County, Mr. Taylor, for the purpose of making a motion relative to HR 898 on page 14 of today's House calendar.

Mr. TAYLOR. Thank you, Mr. Speaker.

This is a motion to suspend the rules to consider noncontroversial resolution 898.

The SPEAKER. The gentleman from Philadelphia County, Mr. Taylor, has moved for a suspension of the rules for the immediate consideration of HR 898, PN 3726, on page 14 of today's House calendar.

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

The following roll call was recorded:

**YEAS–186**

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**RULES SUSPENDED**

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The majority having voted in the affirmative, the question was determined in the affirmative and the resolution was adopted.
A majority of the members required by the rules having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

RESOLUTION

Mr. TAYLOR called up HR 898, PN 3726, entitled:


On the question,
Will the House adopt the resolution?

The SPEAKER. Does the gentleman, Mr. Taylor, seek recognition on the resolution itself?

The gentleman from Philadelphia County, Mr. Taylor, is in order on the resolution.

Mr. TAYLOR. Thanks, Mr. Speaker.

And I am sorry for any of the confusion, because we did try to add a few names to this resolution for those Pennsylvania wrestlers who participated in the United States Wrestling 2014 Asics National Open Championships, as well as the World Veterans Championships in Las Vegas. In particular, we have a Philadelphian who is 59 years old, Peter Wirs, whom many of you may know, who wrestled, actually, in his first official match when he went out to Las Vegas. So that should be commended.

Since then two Pennsylvania wrestlers participated in World Veterans Wrestling Championships in September in Serbia. They were Mark Marshall from Westmoreland County, as well as Eduard Aliakseyenka of Montgomery County. So this resolution just congratulates those wrestlers for their participation and representing our Commonwealth. Thank you.

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

The following roll call was recorded:

YEAS–198

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

NAYS–0

NOT VOTING–0

EXCUSED–4

Evans Grell O'Neill Pashinski

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

The SPEAKER. The House will come to order.

If I could have the members' attention. I would appreciate if you would hold the conversations down. The members will please take their seats.

FAREWELL ADDRESS
BY MR. SCAVELLO

The SPEAKER. I would like to invite Representative Mario Scavello to the rostrum to make some parting remarks.

The members will please take their seats. Kindly take the conversations to the rear of the House, if necessary.

Representative Scavello has served the 176th Legislative District of Monroe County for 12 1/2 years, as he was elected in 2002. He currently serves as chairman of the House Labor and Industry Committee and on the House Rules Committee and...
During my time here in the House I have served on a number of committees, including the House Appropriations Committee, Rules, Professional Licensure, Finance, and Commerce. I was honored to serve this past session as the chair of the House Labor and Industry Committee, and just last month at the committee's final meeting for the session, I took the opportunity to personally thank my colleagues for what has been a wonderful, wonderful experience. I especially want to thank my fellow chairman, Representative Bill Keller. We did not always agree on the issues at hand, but we always interacted with mutual respect and kindness.

I have been blessed with some special people helping me along the way. I sat back there next to the back row for many years, and to my side was Representative George Kenney, who was absolutely a great teacher, and he told me what to look for; unfortunately, George is not here today.

But also a gentleman by the name of Mario Civera. When I was sworn in here, in the well here, we had – I believe Bill DeWeese said there was a platoon of people. We had over 200 people. And as I was walking to my chair in the back there, Representative Civera, I believe, was sitting just about where Kathy is or just right behind, and he jumped up and he said, "I am the other Mario in the House of Representatives." And it was good that he told me that, because over the next few years I would be invited to meetings with the Governor, and I am saying, "Wait a minute. I think he's got the wrong Mario," which was true. On many occasions Governor Rendell's office would call wanting for me to go up to see him, and they really wanted Mario Civera.

And also in the back of the House, John Taylor. John has a breadth of knowledge – especially in the beginning that really helped, you know, for new members, and he offered his expertise and it truly was appreciated.

My two best friends, Mike Peifer and Dave Millard. There were many mornings and nights we would discuss upcoming legislation, and sometimes we had some heated arguments, but at the end, you know, we agreed to disagree on some issues. But poor Peifer back there, he is mourning since his beloved Dodgers lost last week.

Over the years I have had the pleasure of working with some remarkable ladies, and if I do not mention all of you, please do not be offended. These are folks that I am really, you know, we have had many dealings with: Representative Tina Pickett, Representatives Julie Harhart, Donna Oberlander, Marguerite Quinn, Kate Harper, Kathy Watson, to name a few, but all of you are very special.

In the past few years I also have gotten to know and respect a few new legislators: Marcia Hahn, a new legislator, Joe Emrick, and Ryan Mackenzie, who served as my vice chair on the Labor Committee. They all truly amaze me with their work ethic and love for the people that they represent.

And then we have Representative Rosemary Brown. Now, she has truly amazed me with her growth as a legislator, and she is a dedicated, tireless worker for the citizens of the 189th. But you still miss me not sitting next to you, I know you do.

On the other side of the aisle – and, you know, I have reached over many a times – I have got some good friends as well. One Representative, she calls me Scavelli, which is Cherelle Parker back there. Rosita, when I first got here, every night she would go to the mike and say, "Mr. Speaker, this is 278 days that the citizens of my district do not have a staff." Every day she went to that mike, God bless her. Angel Cruz, mi amigo, and Pam Snyder, who serves on my committee.

And another special young man who has served in Monroe County, Mike Carroll, who I believe will be a leader on the Democratic of the aisle in the distant future. Mike is a no-nonsense guy. When he gives you his word, you can bank on him to be there and be there in your corner.

Minority Leader Dermody and Minority Whip Hanna, it has been truly a pleasure working with both of you gentlemen as well.

I thank all our leaders, especially Speaker Sam Smith, who has consistently enjoyed needling me over the years. He is doing it right now as I am speaking, by the way. You will be missed; more importantly your constituents back in Punxsutawney and the 66th Legislative District have lost a tremendous leader that will never be replaced. I wish you the very best.

And incoming Speaker Turzai, thank you for all the support you have given me over the years. I do miss those discussions we used to have in the back on legislative issues, and you would turn around to me, because you used to sit right in front of me, "Why are you voting that way?" you know, to understand my district. Those days are missed.

We have a great bunch of young leaders on our side of the aisle. Dave Reed, who I know will make us all proud, really a great young man.
And to Bill Adolph, thank you for your friendship and your leadership. Please know that I have a tremendous amount of respect for you and thank you for all the counseling over the years. It has truly been appreciated.

I would also like to thank my beautiful wife, Mary Ann, who has put up with me for 40 years of marriage, who has made many sacrifices sharing me with the constituents of the 176th District. She is always at my side. I believe that she should be canonized a saint for putting up with me for all these years. Mary Ann, please stand up, Mary Ann.

You know, I did not get a chance to say the last line. I know the Speaker would agree, and everybody started applauding beforehand.

I have been blessed with two beautiful daughters, Michelle and Melissa, who could not be here today. I am very proud of both of them. They married two great guys, Brad and Will. My daughters have blessed us with two beautiful granddaughters, Braydon and Madelyn, and Michelle is expecting her second child just in time for Christmas, and Melissa is expecting her second child just in time for Easter.

However, they have given me some aggravation: Can you believe they are both refusing to name one of their new babies Mario? I am trying. You know, we will give it a shot.

I am joined with some very special friends, Pat and Larry Paretta. Both of you can please stand. They are tremendous people and good friends. They are like family to me. And, you know, I lost about 10 people that left because we were supposed to do this at 1:30, but they stuck on.

A couple of the folks that left were my good friends Pat Ross, Bob Ugccioni – whom many of you know – and Tony Farda, and they unfortunately had to return back to the county.

I also want to thank, from the bottom of my heart, my very important staff members here in Harrisburg and at my district office in Tannersville. You all have given me the capability to help so many people across Monroe County over the past 12 1/2 years, and I am so appreciative of your efforts in my district office: my chief of staff, Kristine Bush; Rebecca Nichols; Debbie Rath; Patti Konopa; and Stephen Reider. I have a former staff member, Dan Ferguson, that could not be here. Could all of you please stand.

Also present, my former chief of staff, Gwen Ross, who currently works at DCED (Department of Community and Economic Development) here at the Capitol. I have been blessed with marvelous secretaries for the past 6 years: Bonnie Book; followed by Shelly Echeverria; Kendra Snuffer, who also had worked for me in my district office; and Juanita Hoffman, who is also doing the work of our Labor and Industry Committee as well. They have worked intently to assist constituents and myself. No matter what I would ask, how great the obstacle before us, they always offered a smile and took on the challenge. I could not ask for better men and women to travel with me along this journey. Please, if you could all stand up.

In my first committee I was blessed with two outstanding executive directors, Bruce Hanson and Noah Karn, and my extraordinary writer, Nick Ruffner, and I believe they are on the floor. Thank you all.

A special thank you to all of our support staffs on both sides of the aisle, because they are the ones that really do all the work in the trenches for us and give us all the information that we need and make us actually look good. And without them in the various committees, in communications, photography, printing, personnel, legal, even the messengers, Jo Hostetter and Teresa Leitner on my floor in the East Wing, and of course, Paula Beaston for all the help that she has done for me – and all of you on the Republican side with your packets. Whenever you have a school, she is the young lady that puts it all together for you. Thank you all. Thank you, Paula.

It has been more than 108 years since President Theodore Roosevelt dedicated this wonderful building. Since then thousands of men and women have sat where you and I sit, tackling the major issues of the day. We are all elected Republicans and Democrats to make a difference for the communities we serve.

I have often said that one of my biggest accomplishments is that even with an education funding formula that is unfair to the school districts in my county, our schools have much more funding now than they did before my election. However, I know that the accomplishments such as this do not happen in a vacuum. It takes the work of a diverse body such as ours – people from different economic backgrounds, professional backgrounds, geographic areas of the Commonwealth, and yes, even from the opposite party – to really make a difference in our districts, and of course, the State of Pennsylvania.

It has been an utmost honor to serve in this legislative body, an experience I will forever cherish. No matter what happens in November, you can be sure that I will always be Mario to all of you. God bless you all.

Thank you, Mr. Speaker.

**REMARKS BY SPEAKER**

The SPEAKER. The Speaker, you can tell by the reaction of the members that it is not just your wife and I who find you a challenge to deal with. You have been an equal pain in the derriere to everybody in this building from time to time.

And this may sound a little contradictory, but it is really not, and I think certainly the members will understand: You have been an energetic, combative, fiery, and yet agreeable member of the legislature to work with, and I mean that in the sense that you fought hard for your district, but when it comes down to the time that you just have to do the bigger work of governing that goes beyond our legislative districts, you have always been a member who has found his way past our own parochial nature, and sometimes you have to look past that a little bit. And I think that is a mark of a good legislator and something I hold near and dear to my heart, and I hope you take that in the most sincere way I mean it.

Although I have got to admit when you just said – I did not realize this – when you said that George Kenney was one of your mentors, that certainly explains a few things. J.T., he is steady as a rock; Georgie, really? Yeah? Oh, my God.

**COMMEMORATIVE GAVEL PRESENTED**

The SPEAKER. Seriously, Mario, God bless you. We have enjoyed the bagels over the years, and our best wishes to you in your future endeavors. Congratulations, and let me present this gavel to you.

The House will be at ease for another minute or two.

The House will come to order.
LEAVE OF ABSENCE

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

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of SB 1355, PN 2319, entitled:

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.

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

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage. The question is, shall the bill pass finally?
Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

The following roll call was recorded:

YEAS–193

Adolph    Ellis    Knowles    Pyle
Aument    Emrick    Kortz    Quinn
Baker     English    Kotik    Rapp
Barbin    Evankovich    Krieger    Ravenstahl
Barrar    Everett    Kula    Readshaw
Benninghoff    Fabrizio    Lawrence    Reed
Bishop    Farina    Longietti    Reese
Bizzarro    Farry    Lucas    Regan
Bloom     Fee    Mackenzie    Rock
Boback    Fleck    Mahler    Roebeck
Boyle, B.    Flynn    Maloney    Ross
Boyle, K.    Fratkin    Major    Rozi
Bradford    Freeman    Maloney    Sabatina
Briggs    Gaineys    Markosek    Saccone
Brooks    Galloway    Marshall    Sainato
Brown, R.    Gibbons    Marsico    Samuelson
Brown, V.    Gillespie    Masser    Sankey
Brownlee    Gingrich    Matzie    Santarsiero
Burns    Godshall    McCarter    Saylor
Callagheone    Goodman    McGeehan    Scavello
Carroll    Greiner    McGinnis    Schlossberg
Causer    Grove    McNeill    Schreiber
Christiana    Hackett    Mentzer    Simmons
Clay    Haggerty    Metcalfe    Sims
Clymer    Hahn    Mccarelli    Smith
Cohen     Haluska    Micozzi    Snyder
Conklin    Hanna    Millard    Sonney
Corbin    Harhai    Miller, D.    Stephens
Costa, D.    Harhart    Miller, R.    Stern
Costa, P.    Harkins    Milne    Stevenson
Cox     Harper    Mirabito    Sturla
Cruz     Harris, A.    Miranda    Swanger
Cusler    Harris, J.    Molchaney    Tallman
Cutler     Heffley    Moul    Tayl
Daley, M.    Helm    Mullery    Thomas
Daley, P.    Hennessey    Mundy    Tobash
Davidson    Hickernell    Murt    Toepel
Davis     James    Mustio    Toohip

NAYS–4

Gabler    Gillen    Metzgar    Roae

NOT VOTING–0

EXCUSED–5

Evans    Grell    O'Neill    Pashinski
Gergely

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.

LEAVE OF ABSENCE

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

VOTE CORRECTION

The SPEAKER. For what purpose does the gentleman from Butler County, Mr. Metcalfe, rise?
Mr. METCALFE. To correct the record, Mr. Speaker.
The SPEAKER. The gentleman may state his correction.
Mr. METCALFE. On the vote that was just taken, SB 1355, I should have been recorded in the negative.
The SPEAKER. The gentleman’s remarks will be noted in the record.

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of SB 1180, PN 2370, 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 third consideration?
Mr. BAKER offered the following amendment No. A10358:
Amend Bill, page 6, line 12, by striking out "ANNUAL" and inserting
Amend Bill, page 8, line 13, by striking out "DATABASE" and inserting system

Amend Bill, page 9, line 29, by striking out "DATABASE" and inserting system

Amend Bill, page 11, line 12, by inserting after "days' Quantity and

Amend Bill, page 14, line 21, by striking out "DATA BASE" and inserting system

Amend Bill, page 16, line 14, by striking out "DATA BASE" and inserting system

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

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

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

This is indeed an agreed-to technical amendment that addresses internal inconsistencies in the act as a result of amendments that we passed in bipartisan spirit last week. I would ask the members for an affirmative vote. It is an agreed-to technical amendment.

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

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

Mr. FABRIZIO. Thank you, Mr. Speaker.

This is an agreed-to amendment, so I encourage all our colleagues to vote "yes."

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

The following roll call was recorded:

YEAS–196
Adolph Ellis Kirkland Pyle
Aument Emrick Knowles Quinn
Baker English Kortz Rapp
Barbin Evankovich Kotik Ravenstahl
Barrar Everett Krieger Readshaw
Benninghoff Fabrizio Kula Reed
Bishop Farina Lawrence Reese
Bizzarro Farry Longietti Regan
Bloom Fee Lucas Roae
Boback Fleck Mackenzie Rock
Boyle, B. Flynn Maher Reobuck
Boyle, K. Frankel Mahoney Ross
Bradford Freeman Major Rozi
Briggs Gabler Markosek Sabatina
Brooks Gainey Marshall Sabcone
Brown, R. Gallaway Marsico Sainato
Brown, V. Gibbons Masser Samuelson
Brownlee Gillen Matzie Sankey
Bums Gillespie McCarter Santarsiero
Caltagirone Gingrich McGeehan Saylor
Carroll Godshall McGinnis Scavello
Causer Goodman McNeill Schlosberg
Christiana Greiner Mentzer Schreiber
Clay Grove Metcalfy Simmons
Climer Hackett Metzgar Sims
Cohen Haggerty Micarelli Smith
Conklin Hahn Micozzie Snyder

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 third consideration as amended?

Bill as amended 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–194
Adolph Emrick Kortz Quinn
Aument English Kotik Rapp
Baker Evankovich Krieger Ravenstahl
Barbin Everett Kula Readshaw
Barrar Fabrizio Lawrence Reed
Benninghoff Farina Longietti Reese
Bishop Farry Lucas Regan
Bizzarro Fee Mackenzie Rock
Bloom Fleck Maher Reobuck
Boback Flynn Mahoney Ross
Boyle, B. Frankel Major Rozi
Boyle, K. Gallaway Marsico Sainato
Brown, R. Gibbons Masser Samuelson
Brownlee Gillen Matzie Sankey
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Causer Goodman McNeill Schlosberg
Christiana Greiner Mentzer Schreiber
Clay Grove Metcalfy Simmons
Climer Hackett Metzgar Sims
Cohen Haggerty Micarelli Smith
Conklin Hahn Micozzie Snyder

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

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

Mr. FABRIZIO. Thank you, Mr. Speaker.

This is an agreed-to amendment, so I encourage all our colleagues to vote "yes."

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

The following roll call was recorded:

YEAS–194
Adolph Emrick Kortz Quinn
Aument English Kotik Rapp
Baker Evankovich Krieger Ravenstahl
Barbin Everett Kula Readshaw
Barrar Fabrizio Lawrence Reed
Benninghoff Farina Longietti Reese
Bishop Farry Lucas Regan
Bizzarro Fee Mackenzie Rock
Bloom Fleck Maher Reobuck
Boback Flynn Mahoney Ross
Boyle, B. Frankel Major Rozi
Boyle, K. Gallaway Marsico Sainato
Brown, R. Gibbons Masser Samuelson
Brownlee Gillen Matzie Sankey

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

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 third consideration as amended?

Bill as amended 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.

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Bizzarro Fee Mackenzie Rock
Bloom Fleck Maher Reobuck
Boback Flynn Mahoney Ross
Boyle, B. Frankel Major Rozi
Boyle, K. Gallaway Marsico Sainato
Brown, R. Gibbons Masser Samuelson
Brownlee Gillen Matzie Sankey

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

The following roll call was recorded:

YEAS–194
Adolph Emrick Kortz Quinn
Aument English Kotik Rapp
Baker Evankovich Krieger Ravenstahl
Barbin Everett Kula Readshaw
Barrar Fabrizio Lawrence Reed
Benninghoff Farina Longietti Reese
Bishop Farry Lucas Regan
Bizzarro Fee Mackenzie Rock
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Boback Flynn Mahoney Ross
Boyle, B. Frankel Major Rozi
Boyle, K. Gallaway Marsico Sainato
Brown, R. Gibbons Masser Samuelson
Brownlee Gillen Matzie Sankey
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 ON THIRD CONSIDERATION

The House proceeded to third consideration of SB 1239, PN 2295, entitled:

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.

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

RULES SUSPENDED

The SPEAKER. On that question, the Speaker recognizes the gentleman from York County, Mr. Schreiber, for a motion to suspend the rules.

Mr. SCHREIBER. Thank you, Mr. Speaker.

I would like to seek a motion to suspend the rules for immediate consideration of amendment 10423 to this bill.

The SPEAKER. The gentleman from York County, Mr. Schreiber, has moved to suspend the rules for the immediate consideration of amendment A10423.

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

Mr. TURZAI. Thank you, Mr. Speaker.

We would ask for a vote in opposition to this motion to suspend. Thank you.

The SPEAKER. On the motion, the Speaker recognizes the gentleman from York County, Mr. Schreiber.

Very briefly, what this amendment would do is help the unfortunate circumstances for approximately 5,000 individuals. Many of you may be aware that, unfortunately, recently it was discovered that our York County Clerk of Courts in York County failed to remit paperwork for individuals that were facing a driver's license suspension. The paperwork was failed to be remitted to PENNDOT in a timely manner, and going back as far as 10 years now to 2004, there are nearly 5,000 individuals that are now being notified that they will now have to surrender their driver's license for a license suspension.

What this amendment would do – and I seek the support for a suspension of the rules to consider this amendment – would help remedy the situation for these 5,000 individuals by providing for a retroactive occupational limited license, otherwise known as an OLL or a bread-and-butter license.
Mr. Speaker, 5,000 individuals, going back as far as 2004, are now being notified that they will have to surrender their license due to an oversight by our clerk of courts. This amendment, if considered, would help mitigate that. They would still serve their suspension, but they would be provided for the ability to obtain an OLL and get them to and from work.

Mr. Speaker, very finally, I ask for us to suspend the rules to consider this motion. I have two constituents in my district that will be adversely impacted. One is a single mom—

The SPEAKER. The gentleman will suspend.

You are entitled to a brief description of the amendment and why you should advocate the members to suspend the rules, but you cannot get into the whole merits of it.

Mr. SCHREIBER. Thank you, Mr. Speaker.

The SPEAKER. The gentleman may proceed.

Mr. SCHREIBER. My apologies. Thank you, Mr. Speaker.

I ask for a motion to suspend to consider this amendment so that we can help mitigate this occurrence, help remedy the situation for all of these individuals adversely affected, providing for an occupational license for any individual that will now have to surrender their license, and also to mitigate this from going forward.

Thank you very much, Mr. Speaker. I ask for support on the suspension of the rules.

The SPEAKER. The Speaker thanks the gentleman.

On the motion to suspend the rules, the Speaker recognizes the gentleman from Allegheny County, Mr. Dermody.

Mr. DERMODY. Thank you, Mr. Speaker.

Mr. Speaker, as we have just heard, we should suspend the rules here to help thousands of people from York County, who for over 10 years, it has been 10 years and they never received notice of a suspension because of an error in the clerk of courts or the clerk's office in the county of York.

This has received bipartisan support in the Transportation Committee. It helps solve a huge problem in York County for thousands of Pennsylvanians, thousands of York County residents. We should suspend the rules to at least consider this amendment to give relief to those thousands of people.

Thank you, Mr. Speaker.

The SPEAKER. The Speaker recognizes the gentleman from Allegheny County, Mr. Turzai, on the motion.

Mr. TURZAI. Mr. Speaker, thank you.

I had earlier said that I would ask for a vote against the motion to suspend. We have talked to members of our York County delegation, and after consideration, they would ask us to support the motion to suspend. So we would support the motion to suspend. Thank you.

On the question recurring. Will the House agree to the motion?

The following roll call was recorded:

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<th>YEAS–185</th>
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NAYS–11

Brooks | Lawrence | Metzgar | Roae |
Cutler  | McGinnis | Miller, D.| Truitt |
Gillen  | Metcalfe | Mullery |

NOT VOTING–0

Evans  | Grell    | O'Neill  | Pashinski |
Gergely | Maloney |        |        |

A majority of the members required by the rules having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

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

Mr. SCHREIBER offered the following amendment No. A10423:

Amend Bill, page 1, line 2, by inserting after "Statutes," in licensing of drivers, further providing for occupational limited license;
Amend Bill, page 1, line 3, by inserting after "OFFENSES"and, in enforcement, further providing for reports by courts;
Amend Bill, page 1, lines 8 and 9, by striking out all of said lines and inserting
Section 1. Sections 1553(d)(10), 3803(a), 3806(b) and 6323(1) of Title 75 of the Pennsylvania Consolidated Statutes are amended to
§ 1553. Occupational limited license.

(d) Unauthorized issuance.—The department shall prohibit issuance of an occupational limited license to:

(10) [Any] (j) Except as provided under subparagraph (ii), any person whose operating privilege has been suspended pursuant to either former section 13(m) of the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act, or section 1532(c) (relating to suspension of operating privilege) unless the suspension imposed has been fully served.

(ii) Subparagraph (i) shall not apply to a person whose:

(A) operating privilege has been suspended pursuant to either:

(I) former section 13(m) of The Controlled Substance, Drug, Device and Cosmetic Act; or

(II) section 1532(c) for a conviction of any offense involving the possession, sale, delivery, offering for sale, holding for sale or giving away of any controlled substance under the laws of the United States, this Commonwealth or any other state; and

(B) record of conviction, adjudication of delinquency or a granting of a consent decree was not sent to the department within the time period required under section 6323(1) (relating to reports by courts).

* * *

Amend Bill, page 2, by inserting between lines 23 and 24 § 6323. Reports by courts.

Subject to any inconsistent procedures and standards relating to reports and transmission of funds prescribed pursuant to Title 42 (relating to judiciary and judicial procedure):

(1) The following shall apply:

(i) The clerk of any court of this Commonwealth, within ten days after final judgment of conviction or acquittal or other disposition of charges under any of the provisions of this title or under section 13 of the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act, including an adjudication of delinquency or the granting of a consent decree, shall send to the department a record of the judgment of conviction, acquittal or other disposition.

(ii) The following shall apply:

(A) The clerk of any court of this Commonwealth shall, by January 1, 2016, send to the department each record of the following, including an adjudication of delinquency or the granting of a consent decree, that was not sent within ten days after final judgment of conviction or acquittal or other disposition:

(I) A judgment of conviction, adjudication of delinquency or a granting of a consent decree under section 13 of The Controlled Substance, Drug, Device and Cosmetic Act.

(II) A judgment of conviction, adjudication of delinquency or a granting of a consent decree under section 1532(c) (relating to suspension of operating privilege) for a conviction of any offense involving the possession, sale, delivery, offering for sale, holding for sale or giving away of any controlled substance under the laws of the United States, this Commonwealth or any other state.

(B) A filing made under this subparagraph shall be valid for the purposes of this title.

* * *

Amend Bill, page 2, by inserting between lines 26 and 27

§§ 1553(d)(10), 3803(a) and 6323(1)

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

The SPEAKER. On that question, the Speaker recognizes the gentleman from York County, Mr. Schreiber.

Mr. SCHREIBER. Thank you, Mr. Speaker.

Very simply, what this amendment would do is allow for a retroactive occupational limited license for any individual that was adversely impacted by a clerk of courts throughout the Commonwealth not remitting paperwork in a timely fashion to PENNDOT. Thank you.

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

On the question, the Speaker recognizes the gentleman from Dauphin County, Mr. Payne.

Mr. PAYNE. Thank you, Mr. Speaker.

Will the gentleman stand for brief interrogation?

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

Mr. PAYNE. Thank you, Mr. Speaker.

Mr. Speaker, one simple question I have been raising for the last week on this bill is who is paying for the additional cost of the provisional licenses and everything else? I do not mind if the county where the error occurred is paying for this, but to go and to have every county in the State pay for a mistake in York County does not seem fair to me, to the citizens that I represent.

Mr. SCHREIBER. Mr. Speaker, there would be no additional costs as the individual applying for the OLL to PENNDOT. The process would proceed through PENNDOT’s existing staffing and would be paid out of the fine.

Mr. PAYNE. Okay. So no additional costs to any other taxpayer in the Commonwealth of Pennsylvania?

Mr. SCHREIBER. That is correct. No.

Mr. PAYNE. Thank you, Mr. Speaker.

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

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

Mr. STEPHENS. Thank you, Mr. Speaker.

Will the gentleman stand for brief interrogation?
The SPEAKER. The gentleman, Mr. Schreiber, indicates he will stand for interrogation. You may proceed.

Mr. STEPHENS. Okay. So am I correct that the individuals that your amendment would affect are folks who should have had their license suspended under the current law – is that right? – and they did not have their license suspended under the current law?

Mr. SCHREIBER. That is correct; due to an administrative oversight.

Mr. STEPHENS. Right. And so now instead of them serving the suspension that they owed, a full suspension, they would be entitled to a limited license, allowing them to go back and forth to work. Is that accurate?

Mr. SCHREIBER. Some are currently serving the suspension, and those individuals impacted would still be required to serve the suspension but would be eligible to obtain an OLL to give them access to driving to and from employment.

Mr. STEPHENS. So the individuals that this would benefit already had the benefit of driving and not having their license suspended, right?

I mean they had the benefit— I will restate the question maybe to help you understand. They had the benefit of not having their license suspended previously, right?

Mr. SCHREIBER. Upwards of 10 years ago, Mr. Speaker. Yes.

Mr. STEPHENS. And now we are going to confer upon them an additional benefit?

Mr. SCHREIBER. No. We are actually trying to allow them to continue with their employment that they have obtained over the past decade. This was not brought to their attention, and they have not been legally able to serve the suspension.

Mr. STEPHENS. Are there any ignition interlock requirements or anything at play here?

Mr. SCHREIBER. No, there are not.

Mr. STEPHENS. So there are no other provisions to help address recidivism or treatment or anything else like that, just simply allowing them to have an occupational limited license?

Mr. SCHREIBER. Mr. Speaker, these are not for DUI (driving under the influence) suspensions. These are for drug convictions.

Mr. STEPHENS. Okay. So is there any prohibition about intervening convictions? In other words, if they had an intervening conviction for another drug offense, would that individual be entitled to the bread-and-butter license?

Mr. SCHREIBER. Mr. Speaker, they have still served any criminal obligations that they have been found with. This is the administrative license suspension.

Mr. STEPHENS. Right. So if they had an intervening conviction for another drug offense, would they also receive this benefit, notwithstanding the fact that they were a repeat drug offender?

Mr. SCHREIBER. Only if the clerk of courts failed to notify PENNDOT.

Mr. STEPHENS. But if they failed to notify PENNDOT on the first conviction, and then on a second conviction PENNDOT was notified, do they still get the benefit of the first conviction now?

Mr. SCHREIBER. That would be a second offense.

Mr. STEPHENS. Right. So for the first offense, if now they have to serve an additional suspension, is it going to be subject to this occupational limited license?

Mr. SCHREIBER. No, it would not.
Mr. Speaker, whether or not the paperwork was submitted matters because it is not the driver's responsibility to submit the paperwork. In fact, these offenders have already been through the criminal side of their prosecution with respect to the penalties that were imposed by the court. All we have left is the administrative action relative to a driver's license suspension.

And by the way, they still will be suspended. An OLL license, all that does is provides them the ability to drive to and from school or work. So, Mr. Speaker, it is a very modest accommodation. In my opinion, probably we ought to wipe out the suspensions altogether. But the reality is that this is a modest accommodation for folks to be able to get to school or work for an error that was made by somebody in a courthouse that has no effect other than allowing for people to be able to provide for their family.

So I stand in full support of this amendment, Mr. Speaker. This is a reasonable accommodation for folks who are subjected to a penalty 10 years delayed.

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

Is the gentleman from York County, Mr. Grove, seeking recognition?

Mr. GROVE. Thank you, Mr. Speaker.

I just wanted to clarify. I know this has been branded kind of as a York County issue. This is actually a statewide issue. There are documented cases in York to Lebanon County and Philadelphia. The reality here is when the courts did a judicial ruling, they never notified or have not been notifying the clerk of courts which license should be suspended and which license should be not on certain crimes and penalties. That is the issue at hand.

It just so happens, our clerk of courts in York County did the right thing and upheld his statutory duty to actually uphold them. I have no doubt this is going to be an issue within your county at some point because clerks of courts across the Commonwealth were not notified by the individual judges. It is a court system issue that we are trying to address. It just so happens, our constituents – thousands of them, not only in York County but across the Commonwealth – will be affected by this at some point. If in fact you go talk to your clerk of courts now, many of them are probably saying, I do not want to deal with what is happening in York County so I am not actually going to uphold the law, the statutory requirement, to do that, not to get the bad press.

And fortunately, our clerk of courts did the right thing, started adjudicating properly, and now we are trying to address those moving forward. I think it is in this body's best interest to move forward on this amendment to address the upcoming issues your constituents will face. I do not want you to have the same issues of an individual who has a CDL (commercial driver's license) now, who has turned their life around after a decade, come to you and say, "I lose my license, I lose my livelihood with this conviction. I did not know about it." It is in fact the judge's fault that we are here in this mess today.

I would urge a "yes" vote on amendment 10423 to start addressing this problem comprehensively to make sure your counties are not faced with the same issue we are dealing with in York.

Thank you, Mr. Speaker.
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 third consideration as amended?

BILL PASSED OVER TEMPORARILY

The SPEAKER. SB 1239 will be over temporarily.

* * *

The House proceeded to third consideration of SB 771, PN 1797, entitled:

An Act amending the act of April 9, 1929 (P.L.177, No.175), known as The Administrative Code of 1929, providing for the State Geospatial Coordinating Board.

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

The SPEAKER. On that question, the Speaker recognizes the gentleman from Philadelphia County, Mr. Thomas, for a motion to suspend the rules.

Is the gentleman, Mr. Thomas, from Philadelphia seeking recognition? The gentleman, Mr. Thomas, waives off. The Speaker thanks the gentleman.

BILL PASSED OVER

The SPEAKER. SB 771 is over for the day.

COMMEMORATIVE GAVELS PRESENTED

The SPEAKER. If I could have the members’ attention. Several members who are not returning next session have indicated that they did not need to give a farewell speech; however, I did want to take a second to recognize them, and I would like to present them each with a gavel. So I am going to invite them all to the left of the Speaker’s rostrum, to come up before the House just for a personal congratulations on their service.

I would invite Representative Mike McGeehan, Representative Phyllis Mundy, Representative Michele Brooks, Representative Todd Rock, Representative James Clay, Representative Kevin Haggerty, Representative Greg Lucas, and Representative J.P. Miranda to the left of the rostrum.

If I could have the members’ attention. I am not sure if they are applauding your service or the fact that you did not want to speak. Seriously, seriously to each and every one of you— Will the members kindly hold the conversations down, please.

I just wanted to thank you for your service to this legislature. I know that every one of us finds it rewarding in different ways, and yet it is one of those jobs where you are kind of a jack-of-all-trades and master of none. It is one of those jobs where a lot of people do not appreciate the time and the emotions that go into this job. And to each of you, I hope that it has been as rewarding an experience as it has been to me, and I wish you well in your future endeavors.

I would like to present each of you with a gavel. Thank you for your service to the people of Pennsylvania.

The House will come to order.

SUPPLEMENTAL CALENDAR B

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of HB 1996, PN 3923, entitled:

An Act amending the act of April 28, 1937 (P.L.417, No.105), known as the Milk Marketing Law, in prices of milk, further providing for terms and method of payment.

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

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage. The question is, shall the bill pass finally?

On that question, the Speaker recognizes the gentleman from Perry County, Mr. Mark Keller.

Mr. M. KELLER. Thank you, Mr. Speaker.

Will the maker of the bill stand for interrogation?

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

Mr. M. KELLER. Thank you, Mr. Speaker.

Mr. Speaker, can you tell me whether or not the Pennsylvania dairy milk that is collected and goes out of State, would that have to be under this bill also?

Mr. LAWRENCE. Mr. Speaker, I am sorry. I could not hear the question.

The SPEAKER. The gentleman will suspend for a minute. Will the members please hold the conversations down. I would appreciate if the members would hold the conversations down. Especially in interrogation, it is difficult to hear.

Just one more minute, please.
Thank you. I appreciate it.
The gentleman from Perry County may continue.

Mr. M. KELLER. Thank you, Mr. Speaker.

Mr. Speaker, can you tell me whether or not the milk from the Pennsylvania dairy industry throughout the Commonwealth,
if it is gathered and then taken out of State, would it fall under the Pennsylvania marketing board premium?

Mr. LAWRENCE. Mr. Speaker, I think that is an interesting question. I would submit that I do not know that it is material to the bill in front of us, but to answer the gentleman’s question, the current State-mandated premium, the over-order premium is collected on milk that is produced, processed, and sold within Pennsylvania.

Mr. M. KELLER. So what you are telling me is your bill does not address any milk that leaves the State of Pennsylvania?

Mr. LAWRENCE. The legislation in front of us deals specifically with State-mandated premiums as they are assessed on milk that is produced, processed, and sold within the Commonwealth.

Mr. M. KELLER. All right. Thank you, Mr. Speaker.

On the bill, sir.

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

Mr. M. KELLER. Mr. Speaker, I caution the members on what we really are doing here. I believe that it restricts the way dairy farmers that are legally permitted to run their businesses, it is telling them specifically how they should identify the premiums and the other costs that are incurred. It creates a burden due to the fact that milk can be picked up from dairy farmers throughout the Commonwealth and also then distributed to different dairies, and some can be in processing plants and some can be in Pennsylvania, some can be out of Pennsylvania. So it does cause a little bit of confusion.

So I would ask the members to consider not supporting this bill. Thank you.

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

On the question recurring, the yeas and nays will now be taken.

The following roll call was recorded:

YEAS–153

Adolph
Amant
Barrar
Bishop
Bizzarro
Boyle, B.
Boyle, K.
Brooks
Brown, R.
Brown, V.
Brownlee
Burns
Caltagirone
Carroll
Christian
Clay
Clymer
Cohen
Corbin
Costa, D.
Costa, P.
Cox
Cruz
Culver
Cutler
Daley, M.
Daley, P.
Davidson
Davis
Day
Dean
DeLissio
DeLuca
Dermody
DiGiroldamo
Donatucci
Enright
English

On the question recurring, Shall the bill pass finally?

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

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

CONSIDERATION OF HB 1996 CONTINUED

On the question recurring, Shall the bill pass finally?

The following roll call was recorded:

NAYS–42

Baker
Barbin
Benninghoff
Bloom

NAY
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 HB 2489, PN 4227, entitled:

An Act amending the act of November 29, 2006 (P.L.1471, No.165), known as the Sexual Assault Testing and Evidence Collection Act, further providing for the title of the act, for definitions and for sexual assault evidence collection program; and providing for rights of sexual assault victims.

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?

Is the gentleman seeking recognition on the bill?

On the question, the Speaker recognizes the gentleman from Philadelphia County, Mr. Brendan Boyle.

Mr. B. BOYLE. Thank you.

Briefly, Mr. Speaker, I just want to thank Chairman Marsico and Caltagirone and the Judiciary Committee for its unanimous support of this bill. I also want to thank my fellow Notre Dame alum, the majority leader, Mr. Turzai, and his staff for their help in pushing what should be, and I believe is, a commonsense, bipartisan piece of legislation that will help rape victims in the Commonwealth of Pennsylvania get the sort of access to services they need, while at the same time helping our local law enforcement community tap into federally available funds.

So thank you, Mr. Speaker, and I urge a positive vote.

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

The following roll call was recorded:

YEAS–195

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

NAYS–0

NOT VOTING–0

EXCUSED–7

Evans  Grell  Mcgee  Pashinski
Gergely  Maloney  Mcgee  O'Neill

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 428, PN 2321, entitled:

An Act amending Title 20 (Decedents, Estates and Fiduciaries) of the Pennsylvania Consolidated Statutes, further providing for pooled trusts for persons with disabilities.

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:

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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 HB 2060, PN 4252, entitled:

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in grants to fire companies and volunteer services, further providing for award of grants.

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.

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</table>
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.

NAYS–0
NOT VOTING–0
EXCUSED–7

The House proceeded to third consideration of SB 1129, PN 2276, entitled:

An Act amending Title 51 (Military Affairs) of the Pennsylvania Consolidated Statutes, in veterans' pensions and benefits, further providing for paralyzed veteran's pension.

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–195

Adolph  Ellis  Kirkland  Quinn
Aument  Emrick  Knowles  Rapp
Baker  English  Kortz  Ravenstahl
Barbin  Evankovich  Kotik  Readshaw

NAYS–0
NOT VOTING–0
EXCUSED–7

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.

LEAVES 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, Mr. PYLE, from Armstrong County. Without objection, the leave will be granted.
The Speaker recognizes the minority leader, who requests a leave of absence for the gentleman from Clinton County, Mr. HANNA. Without objection, the leave will be granted.

SUPPLEMENTAL CALENDAR C

BILLs ON CONCURRENCE IN SENATE AMENDMENTS

The House proceeded to consideration of concurrence in Senate amendments to HB 435, PN 4225, entitled:

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in child protective services, further providing for persons required to report suspected child abuse, for reporting procedure, for confidentiality of reports, for release of information in confidential reports, for information relating to prospective child-care personnel, for information relating to family day-care home residents and for information relating to other persons having contact with children; providing for continued employment or participation in program, activity or service and for certification having contact with children; providing for confidentiality of reports, for release of information in confidential reports, for information relating to other persons having contact with children; providing for study on employment or participation in program, activity or service and for certification having contact with children; and making editorial changes.

On the question, Will the House concur in Senate amendments?

The SPEAKER. Moved by the gentleman, Mr. Moul, that the House concur in the amendments inserted by the Senate.

The Speaker recognizes the gentleman, Mr. Moul, for a brief description of Senate amendments.

Mr. MOUL. Thank you, Mr. Speaker.

I would encourage everyone to vote in the affirmative on this House bill. This House bill simply encourages or mandates that those that are in supervisory positions of children have background checks to make sure that they do not have a felony behind them, that our children are kept safe. I would encourage an affirmative vote on this bill. Thank you, Mr. Speaker.

The SPEAKER. The gentleman was actually recognized for a brief description of Senate amendments, since it is back on concurrence in Senate amendments.

Mr. MOUL. Thank you, Mr. Speaker.

On that question, the Speaker recognizes the gentleman from Philadelphia County, Mr. Jordan Harris.

Mr. J. HARRIS. Thank you, Mr. Speaker.

Will the maker of the bill stand for brief interrogation?

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

Mr. J. HARRIS. Thank you, Mr. Speaker.

Mr. Speaker, the Senate amendments, there is a new provision, if I am not mistaken, that a person has to notify their employer after 72 hours of an arrest or conviction. Is that true, Mr. Speaker?

Mr. MOUL. Yes, Mr. Speaker. That is for new arrests, and they have to notify their employer within 72 hours.

Mr. J. HARRIS. Thank you, Mr. Speaker.

Now, to clarify, is this just for arrests, or arrests and convictions?

Mr. MOUL. For arrests, convictions, and child abuse.

Mr. J. HARRIS. Thank you, Mr. Speaker.

Mr. Speaker, does the 72-hour time period include the weekends?

Mr. MOUL. Since the 72 hours would span the weekend, I would say yes.

Mr. J. HARRIS. Okay. Also, Mr. Speaker, what is the penalty for a person who does not report an arrest or conviction to their employer?

Mr. MOUL. That would be a third-degree misdemeanor.

Mr. J. HARRIS. Okay. So, Mr. Speaker, a person could be arrested on a Friday in many counties in the State of Pennsylvania and not see a judge over the weekend and would not be able to see a judge until the morning of Monday. Mr. Speaker, would that qualify that person to have violated the section of the 72-hour rule, and therefore give them a misdemeanor of the third degree?

Mr. MOUL. Mr. Speaker, when it passed the House, it was 48 hours. The Senate moved it to 72, so we are actually giving them more time.

Mr. J. HARRIS. I understand that, Mr. Speaker.

My question is simply this: If a person is arrested on a Friday and they cannot get to a judge until a Monday, which in many counties, if you are arrested, you are arrested and you stay over the weekend. Understanding that, Mr. Speaker, my question is, would a person then get a misdemeanor of the third degree if they were not able to notify their employer until Monday, seeing as though they may still be arrested and detained for the entire 72 hours?

Mr. MOUL. Well, this would pertain to arrests that pertain to supervising over children. It is not just any arrest.

Mr. J. HARRIS. Okay. Mr. Speaker, according to the bill, it is for any crime that deems you not able to supervise children, so that would include a felony drug possession or a felony drug case. Is that correct, Mr. Speaker?

Mr. MOUL. That would be correct.

Mr. J. HARRIS. Okay. So again, Mr. Speaker, if a person is arrested on Friday for a felony drug conviction — for a felony drug arrest, not conviction, felony drug arrest — and they are not able to see a judge until Monday, that would qualify for their 72 hours, and therefore they would be susceptible to a misdemeanor of the third degree?

Mr. MOUL. They would still have to provide written notice to their employer within 72 hours of the arrest.

Mr. J. HARRIS. Thank you, Mr. Speaker.

On the amendment, Mr. Speaker.

The SPEAKER. The question is, will the House concur in the amendments inserted by the Senate?

On the question, the gentleman is in order.

Mr. J. HARRIS. Thank you, Mr. Speaker.

Mr. Speaker, I think it is noble for us to want to protect our children. It is probably one of the most important things that we can do in this chamber. Mr. Speaker, I think there are some flaws that have just been pointed out. If a person is arrested on a Friday and they do not get to see a judge until a Monday, they would still be detained. They would not have the opportunity to post bail or anything.
Mr. Speaker, in addition, if Monday is a holiday, that person would still be incarcerated and not be able to see a judge, and then those 72 hours would expire. That person would then be given an additional charge of a misdemeanor of the third degree through no fault of their own, but because they were not able to see a judge— Not able to see a judge means they could not get bail posted, which means that they would still not have had the opportunity to notify their employers, which means that they would now be given an additional charge.

In addition to that, Mr. Speaker, this bill does not deal with convictions, it deals with arrests and convictions. So theoretically, this same person who was arrested on Friday, who sat in jail the whole weekend, Monday was a holiday, would be charged with a misdemeanor of the third degree, although when they went to court for the felony that they were charged with, they could be found not guilty.

Additionally, Mr. Speaker, this same person would be forced to lose their job for something they were arrested for and not convicted of. While we should be protecting our young people, we must be sure that we do not fall into traps like this one, because we could see many of our citizens arrested, not convicted, found not guilty but still losing their jobs as well as being charged with misdemeanors of the third degree if these offenses happen on Friday and they live in a county where the judge will not see them until a Monday.

It might be an unanticipated consequence, but, Mr. Speaker, if we put this in law, this is a consequence that many of our citizens could face.

Thank you, Mr. Speaker.

Mr. BARBIN. Thank you, Mr. Speaker.

I would like to interrogate the maker of the bill.

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

Mr. BARBIN. Under this bill, is there anything in this bill which changes the requirement under all criminal law that there be mens rea, or criminal intent, in order for there to be a misdemeanor 3 under this bill? Have you changed that in any regard?

Mr. MOUL. No, Mr. Speaker, that has not changed.

Mr. BARBIN. All right. On the bill, Mr. Speaker.

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

Mr. BARBIN. On the bill.

I rise in support of this bill because the example that is being suggested is nothing more than a hypothetical. The bottom line is, for any crime in this Commonwealth, to be convicted under any crime, you have to have criminal intent. If you are in prison over the weekend and you cannot get to see a judge, there is no prosecutor in any of the 67 counties that is going to charge you with this crime. And even if he did charge you with this crime, there is no judge in this Commonwealth that is going to convict you of this crime. That is a red herring. This bill has been reviewed. It provides benefits to children that are in a position of being abused. It requires that the person that has been arrested or convicted provide notice. I support the bill. I ask all my colleagues to join me.

The SPEAKER. The question is, will the House concur in the amendments inserted by the Senate?

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

Mr. BARBIN. Thank you, Mr. Speaker.

I would like to interrogate the maker of the bill.

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

Mr. BARBIN. Under this bill, is there anything in this bill which changes the requirement under all criminal law that there be mens rea, or criminal intent, in order for there to be a misdemeanor 3 under this bill? Have you changed that in any regard?

Mr. MOUL. No, Mr. Speaker, that has not changed.

Mr. BARBIN. All right. On the bill, Mr. Speaker.

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

Mr. BARBIN. On the bill.

I rise in support of this bill because the example that is being suggested is nothing more than a hypothetical. The bottom line is, for any crime in this Commonwealth, to be convicted under any crime, you have to have criminal intent. If you are in prison over the weekend and you cannot get to see a judge, there is no prosecutor in any of the 67 counties that is going to charge you with this crime. And even if he did charge you with this crime, there is no judge in this Commonwealth that is going to convict you of this crime. That is a red herring. This bill has been reviewed. It provides benefits to children that are in a position of being abused. It requires that the person that has been arrested or convicted provide notice. I support the bill. I ask all my colleagues to join me.

The SPEAKER. The question is, will the House concur in the amendments inserted by the Senate?

Mr. BARBIN. Thank you, Mr. Speaker.

I would just like to make note that this bill is one of the task force recommendations. We have agreement with the administration, the Senate, the House, DPW (Department of Public Welfare), Children and Youth. We are all in agreement on this bill.

The last speaker is correct. There is not a district attorney in this Commonwealth that would push this issue if someone were in prison over the weekend and file charges against him just because he was sitting in prison.

So again, I would also like to ask for an affirmative vote on HB 435. Thank you, Mr. Speaker.

The SPEAKER. The question is, will the House concur in the amendments inserted by the Senate?

Is the gentleman from Philadelphia County, Mr. Jordan Harris, seeking recognition for the second time?

The gentleman is in order on the question.

Mr. J. HARRIS. Thank you, Mr. Speaker.

Mr. Speaker, let me clarify why I stood. The M3 would be independent of the charge because the M3 is based off the fact that the person has not notified their employer. In addition to that, Mr. Speaker, and again, where I will stand on this bill, seriously, I am not sure, because I really do want to protect our young people. It is the most important thing that we should be doing, but to sit here in this chamber and say that no judge would do this or to sit in this chamber and say that no D.A. would do this I think is foolish of any of us to do, because we do not know what would happen. And in recent times we have had jurists who have done certain things that we have removed them from the bench for.

So all I am saying is that our job is to legislate, and that is what we are sent here to do on this day, to make sure that we close loopholes so that these problems will not arise. Again, Mr. Speaker, this is not about a conviction. This is about an arrest. So a person can get arrested and be found not guilty and still lose their employment because of an arrest, not a conviction. This person would not be innocent until proven guilty. They would be guilty by arrest alone. This person sitting in prison may find themselves with another charge through no fault of their own. So all I ask is that we take pause and think about this before we make this decision, and try to get this right before we pass this over to the Governor's desk.

Thank you, Mr. Speaker.

On the question recurring,

Will the House concur in Senate amendments?

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

The following roll call was recorded:

**YEAS–175**

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<td>Roae</td>
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Mr. Speaker, in addition, if Monday is a holiday, that person would still be incarcerated and not be able to see a judge, and then those 72 hours would expire. That person would then be given an additional charge of a misdemeanor of the third degree through no fault of their own, but because they were not able to see a judge— Not able to see a judge means they could not get bail posted, which means that they would still not have had the opportunity to notify their employers, which means that they would now be given an additional charge.

In addition to that, Mr. Speaker, this bill does not deal with convictions, it deals with arrests and convictions. So theoretically, this same person who was arrested on Friday, who sat in jail the whole weekend, Monday was a holiday, would be charged with a misdemeanor of the third degree, although when they went to court for the felony that they were charged with, they could be found not guilty.

Additionally, Mr. Speaker, this same person would be forced to lose their job for something they were arrested for and not convicted of. While we should be protecting our young people, we must be sure that we do not fall into traps like this one, because we could see many of our citizens arrested, not convicted, found not guilty but still losing their jobs as well as being charged with misdemeanors of the third degree if these offenses happen on Friday and they live in a county where the judge will not see them until a Monday.

It might be an unanticipated consequence, but, Mr. Speaker, if we put this in law, this is a consequence that many of our citizens could face.

Thank you, Mr. Speaker.

Mr. BARBIN. Thank you, Mr. Speaker.

I would like to interrogate the maker of the bill.

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

Mr. BARBIN. Under this bill, is there anything in this bill which changes the requirement under all criminal law that there be mens rea, or criminal intent, in order for there to be a misdemeanor 3 under this bill? Have you changed that in any regard?

Mr. MOUL. No, Mr. Speaker, that has not changed.

Mr. BARBIN. All right. On the bill, Mr. Speaker.

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

Mr. BARBIN. On the bill.

I rise in support of this bill because the example that is being suggested is nothing more than a hypothetical. The bottom line is, for any crime in this Commonwealth, to be convicted under any crime, you have to have criminal intent. If you are in prison over the weekend and you cannot get to see a judge, there is no prosecutor in any of the 67 counties that is going to charge you with this crime. And even if he did charge you with this crime, there is no judge in this Commonwealth that is going to convict you of this crime. That is a red herring. This bill has been reviewed. It provides benefits to children that are in a position of being abused. It requires that the person that has been arrested or convicted provide notice. I support the bill. I ask all my colleagues to join me.

The SPEAKER. The question is, will the House concur in the amendments inserted by the Senate?
The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

* * *

The House proceeded to consideration of concurrence in Senate amendments to HB 939, PN 4250, entitled:

An Act amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, in administration, further providing for assessment for regulatory expenses upon public utilities; in responsible utility customer protection, further providing for definitions, for cash deposits and household information requirements, for payment agreements, for termination of utility service, for reconnection of service, for late payment charge waiver and for complaints filed with commission, providing for public utility duties, further providing for automatic meter readings, for reporting to General Assembly and Governor, for nonapplicability and for construction and providing for expiration; in natural gas competition, further providing for requirements for natural gas suppliers; and, in restructuring of electric utility industry, further providing for requirements for electric generation suppliers.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Moved by the gentleman, Mr. Godshall, that the House concur in the amendments inserted by the Senate.

The Speaker recognizes the gentleman, Mr. Godshall, for a brief description of Senate amendments.

Mr. GODSHALL. Thank you, Mr. Speaker.

Senate amendments to a bill that was passed last May in this House 188 to 13 are as follows: prohibits Friday service terminations by utilities; prohibits a utility from requiring a person who participates in a customer assistance program from paying a cash deposit; allows 3 days for a customer to cure a dishonored payment made to a utility prior to the utility terminating service; places an affirmative duty on public utilities to make reasonable efforts to collect on overdue accounts; utilities must report annually to the PUC (Public Utility Commission) accounts with balances of $10,000 or more; utilities must report annually to the PUC the number of medical certificate renewals received and accepted by a utility; establishes a new sunset date of December 31, 2024.

In addition, there are amendments to section 510 of Title 66 to authorize the PUC to include the gross intrastate annual revenues of licensed entities when calculating its estimated annual expenditures for purposes of annual budget ask. Amendments to chapters 22 and 28 of Title 66 to authorize the PUC to establishes fees to be charged to electric generation suppliers and natural gas suppliers. Fees must be based on, quote, "reasonable costs incurred by the PUC to oversee these industries."

Mr. Speaker, those are the amendments that were inserted by the Senate.

The SPEAKER. The question is, will the House concur in the amendments inserted by the Senate?

On that question, the Speaker recognizes the gentleman from Philadelphia County, Mr. Cohen.

Mr. COHEN. Thank you, Mr. Speaker.

Mr. Speaker, for many years now this has been a very burning, hotly contested issue as to what the rights of people who are facing turnoffs ought to be. In the 1970s the legislature gave people some rights. There was a feeling over time these rights were being abused. In 2004 the rights were somewhat sharply curved. This bill is a step in giving people some of the rights back. It is a positive step forward for treating a decision as to how to collect utility bills with fairness and justice. I commend Representative Daley, Representative Thomas, Representative Godshall in the House, Senator Tomlinson, Senator Boscola, the utility industry, and consumer advocacy groups for working on this proposal. I know that not everybody is satisfied with every word of this bill. I am encouraged that people recognize that this bill is still an imperfect product and are going to be working in the future to continue to more equitably balance the scales. But I think unbalanced, this bill is worth supporting at this time.
I look forward to future efforts from the House Consumer Affairs Committee, from the Senate committee in dealing with this, from everybody involved, to see that people are not shut off for no good reason, and that the utilities are run in a fiscally responsible manner.

The SPEAKER. The question is, will the House concur in the amendments inserted by the Senate?

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

Mr. DALEY. Thank you, Mr. Speaker.

HB 939, chapter 14 of Title 66, which is the responsible utility consumer act, and as my colleague, Representative Godshall, had indicated, this is the final product. We have been working on it for 2 years. The committee has been working on it for 2 years. A lot of us have been working on this thing for 2 years. Although it does not have everything we wanted in it, it really has a lot of good things. As Representative Godshall and Representative Cohen had indicated, among the many things this bill does have, it includes provisions of protecting utility consumers. It eliminates Friday terminations; that was a major concern of everyone, the Friday terminations. It ensures a standard of fair process of payment arrangements for utility companies, and protects the identity of victims of domestic violence, just to name a few.

We want to thank the members of the Senate who were involved, particularly Senator Tomlinson and Senator Bosccola and their staffs, for the hard work that they did to get this bill over. It had a 50-0 vote in the Senate, and we hope to have something very close to that here today in the House. I also want to thank the countless companies, agencies, nonprofits, and organizations that took part in the process of drafting this final product.

I want to highlight my thanks especially to the PUC, the Pennsylvania Energy Association and its members, the regulated utility companies, all of the many consumer advocacy groups, the Pennsylvania Consumer Advocate, the Pennsylvania Small Business Advocate, and of course, the members of our committee and our dedicated committee staff.

Lastly, Mr. Speaker, I want to extend my sincere gratitude and appreciation to my good friend and colleague for 32 years, Representative Cohen, for his sponsorship and his leadership on this legislation, knowing the subject, and the tutelage that he has demonstrated in this chamber. We show that we can work cooperatively on some major, major issues. And this bill was expected to be, it was going to expire on November 30 of this year. And we want to again thank our staffs for the great job.

Mr. Speaker, I ask for an affirmative vote. Although we did not get everything, we got most things, and we always live to deal with this another day. So thank you, Mr. Speaker. I would ask for an affirmative vote.

On the question recurring, will the House concur in Senate amendments?

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

(Members proceeded to vote.)

The SPEAKER. There is nothing in order but the taking of the vote. I already started the roll call.

The following roll call was recorded:

On the question recurring, will the House concur in Senate amendments?

The following roll call was recorded:

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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.
The SPEAKER. The Speaker recognizes the gentleman from Philadelphia County, Mr. Thomas, under unanimous consent.
Mr. THOMAS. Thank you, Mr. Speaker.
Mr. Speaker, HB 1436 passed the House on June 30 by a vote of 203 to nothing. The Senate has made a handful of technical changes that were requested by the insurance industry and representatives from the administration to apply industry standard terminology without affecting the primary purpose of bill. They made some adjustments to the effective date of the legislation to accommodate some insurance companies that have already filed rates and forms for 2015. We are going to give them a little bit of extra time to comply. And we changed the word "shall" to "may" to give the department some flexibility so that they do not have to write regulations that they do not need.
So with that, Mr. Speaker, I encourage my colleagues to concur with the Senate amendments, and I look forward to their affirmative votes. Thank you.

On the question recurring, Will the House concur in Senate amendments?

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

The House proceeded to consider the House amendments to HB 1436, PN 4244, entitled:

An Act amending the act of December 20, 1996 (P.L.1492, No.191), known as the Medical Foods Insurance Coverage Act, amending the title of the act; and further providing for medical foods insurance coverage, for cost-sharing provisions, for regulations and for applicability.

On the question,
Will the House concur in Senate amendments?

The SPEAKER. Moved by the gentleman, Mr. Truitt, that the House concur in the amendments inserted by the Senate.

The Speaker recognizes the gentleman, Mr. Truitt, for a brief description of Senate amendments.

Mr. TRUITT. Thank you, Mr. Speaker.
Mr. Speaker, HB 1436 passed the House on June 30 by a vote of 203 to nothing. The Senate has made a handful of technical changes that were requested by the insurance industry and representatives from the administration to apply industry standard terminology without affecting the primary purpose of bill. They made some adjustments to the effective date of the legislation to accommodate some insurance companies that have already filed rates and forms for 2015. We are going to give them a little bit of extra time to comply. And we changed the word "shall" to "may" to give the department some flexibility so that they do not have to write regulations that they do not need.
So with that, Mr. Speaker, I encourage my colleagues to concur with the Senate amendments, and I look forward to their affirmative votes. Thank you.

On the question recurring, Will the House concur in Senate amendments?

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

(Members proceed to vote.)

LEAVE OF ABSENCE

The SPEAKER. The Speaker returns to leaves of absence and recognizes the minority leader, who requests a leave of absence for the lady from Delaware County, Mrs. DAVIDSON, for the remainder of the day. Without objection, the leave will be granted.

CONSIDERATION OF HB 1436 CONTINUED

On the question recurring, Will the House concur in Senate amendments?

The following roll call was recorded:

YEAS–192

Adolph        Ellis        Kirkland        Quinn
Aument        Emrick       Knowles        Rapp
Baker         English       Kortz          Ravenstahl
The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

* * *

The House proceeded to consideration of concurrence in Senate amendments to HB 1550, PN 4270, entitled:

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

On the question,
Will the House concur in Senate amendments?

The SPEAKER. Moved by the gentleman, Mr. Milne, that the House concur in the amendments inserted by the Senate.

The Speaker recognizes the gentleman, Mr. Milne, for a brief description of Senate amendments.

Mr. MILNE. Thank you, Mr. Speaker.

HB 1550 is the bill that we passed on June 27, a unanimous vote here in the House, which does a substantial reorganization of the Department of Community and Economic Development programs. It is the one that brings a lot of business loan programs into the existing Philadelphia Industrial Development Authority for the sake of better business and more economical use of dollars in Pennsylvania.

The Senate has added substantial provisions of Representative Miccarelli's HB 2507, which we passed here October 6. This is the bill that establishes in regulation the Pennsylvania Military Community Protection Commission, and they have put substantial provisions of that bill, 2507, into this bill to make it a regulatory framework. The commission originally was established as an executive order, so by putting into my bill, this would establish the commission under regulatory statute. So that, and they also moved the effective date of the bill from June 30 to November 1.

On the question recurring,
Will the House concur in Senate amendments?

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

The following roll call was recorded:

YEAS–192

Adolph  Ellis  Kirkland  Quin
Aumen  Emrick  Knowles  Rapp
Baker  English  Kortz  Ravenstahl
Barbin  Evankovich  Kotik  Readshaw
Barr  Everett  Krieger  Reed
Benninghoff  Fabrizio  Kula  Reese
Bishop  Farina  Lawrence  Regan
Bizzarro  Farry  Longietti  Roae
Bloom  Fee  Lucas  Rock
Boback  Fleeck  Mackenzie  Roebuck
Boyle, B.  Flynn  Mahon  Rosi
Boyle, K.  Frankel  Mahoney  Rozzi
Bradford  Freeman  Major  Sabatina
Briggs  Gabler  Markosek  Saccone
Brooks  Gainey  Marshall  Sainato
Brown, R.  Galloway  Marsico  Samuelson
Brown, V.  Gibbons  Masser  Sankey
Brownlee  Gillen  Matzie  Santarsiero

NAYS–0

NOT VOTING–0

EXCUSED–10

Davidson  Grell  McGeehan  Pashinski
Evans  Hanna  O'Neill  Pyle
Gergely  Maloney

2014 LEGISLATIVE JOURNAL—HOUSE 1573
An Act amending the act of July 2, 2014 (P.L.881, No.100), entitled "An act authorizing the Department of General Services to survey certain lands and buildings situate partly in the City of Harrisburg and partly in Susquehanna Township, Dauphin County; authorizing the Department of Transportation, with the approval of the Governor, to grant and convey to East Liberty Development Corporation certain lands and improvements situate in the City of Pittsburgh, Allegheny County; authorizing and directing the Department of General Services, with the approval of the Department of Military and Veterans Affairs and the Governor, to grant and convey, at a price to be determined through a competitive bid process, certain lands, buildings and improvements situate in the City of Pittsburgh, Allegheny County, and the Borough of Pine Grove, Schuylkill County; authorizing the Department of General Services, with the approval of the Governor to remove and release the restrictive use covenants imposed on certain real property situate in the Borough of Blossburg, Tioga County; authorizing the Department of General Services, with the approval of the Department of Labor and Industry and the Governor, to grant and convey to the Coatesville Area Senior Center, or its successors or assigns, certain lands, buildings and improvements situate in the City of Coatesville, Chester County; authorizing the Department of General Services, with the approval of the Governor, to grant and convey to the Philadelphia Technician Training School certain lands situate in the City of Philadelphia, Philadelphia County; authorizing the Department of General Services, with the approval of the Governor, to grant and convey to Fort LeBoeuf Historical Society certain lands situate in the Borough of Waterford, Erie County; authorizing and directing the Department of General Services, with the approval of the Governor, to grant and convey to the Erie Convention Center Authority, or its assigns, an egress easement through lands of the Commonwealth of Pennsylvania situate in the Township of Tunkhannock, County of Wyoming; and authorizing the Department of General Services, with the approval of the Governor, to grant and convey to the Coatesville Area Senior Center, or its successors or assigns, certain lands, buildings and improvements situate in the City of Coatesville, Chester County; authorizing and directing the Department of General Services, with the approval of the Governor, to grant and convey to Fort LeBoeuf Historical Society certain lands situate in the Borough of Waterford, Erie County; authorizing and directing the Department of General Services, with the approval of the Governor, to grant and convey to the Erie Convention Center Authority, or its assigns, an egress easement through lands of the Commonwealth of Pennsylvania situate in the Township of Tunkhannock, County of Wyoming.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

The House proceeded to consideration of concurrence in Senate amendments to HB 2310, PN 4274, entitled:

An Act amending the act of July 2, 2014 (P.L.881, No.100), entitled "An act authorizing the Department of General Services to survey certain lands and buildings situate partly in the City of Harrisburg and partly in Susquehanna Township, Dauphin County; authorizing the Department of Transportation, with the approval of the Governor, to grant and convey to East Liberty Development Corporation certain lands and improvements situate in the City of Pittsburgh, Allegheny County; authorizing and directing the Department of General Services, with the approval of the Department of Military and Veterans Affairs and the Governor, to grant and convey, at a price to be determined through a competitive bid process, certain lands, buildings and improvements situate in the City of Pittsburgh, Allegheny County, and the Borough of Pine Grove, Schuylkill County; authorizing the Department of General Services, with the approval of the Governor to remove and release the restrictive use covenants imposed on certain real property situate in the Borough of Blossburg, Tioga County; authorizing the Department of General Services, with the approval of the Department of Labor and Industry and the Governor, to grant and convey to the Coatesville Area Senior Center, or its successors or assigns, certain lands, buildings and improvements situate in the City of Coatesville, Chester County; authorizing the Department of General Services, with the approval of the Governor, to grant and convey to the Philadelphia Technician Training School certain lands situate in the City of Philadelphia, Philadelphia County; authorizing the Department of General Services, with the approval of the Governor, to grant and convey to Fort LeBoeuf Historical Society certain lands situate in the Borough of Waterford, Erie County; authorizing and directing the Department of General Services, with the approval of the Governor, to grant and convey to the Erie Convention Center Authority, or its assigns, an egress easement through lands of the Commonwealth of Pennsylvania situate in the Township of Tunkhannock, County of Wyoming.

On the question,
Will the House concur in Senate amendments?

The SPEAKER. Moved by the gentleman, Mr. Sonney, that the House concur in the amendments inserted by the Senate.

The Speaker recognizes the gentleman, Mr. Sonney, for a brief description of Senate amendments.

Mr. SONNEY. Thank you, Mr. Speaker.

Mr. Speaker, the Senate amended four additional land conveyance properties into HB 2310, those being one in Lycoming Township, Lycoming County; authorizing the Department of General Services, with the approval of the Governor, to grant and convey to the Erie Convention Center Authority, or its assigns, an egress easement through lands of the Commonwealth of Pennsylvania situate in the Township of Tunkhannock, County of Wyoming.

On the question recurring,
Will the House concur in Senate amendments?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.
The following roll call was recorded:

YEAS–190

Adolph
Emrick
Aument
English
Baker
Evankovich
Barbin
Everett
Barrar
Fabrizio
Benninghoff
Farina
Bishop
Farry
Bizzarro
Fee
Bloom
Fleck
Boyle, B.
Flyn
Boyle, K.
Frankel
Bradford
Freeman
Briggs
Gabler
Brooks
Gainey
Brown, R.
Galloway
Brown, V.
Gibbons
Brownlee
Gillen
Burns
Gillespie
Caltagirone
Gingrich
Carroll
Godshall
Causer
Goodman
Christian
Greiner
Clay
Girocco
Clmyer
Hackett
Cohen
Haggerty
Conklin
Hahn
Corbin
Haluska
Costa, D.
Harhai
Costa, P.
Harhart
Cox
Harkins
Cruz
Harris, A.
Culver
Harris, J.
Cutler
Heffley
Daley, M.
Helm
Daley, P.
Hennessey
Davis
Hickernell
Day
James
Dean
Kampf
Deasy
Kaufman
DeLissio
Kavulich
Delozier
Keller, F.
DeLuca
Keller, M.K.
Denlinger
Keller, W.
Demody
Killion
DGirolamo
Kim
Donatucci
Kinsey
Dunbar
Kirkland
Ellis
Knowles

Rapp
Kortz
Kotik
Krieger
Kula
Lawrence
Longietti
Lucas
Mackenzie
Maher
Mahoney
Major
Markosek
Marshall
Marsico
Masser
Matzin
McCarter
McGinnis
McNeill
Mentzer
Metcalfe
Metzgar
Micarelli
Micozzie
Millard
Miller, D.
Miller, R.
Milne
Mirsabito
Miranda
Molchany
Moul
Mullery
Mundy
Murt
Mustio
O'Brien
Oberlander
Painter
Parker
Payne
Peifer
Petrarca
Petito
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Wheatley
White

NAYS–2

Boback
Harper

NOT VOTING–0

Davidson
Grell
Evans
Hanna
Gergely
Maloney

EXCUSED–10

McGeohan
O'Neil
Pashinski
Pyle

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were 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 435, PN 4225

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in child protective services, further providing for persons required to report suspected child abuse, for reporting procedure, for confidentiality of reports, for release of information in confidential reports, for information relating to prospective child-care personnel, for information relating to family day-care home residents and for information relating to other persons having contact with children; providing for continued employment or participation in program, activity or service and for certification compliance; making a conforming amendment to Title 42; providing for a study on employment bans for those having contact with children; and making editorial changes.

HB 939, PN 4250

An Act amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, in administration, further providing for assessment for regulatory expenses upon public utilities; in responsible utility customer protection, further providing for definitions, for cash deposits and household information requirements, for payment agreements, for termination of utility service, for reconnection of service, for late payment charge waiver and for complaints filed with commission, providing for public utility duties, further providing for automatic meter readings, for reporting to General Assembly and Governor, for nonapplicability and for construction and providing for expiration; in natural gas competition, further providing for requirements for natural gas suppliers; and, in restructuring of electric utility industry, further providing for requirements for electric generation suppliers.

HB 1436, PN 4244

An Act amending the act of December 20, 1996 (P.L.1492, No.191), known as the Medical Foods Insurance Coverage Act, amending the title of the act; and further providing for medical foods insurance coverage, for cost-sharing provisions, for regulations and for applicability.

HB 1550, PN 4270

An Act amending Titles 12 (Commerce and Trade) and 64 (Public Authorities and Quasi-Public Corporations) of the Pennsylvania Consolidated Statutes, in economic development financing strategy, further providing for definitions; establishing the Pennsylvania Military Community Enhancement Commission; in small business first, further providing for definitions, for fund and accounts, for department responsibilities, for capital development loans, for EDA loans, for loans in distressed communities, for pollution prevention assistance loans, and for export financing loans; providing for delegation; and further providing for reporting and inspection; in machinery and equipment loans, further providing for definitions, for establishment, for eligibility for loans and terms and conditions, for application and administration, for powers of secretary, for reporting and inspection, for nondiscrimination, for conflict of interest, for reports to General Assembly and for guidelines; providing for the Pennsylvania Industrial Development Program; in Pennsylvania Industrial Development Authority, providing for general provisions, for Pennsylvania Industrial Development Program and transfer of loans; repealing certain provisions of the Pennsylvania Industrial Development Authority Act; and making editorial changes.
An Act amending the act of July 2, 2014 (P.L.881, No.100), entitled "An act authorizing the Department of General Services to survey certain lands and buildings situate partly in the City of Harrisburg and partly in Susquehanna Township, Dauphin County; authorizing the Department of Transportation, with the approval of the Governor, to grant and convey to East Liberty Development Corporation certain lands and improvements situate in the City of Pittsburgh, Allegheny County; authorizing and directing the Department of General Services, with the approval of the Department of Military and Veterans Affairs and the Governor, to grant and convey, at a price to be determined through a competitive bid process, certain lands, buildings and improvements situate in the City of Pittsburgh, Allegheny County, and the Borough of Pine Grove, Schuylkill County; authorizing the Department of General Services, with the approval of the Governor, to grant and convey to East Liberty Development Corporation certain lands and improvements situate in the Borough of Blossburg, Tioga County; authorizing the Department of General Services, with the approval of the Department of Labor and Industry and the Governor, to grant and convey to the Coatesville Area Senior Center, or its successors or assigns, certain lands, buildings and improvements situate in the City of Coatesville, Chester County; authorizing the Department of General Services, with the approval of the Governor, to grant and convey to the Philadelphia Technician Training School certain lands situate in the City of Philadelphia, Philadelphia County; authorizing the Department of General Services, with the approval of the Pennsylvania Historical and Museum Commission and the Governor, to grant and convey to Fort LeBoeuf Historical Society certain lands situate in the Borough of Waterford, Erie County; authorizing and directing the Department of General Services, with the approval of Millersville University of Pennsylvania, the State System of Higher Education and the Governor, to grant and convey to Penn Manor School District certain lands situate in the Borough of Millersville, Lancaster County, and further authorizing and directing the Department of General Services to accept, in exchange, a conveyance of certain lands situate in the Borough of Millersville, Lancaster County, from the Penn Manor School District; authorizing the Department of General Services, with the approval of the Governor, to remove and release the restrictive use and reversionary covenants imposed on certain real property situate in the Borough of Waterford, Erie County; authorizing the Department of General Services, with the approval of the Governor, to remove and release the restrictive use and reversionary covenants imposed on certain real property situate in the City of Scranton, Lackawanna County; partially removing and releasing restrictive use covenants on certain lands situate in Benner Township, Centre County; and authorizing the Department of General Services, with the approval of the Attorney General and the concurrence of the Department of Environmental Protection, to lease to the City of Philadelphia land within the bed of the Delaware River within the City of Philadelphia, reenacting provisions authorizing the Department of General Services, with the approval of the Pennsylvania Historical and Museum Commission and the Governor, to grant and convey to the Fort LeBoeuf Historical Society certain lands, known as Washington Monument Park, Judson House and Fort LeBoeuf Museum, situate in the Borough of Waterford, Erie County; authorizing the Department of General Services, with the approval of the Department of Environmental Protection and the Governor, to grant and convey to the Erie Convention Center Authority, or its assigns, an ingress and egress easement from lands of the Commonwealth of Pennsylvania within the Warner Theater Historical Site situate in the City of Erie, Erie County; authorizing the Department of General Services, with the approval of the Governor, to grant and convey to East Allen Township, or its assigns, certain lands situate in the Township of East Allen, Northampton County; and authorizing the Department of General Services, with the approval of the Department of Agriculture and the Governor, to grant and convey to D&I Silica LLC, or its assigns, an ingress easement through lands of the Commonwealth of Pennsylvania situate in the Township of Tunkhannock, County of Wyoming.

Whereupon, the Speaker, in the presence of the House, signed the same.
On the question,
Will the House agree to the amendment?

The SPEAKER pro tempore. On that question, the gentleman, Mr. Heffley, is recognized.

Mr. HEFFLEY. Thank you, Mr. Speaker.
I offer up amendment A09858, and this amendment would add language that opt-in municipalities that contract with third-party agencies to enforce the UCC (Uniform Construction Code), that they must provide two options for those UCC inspectors. I believe that this amendment and this language will strengthen this bill. It will add language that will provide for much-needed consumer choice when working through the building process.

This language will also help for public safety to ensure that all UCC inspectors are doing the inspection process properly in working with the builders and the consumers to ensure that the homes or the properties are developed and built safely, and I would ask for an affirmative vote on this amendment.

The SPEAKER pro tempore. The Chair thanks the gentleman and recognizes the gentleman from Philadelphia, Mr. Keller, on the amendment.

Mr. W. KELLER. Thank you, Mr. Speaker.
Unfortunately, I rise to ask for a "no" vote on the Heffley amendment. I appreciate the member's interest. I believe we had this in the bill, and unfortunately, you know what time of year this is. We need this bill because if we do not, if we do not get this bill done in this session, we will not be able to update our codes, Pennsylvania's codes. It will take 10 years. Two thousand eighteen is the next chance we have to update the codes. The last time we updated them was 2009. So for the people of Pennsylvania, we should have updated codes. They should have modern materials to build with, new homes to rehab, and unfortunately, this time of year, if this amendment goes in, the Senate has said they will not pick up this bill.

Now, I know people say we should do it anyway, but I would ask the gentleman, if we could, to pull this. We will work. You know we worked real hard on this. It took us a year to get this bill to this form. It is about as watered down as you can get and still protect the people of Pennsylvania.

Unfortunately, I am going to ask the members to please vote "no" on the Heffley amendment for the people of Pennsylvania so we can have modern, updated codes.

Thank you, Mr. Speaker.

Mr. HEFFLEY. Mr. Speaker, while I admire all the hard work that has gone into this bill, I think that passing this bill without this amendment does not adequately protect our consumers, our landowners, our property owners, and our developers. We are subjecting these individuals to be subject to one UCC inspector, and with that, forcing that one inspector – there is no competitive bidding, there are no options. We allow open for the possibility of price-fixing. We also allow for the opportunity to arise where an individual who is developing property, because they may have a personal conflict or a personal difference with that UCC inspector, we force them into using that one UCC inspector.

This amendment, when it goes in, would do a lot to help development, to help economic growth, to help job creation, to protect our small businesses and our small proprietorships and the individuals from price-gouging and price-fixing, and also allows to ensure that the code is enforced properly. It gives that choice for the person doing the developing to ensure that the process is done properly, and it protects them.

And one of the things that was mentioned about this amendment would say that it would allow for the chance that UCC inspections would not be done properly, but we are not altering or affecting any language in the code. The UCC inspectors are licensed through the State and must provide the service of properly enforcing the code. So the fact that there would be any kind of safety issues, I do not think you can make that argument. I think if we pass this bill without this language, it will do a disservice to the people that we represent.

Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Chair thanks the gentleman.

The House will be at ease for a moment.

The House will come to order.

BILL PASSED OVER

The SPEAKER pro tempore. This bill is over.

The House will be at ease for a moment.

The House will come to order.

MOTION TO PROCEED TO CONSIDERATION
UNDER RULE 24

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

Mr. DERMODY. Thank you, Mr. Speaker.

Mr. Speaker, I would like to make a motion to proceed on SB 1239.

The SPEAKER pro tempore. The gentleman, Mr. Dermody, makes a motion to proceed on SB 1239, PN 2295.

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

The SPEAKER pro tempore. On that motion, the gentleman, Mr. Turzai, is recognized, on the motion.

Mr. TURZAI. I would ask the members to please support the motion.
The SPEAKER pro tempore. The Chair thanks the gentleman.

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

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A majority of the members required by the rules having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

CONSIDERATION OF SB 1239 CONTINUED

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

Bill as amended was agreed to.

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

On the question of final passage of the bill, the gentleman, Mr. Stephens, is recognized.

Mr. STEPHENS. Thank you, Mr. Speaker.

Will the gentleman who offered the amendment stand for brief interrogation?

The SPEAKER pro tempore. Mr. Stephens, this is not that gentleman’s bill and he has declined the interrogation.

Mr. STEPHENS. Has he declined the interrogation?

The SPEAKER pro tempore. That is correct.

Mr. STEPHENS. Mr. Speaker, all right.

The SPEAKER pro tempore. That is his right.

Mr. DERMODY. Mr. Speaker?

Mr. STEPHENS. Then on the bill, please.

The SPEAKER pro tempore. For what purpose does the gentleman rise?

Mr. DERMODY. Mr. Speaker, I believe the request was for an interrogation on an amendment, and I believe there is a bill that is up on the board.

The SPEAKER pro tempore. That is correct, and he has been so instructed.

PARLIAMENTARY INQUIRY

Mr. STEPHENS. Then I have a parliamentary inquiry, Mr. Speaker.

The SPEAKER pro tempore. Mr. Stephens, you are recognized on the bill on final passage.

Mr. STEPHENS. Is there some prohibition against interrogating a member who offered an amendment that is in the final version of the bill?

The SPEAKER pro tempore. The gentleman has declined to be interrogated, Mr. Stephens, and he has that right.

Mr. STEPHENS. Okay. I just was not sure if the rules precluded a member from accepting interrogation. This was just this member’s personal choice?

The SPEAKER pro tempore. That is correct.

Mr. STEPHENS. All right.

Then on the bill, Mr. Speaker.

The SPEAKER pro tempore. On the bill, you are in order and may proceed.

Mr. STEPHENS. Well, Mr. Speaker, I do not have an opportunity to ask the questions of the gentleman, but maybe he
will offer the responses to some of the questions that I do have—

Mr. DERMODY. Mr. Speaker?

Mr. STEPHENS, about the bill.

The SPEAKER pro tempore. Will the gentleman please suspend.

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

Mr. DERMODY. The gentleman has declined to be interrogated, and then to suggest he is questioning his motives. I believe that is improper.

The SPEAKER pro tempore. Questioning motives is improper; however, I did not hear motives being questioned or impugned. However, the gentleman is correct.

The gentleman is in order and may proceed on final passage.

Mr. STEPHENS. Thank you, Mr. Speaker.

I am a little concerned. I heard during previous interrogation that this would only apply to first offenses, and after looking at the bill again rather quickly, I just do not see how it is limited only to first offenses.

And additionally, there were some comments made about people who may have waited 10 years and then are notified that their license was to have been suspended. Well, this bill would equally apply to someone who was just one day out of having their license suspended. So in the end, I do not believe that this is just limited to a first offense.

I have grave concerns about the fact that we might have people recidivating who are receiving the benefit of this bread-and-butter license without additional provisions, and I am not suggesting, Mr. Speaker, that I would not support some measure to allow some relief for these folks, but we ought to consider things like ignition interlock. We ought to consider things like intervening convictions. We ought to consider the underlying crimes that are involved, any other crimes that may have been committed in between the two periods of time. I think those are all things that are worthy of consideration before we just go ahead and say, all right, well, we are going to give somebody a bread-and-butter license and then let them back on the road.

The gentleman made some points earlier about this may be someone with completely clean hands, and that may be true, but that is not required in the bill, not required in the bill at all. I mean, they could have had any number of other convictions in between for any number of heinous crimes and we are going to give them the benefit of the doubt here.

I think this particular language needs a whole lot more work before we send it off to the Senate and then potentially, ultimately, to the Governor. Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Chair thanks the gentleman.

PARLIAMENTARY INQUIRY

The SPEAKER pro tempore. The Chair recognizes the gentlelady, Ms. Harper, on final passage.

Ms. HARPER. Thank you, Mr. Speaker.

Mr. Speaker, would a motion to revert to a prior printer's number before the Schreiber amendment was added to the bill be in order at this time?

The SPEAKER pro tempore. Rules would have to be suspended to entertain such a motion.

Ms. HARPER. Wow. Okay.

MOTION TO SUSPEND RULES

Ms. HARPER. I am going to make that motion anyway then, the motion to suspend the rules to revert to a prior printer's number.

I think the Schreiber amendment is dangerous. We need to get this done and we need to get it back to the Senate so that we can stop people from repeatedly driving while drunk while waiting for their trial.

The SPEAKER pro tempore. Will the lady kindly come to the rostrum, please.

Ms. HARPER. Uh-oh.

The SPEAKER pro tempore. The House will be at ease.

(Conference held at Speaker's podium.)

The SPEAKER pro tempore. On that motion, the Chair recognizes the gentleman, Mr. Dermody.

Mr. DERMODY. Thank you, Mr. Speaker.

Mr. Speaker, the amendment that we are talking about here passed 181 to 15. We should not suspend the rules. We should get to the merits of this bill and we ought to pass it. So I ask all the members to vote "no" to suspending the rules.

Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Chair thanks the gentleman and recognizes Ms. Harper on the motion.

Ms. HARPER. Thank you, Mr. Speaker.

I would not make this motion unless I thought it was so important to get this bill to the Senate. The people who have repeated drunk driving incidents and who continue to drive and profess to be first-time offenders because they have not yet been convicted are killing people in Pennsylvania. We need to get the bill back to the Senate clean. The way to do it is to suspend the rules, go to the prior printer's number.

With respect to the York County issue, I understand the problem. They should have a separate bill and we can deal with it. Adding occupational limited licenses to the drunk driving bill, which has been working pretty well, would be a terrible mistake. It would enable people who have a problem to continue to drive and cause accidents and kill people.

So while there is an issue regarding the court's negligence, if you will, in not sending the licenses in, it is more important, the greater good would be served by suspending the rules, going back to a prior printer's number, and sending this bill back to the Senate as it left the House Transportation Committee.

Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Chair thanks the lady.

On the suspension of the rules, just so the members know, the motion to suspend the rules is only debatable with floor leaders and the maker of the motion.

On the question recurring,

Will the House agree to the motion?
The following roll call was recorded:

**YEAS–43**

Barrar Hahn McGinnis Saccone
Boback Harhart Metcalfe Scavello
Brooks Harper Mccarelli Simmons
Brown, R. Harris, A. Micoczie Stephens
Culver Heffley Millard Swanger
Day James Milne Taylor
Emrick Keller, F. Murt Tobash
Farry Killion Payne Toepel
Godshall Knowles Quinn Vereb
Greiner Mackenzie Rapp Watson
Hackett Masser Ross

**NAYS–149**

Adolph Dermody Kim Petra
Aument DiGrolamo Kinsey Pickett
Baker Donatucci Kirkland Ravenstahl
Barbin Dunbar Kortz Readshaw
Benninghoff Ellis Kotik Reed
Bishop English Krieger Reese
Bizzarro Evanovich Kula Regan
Bloom Everett Lawrence Roa
Boyle, B. Fabrizio Longietti Rock
Boyle, K. Farina Lucas Roebuck
Bradford Fee Maher Rozzi
Briggs Fleck Mahoney Sabatina
Brown, V. Flynn Major Sainato
Brownlee Frankel Markosek Samuelson
Bums Freeman Marshall Sankey
Caltagirone Gabler Marsico Santarsiero
Carroll Gainey Maze Saylor
Causer Gallaway McCarver Schlossberg
Christiana Gibbons McNeill Schreiber
Clay Gillen Mentzer Sims
Clymer Gillespie Metzgar Smith
Cohen Gingrich Miller, D. Snyder
Conklin Goodman Miller, R. Sonney
Corbin Grove Mirabito Stern
Costa, D. Haggerty Miranda Stevenson
Costa, P. Haluska Molchany Sturla
Cox Harhai Moul Tallman
Cruz Harkins Mullery Thomas
Cutler Harris, J. Mundy Tooohil
Daley, M. Helm Mustio Topper
Daley, P. Hennessey Neuman Truitt
Davis Hickernell O'Brien Turzai
Dean Kampf Oberlander Vitali
Deasy Kaufman Painter Waters
DeLissio Kavulich Parker Wheatley
Delozier Keller, M.K. Peifer White
DeLuca Keller, W. Petrarca Youngblood

**NOT VOTING–0**

**EXCUSED–10**

Davidson Grell McGeehan Pashinski
Evans Hanna O'Neill Pyle
Gergely Maloney

Less than a majority of the members required by the rules having voted in the affirmative, the question was determined in the negative and the motion was not agreed to.

On the question recurring, Shall the bill pass finally?

The SPEAKER pro tempore. For what purpose does the gentleman, Mr. Stephens, rise?

Mr. STEPHENS. I was rising to be recognized for the second time on the bill, Mr. Speaker.

The SPEAKER pro tempore. The gentleman is so recognized and may proceed.

Mr. STEPHENS. Mr. Speaker, one of the other problems that I am concerned about is the fact that this would give the clerk of courts in all 67 counties the ability to unilaterally decide whether or not somebody has an occupational limited license. By simply not sending the paperwork in, they could thereby grant people in their county that ability, and I do not see anything in the bill that would prevent that from occurring. So in terms of continuity across this Commonwealth and a single set of rules, I do not think it is appropriate for us to just defer this authority to the 67 clerk of courts as to whether they are going to properly send that information in. If they do not send the info in, then you are eligible for the bread-and-butter license.

So in the end, this, again, is a troubling provision for me, and I would urge a "no" vote on this.

Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Chair thanks the gentleman.

On final passage, the gentleman, Mr. Grove, is recognized.

Mr. GROVE. Thank you, Mr. Speaker.

SB 1239 not only fixes the driver's license issues for the entire Commonwealth of Pennsylvania which the courts created, and obviously, once again we are cleaning up their mess, but it also makes two drastic changes, two very important changes to the Vehicle Code to strengthen our DUI laws in response to two semirecent court cases – one in regards to technically flawed language for certain repeat DUI offenders, and another to change a DUI when a DUI is considered a previous offense for sentencing purposes.

Mr. Speaker, the underlying bill and the amendment, which was just adopted, are very critical issues moving forward to the Commonwealth of Pennsylvania, and I urge a "yes" vote for my colleagues to strengthen our DUI laws and provide some relief to constituents of ours that are caught up in unfortunate circumstances with the court's failure to properly adjudicate the law.

Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Chair thanks the gentleman and recognizes the gentlelady, Ms. Harper, on final passage.

Ms. HARPER. Thank you, Mr. Speaker.

I really do think the bill has been ruined by the amendment that went in, but the underlying bill is so important to correct the court decision that we have to get these people who are driving drunk and claiming to be first offenders so that they have five, six, seven first offenses before we can get them off the road. The underlying bill is so important, but even though I believe it is a terrible mistake to add occupational limited licenses to our drunk driving statutes, I am going to be voting "yes."

I would like to remind the body, however, that when we wrote the DUI bill – and I give credit to Representative Kathy Watson, who worked on a committee with me to do this several years ago – we were very careful not to give bread-and-butter licenses to drunk drivers because we thought that that would encourage people to drive drunk and cause accidents. That is
why I believe the Schreiber amendment is a terrible revision, but it is in, and the underlying bill, which corrects a court decision which allows people to repeatedly drive drunk and claim to be first offenders, is so important for us to fix that I will vote "yes" on this bill just to get that effect.

Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Chair thanks the gentlelady and recognizes the gentleman, Mr. Payne, on final passage.

Mr. PAYNE. Thank you, Mr. Speaker.

While I will support the final passage, I do have one concern. Nothing in the amendment or the legislation prohibits or penalizes a county clerk of courts from having this error in the future, and I think we have talked about this privately that I think somehow we need to make sure counties are held responsible, that in fact you do not do this accidentally or deliberately to benefit certain people in that county. So I would encourage us, as we go forward, that we look at a mechanism to make the counties responsible and not us sitting here tonight making this debate over something that was not our fault.

Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Chair thanks the gentleman.

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

The following roll call was recorded:

YEAS–190

Adolph
Aument
Baker
Barbin
Barrar
Benninghoff
Bishop
Bizzarro
Bloom
Boback
Boyle, B.
Boyle, K.
Bradford
Briggs
Brooks
Brown, R.
Brown, V.
Brownlee
Bums
Caltagirone
Carroll
Causer
Christiana
Clay
Clay
Cohen
Conklin
Corbin
Costa, D.
Costa, P.
Cox
Cruz
Culver
Cutler
Daley, M.
Daley, P.

Knowles
Kortz
Krieger
Kula
Fabrizio
Longetti
Lucas
Mackenzie
Maher
Mahoney
Major
Markosek
Gabler
Gainey
Galloway
Gibbons
Gillen
Gillespie
Gingrich
Godshall
Goodman
Greiner
Grove
Haggerty
Hahn
Haluska
Harhai
Harhart
Harkins
Harper
Harris, A.
Harris, J.
Hefley
Helm
Hennessey

Quinn
Rapp
Ravenstahl
Reed
Lawrence
Regan
Roae
Rock
Roebuck
Ross
Rozzi
Sabatina
Sancone
Samartino
Samuelson
Sankey
Santarsiero
Saylor
Scavello
Schlossberg
Schreiber
Simmons
Sims
Smith
Snyder
Sonney
Stern
Stevenson
Sturla
Swanger
Tallman
Taylor
Tobash
Toepel

Davis
Day
Dean
Deasy
DeLassio
DeLozier
DeLuca
DeLinger
Dermody
DiGirolamo
Donatucci
Dunbar

Hickernell
James
Kampf
Kauffman
Kavulich
Keller, F.
Keller, M.K.
Keller, W.
Killion
Kim
Kinsey
Kirkland

Mustio
Neuman
O’Brien
Oberlander
Painter
Parker
Payne
Peifer
Perrarca
Petri
Pickett

Toohil
Topper
Truitt
Turzai
Vereb
Vitali
Waters
Watson
Wheatley
White
Youngblood

NAYS–2

Hackett

NOT VOTING–0

Evans

EXCUSED–10

Davidson
Gergely

McGeehan
Maloney

O’Neill
Pashinski

Pyle

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.

BILL REMOVED FROM TABLE

The SPEAKER pro tempore. The Chair recognizes the majority leader, who moves that SB 1135, PN 2269, be removed from the table.

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

RULES SUSPENDED

The SPEAKER pro tempore. The Chair recognizes the majority leader for a motion to suspend the rules.

Mr. TURZAI. Thank you.

Along with my Democratic counterpart, we move to suspend the rules for immediate consideration of SB 1135. Thank you.

The SPEAKER pro tempore. The Chair thanks the gentleman.

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

The SPEAKER pro tempore. The Chair recognizes the gentleman, Mr. Dermody.

Mr. DERMOY. Thank you, Mr. Speaker.

I also would urge the members to support the motion to suspend the rules.

The SPEAKER pro tempore. The Chair thanks the gentleman.
On the question recurring, 
Will the House agree to the motion?

The following roll call was recorded:

**YEAS–174**

<table>
<thead>
<tr>
<th>Adolph</th>
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<td>Youngblood</td>
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<td>DiGirolamo</td>
<td>Keller, W.</td>
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**NAYS–18**

| Cutler     | Krieger   | Miller, D. | Roae     |
| Dean       | Lawrence  | Milne      | Samuelson|
| Emrick     | McCarter  | Mullery    | Tallman  |
| Gillen     | McGinnis  | Neuman     | Truitt   |
| Keller, F. | Metzgar   |            |          |

**NOT VOTING–0**

**EXCUSED–10**

| Davidson   | Grell     | McGeehan  | Pashinski|
| Evans      | Hanna     | O'Neill   | Pyle     |
| Gergely    | Maloney   |           |          |

A majority of the members required by the rules having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

**SUPPLEMENTAL CALENDAR D**

**BILL ON SECOND CONSIDERATION**

The House proceeded to second consideration of **SB 1135, PN 2269**, entitled:

An Act amending the act of May 28, 1937 (P.L.955, No.265), referred to as the Housing Authorities Law, further providing for establishment of rentals and selection of tenants; and providing for veteran preferences.

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

**RULES COMMITTEE MEETING**

The SPEAKER pro tempore, The gentleman, Mr. Turzai, majority leader, is recognized for a committee announcement. 
Mr. TURZAI. Thank you.

We will be having an immediate meeting of the Rules Committee in the majority caucus room, an immediate meeting of the Rules Committee in the majority caucus room. Thank you.

The SPEAKER pro tempore. The Chair thanks the gentleman.

There will be an immediate meeting of the Rules Committee in the majority caucus room.

There will be no further votes this evening.

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

**COMMITTEE MEETING CANCELED**

The SPEAKER. Is the gentleman from York County, Mr. Gillespie, seeking recognition for an announcement? 
Mr. GILLESPIE. Thank you, Mr. Speaker.

The House Urban Affairs Committee meeting scheduled for tomorrow morning at 0930 has been canceled. Thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the gentleman. 
The House will be at ease.

The House will come to order.

**BILLS RECOMMENDED**

The SPEAKER. The Speaker recognizes the lady, Ms. Major, who moves that SB 508, SB 720, and SB 1135 be recommitted to the Committee on Appropriations.

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, the Speaker recognizes the gentleman, Mr. Lucas, from Erie County, who moves that this House do now adjourn until Wednesday, October 15, 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 7:39 p.m., e.d.t., the House adjourned.