

COMMONWEALTH OF PENNSYLVANIA

LEGISLATIVE JOURNAL

WEDNESDAY, OCTOBER 19, 2016

SESSION OF 2016

200TH OF THE GENERAL ASSEMBLY

No. 63

HOUSE OF REPRESENTATIVES

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

**THE SPEAKER (MIKE TURZAI)
PRESIDING**

PRAYER

The SPEAKER. The prayer today will be offered by Rev. Larry Pickens of the Emmanuel United Methodist Church in Allentown, Pennsylvania, and he is the guest of Representative Pete Schweyer and Representative Schlossberg.

REV. LARRY PICKENS, Guest Chaplain of the House of Representatives, offered the following prayer:

We are gathered in this Assembly representing communities and people committed to the Commonwealth of Pennsylvania. We give thanks for the blessings of world community as we share our common dream: homes and schools where children thrive; neighborhoods that are safe and clean; cities, towns, and villages rich in colors, cultures, and opportunities; an economy where no one is expendable; a beloved community where rich and poor alike have access to the opportunity for a dignified and productive life; churches, mosques, synagogues, and temples where our deepest hope is to be of service to a hurting world.

Help us all to rise above the cacophony of our partisan rancor to see with clarity the needs of our nation. Enable these servants, as they do the business of the people, to carry forth this prayer into our deliberations and decisionmaking, turning our thoughts toward charity, our hearts toward justice, and our hands toward the work of peace. Shalom, salaam alaikum, peace, and amen.

PLEDGE OF ALLEGIANCE

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

JOURNAL APPROVAL POSTPONED

The SPEAKER. Without objection, the approval of the Journal of Tuesday, October 18, 2016, will be postponed until printed.

RESOLUTION REPORTED FROM COMMITTEE

HR 1085, PN 4050

By Rep. DiGIROLAMO

A Resolution urging the President of the United States and the Centers for Medicare and Medicaid Services to halt implementation of the new 15-day limit on Medicaid coverage for addiction treatment in residential addiction treatment programs with more than 16 beds.

HUMAN SERVICES.

HOUSE BILLS INTRODUCED AND REFERRED

No. 2420 By Representatives SONNEY, D. COSTA, MILLARD and WATSON

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in charter schools, providing for full-time cyber education program offered by school district.

Referred to Committee on EDUCATION, October 19, 2016.

No. 2421 By Representative D. COSTA

An Act amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in parking authorities, providing for granting of interests and mixed-use projects for authorities in cities of the second class.

Referred to Committee on LOCAL GOVERNMENT, October 19, 2016.

SENATE BILLS FOR CONCURRENCE

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

SB 535, PN 2143

Referred to Committee on TRANSPORTATION, October 19, 2016.

SB 840, PN 2163

Referred to Committee on TRANSPORTATION, October 19, 2016.

SB 1300, PN 2144

Referred to Committee on LOCAL GOVERNMENT, October 19, 2016.

SB 1313, PN 2145

Referred to Committee on STATE GOVERNMENT, October 19, 2016.

**BILL REPORTED FROM COMMITTEE,
CONSIDERED FIRST TIME, AND TABLED**

SB 1202, PN 2177 (Amended) By Rep. HARHART

An Act amending the act of October 27, 2014 (P.L.2911, No.191), known as the Achieving Better Care by Monitoring All Prescriptions Program (ABC-MAP) Act, providing for licensing boards to require education in pain management, addiction and prescribing and dispensing practices for opioids.

PROFESSIONAL LICENSURE.

SENATE MESSAGE

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

The clerk of the Senate, being introduced, returned **HB 49, PN 2546**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

SENATE MESSAGE

HOUSE BILL
CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 1581, PN 3089**, with information that the Senate has passed the same without amendment.

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 1581, PN 3089

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in assault, providing for the offense of strangulation.

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

LEAVES OF ABSENCE

The SPEAKER. The minority whip requests leaves of absence for the following members: Leslie ACOSTA of Philadelphia County for the day, Tony DeLUCA of Allegheny County for the day, Pete DALEY of Washington County for the day, Dan McNEILL of Lehigh County for the day, Curtis THOMAS of Philadelphia County for the day, Steve SANTARSIERO of Bucks County for the day, Jordan HARRIS of Philadelphia County for the day, and Kevin BOYLE of Philadelphia County for the day. Without objection, those will be granted.

The majority whip requests a leave of absence for Matt GABLER of Clearfield County for the day. Without objection, that will be granted.

MASTER ROLL CALL

The SPEAKER. All members, of course, must be in their seats for any vote here in this body.

We will proceed with the master roll. All members may proceed to vote.

The following roll call was recorded:

PRESENT—194

Adolph	Everett	Lawrence	Ravenstahl
Artis	Fabrizio	Lewis	Readshaw
Baker	Farina	Longiatti	Reed
Barbin	Farry	Mackenzie	Reese
Barrar	Fee	Maher	Regan
Benninghoff	Flynn	Mahoney	Roae
Bizzarro	Frankel	Major	Roebuck
Bloom	Freeman	Maloney	Ross
Boback	Gainey	Markosek	Rothman
Bradford	Galloway	Marshall	Rozzi
Briggs	Gergely	Marsico	Saccone
Brown, R.	Gibbons	Masser	Sainato
Brown, V.	Gillen	Matzie	Samuelson
Bullock	Gillespie	McCarter	Sankey
Burns	Gingrich	McClinton	Santora
Caltagirone	Godshall	McGinnis	Savage
Carroll	Goodman	Mentzer	Saylor
Causer	Greiner	Metcalfe	Schemel
Christiana	Grove	Metzgar	Schlossberg
Cohen	Hahn	Miccarelli	Schreiber
Conklin	Hanna	Millard	Schweyer
Corbin	Harhai	Miller, B.	Simmons
Costa, D.	Harhart	Miller, D.	Sims
Costa, P.	Harkins	Milne	Snyder
Cox	Harper	Moul	Sonney
Cruz	Harris, A.	Mullery	Staats
Culver	Heffley	Murt	Stephens
Cutler	Helm	Mustio	Sturla
Daley, M.	Hennessey	Neilson	Tallman
Davidson	Hickernell	Nelson	Taylor
Davis	Hill	Nesbit	Tobash
Dawkins	Irvin	Neuman	Toepel
Day	James	O'Brien	Toohil
Dean	Jozwiak	O'Neill	Topper
Deasy	Kampf	Oberlander	Truitt
DeLissio	Kaufman	Ortitay	Vereb
Delozier	Kauffman	Parker, D.	Vitali
Dermody	Kavulich	Pashinski	Ward

Diamond	Keller, F.	Payne	Warner
DiGirolamo	Keller, M.K.	Peifer	Watson
Donatucci	Keller, W.	Petrarca	Wentling
Driscoll	Kim	Petri	Wheatley
Dunbar	Kinsey	Pickett	Wheeland
Dush	Kirkland	Pyle	White
Ellis	Klunk	Quigley	Youngblood
Emrick	Knowles	Quinn, C.	Zimmerman
English	Kortz	Quinn, M.	
Evankovich	Kotik	Rader	Turzai,
Evans	Krueger	Rapp	Speaker

ADDITIONS—0

NOT VOTING—0

EXCUSED—9

Acosta	DeLuca	Harris, J.	Santarsiero
Boyle	Gabler	McNeill	Thomas
Daley, P.			

LEAVES ADDED—21

Barbin	Deasy	Farina	Savage
Causer	DeLissio	Flynn	Schlossberg
Cohen	Diamond	Kirkland	Schweyer
Cruz	Evankovich	Maher	Warner
Davidson	Evans	Pyle	Wheatley
Davis			

LEAVES CANCELED—14

Barbin	Daley, P.	Harris, J.	Savage
Boyle	DeLissio	Maher	Schweyer
Causer	Diamond	Pyle	Warner
Cohen	Flynn		

The SPEAKER. One hundred and ninety-four members having been present on the floor, a quorum is present.

UNCONTESTED CALENDAR

RESOLUTIONS PURSUANT TO RULE 35

Mr. NEILSON called up HR 1061, PN 4003, entitled:

A Resolution designating the month of October 2016 as "Dyslexia Awareness Month" in Pennsylvania.

* * *

Ms. KLUNK called up HR 1063, PN 4006, entitled:

A Resolution recognizing the week of October 23 through 31, 2016, as "Red Ribbon Week" in Pennsylvania and encouraging Pennsylvanians to participate in drug prevention education activities throughout the year to demonstrate their strong commitment to a drug-free Commonwealth.

* * *

Ms. BOBACK called up HR 1070, PN 4018, entitled:

A Resolution designating October 19, 2016, as "Lock 'Em Up Day in PA."

* * *

Mr. READSHAW called up HR 1079, PN 4036, entitled:

A Resolution recognizing November 10, 2016, as "Marine Corps Day" in Pennsylvania in honor of the United States Marine Corps' 241st anniversary.

* * *

Mr. WHEATLEY called up HR 1081, PN 4037, entitled:

A Resolution designating October 20, 2016, as "Lights on Afterschool Day" in Pennsylvania.

* * *

Mr. LEWIS called up HR 1083, PN 4048, entitled:

A Resolution designating November 2, 2016, as "Veterans, Record Your Discharge Day" in Pennsylvania.

* * *

On the question,
Will the House adopt the resolutions?

The following roll call was recorded:

YEAS—194

Adolph	Everett	Lawrence	Ravenstahl
Artis	Fabrizio	Lewis	Readshaw
Baker	Farina	Longietti	Reed
Barbin	Farry	Mackenzie	Reese
Barrar	Fee	Maher	Regan
Benninghoff	Flynn	Mahoney	Roae
Bizzarro	Frankel	Major	Roebuck
Bloom	Freeman	Maloney	Ross
Boback	Gainey	Markosek	Rothman
Bradford	Galloway	Marshall	Rozzi
Briggs	Gergely	Marsico	Saccone
Brown, R.	Gibbons	Masser	Sainato
Brown, V.	Gillen	Matzie	Samuelson
Bullock	Gillespie	McCarter	Sankey
Burns	Gingrich	McClinton	Santora
Caltagirone	Godshall	McGinnis	Savage
Carroll	Goodman	Mentzer	Saylor
Causer	Greiner	Metcalfe	Schemel
Christiana	Grove	Metzgar	Schlossberg
Cohen	Hahn	Miccarelli	Schreiber
Conklin	Hanna	Millard	Schweyer
Corbin	Harhai	Miller, B.	Simmons
Costa, D.	Harhart	Miller, D.	Sims
Costa, P.	Harkins	Milne	Snyder
Cox	Harper	Moul	Sonney
Cruz	Harris, A.	Mullery	Staats
Culver	Heffley	Murt	Stephens
Cutler	Helm	Mustio	Sturla
Daley, M.	Hennessey	Neilson	Tallman
Davidson	Hickernell	Nelson	Taylor
Davis	Hill	Nesbit	Tobash
Dawkins	Irvin	Neuman	Toepel
Day	James	O'Brien	Toohil
Dean	Jozwiak	O'Neill	Topper
Deasy	Kampf	Oberlander	Truitt
DeLissio	Kaufner	Ortitay	Vereb
DeLozier	Kauffman	Parker, D.	Vitali
Dermody	Kavulich	Pashinski	Ward
Diamond	Keller, F.	Payne	Warner
DiGirolamo	Keller, M.K.	Peifer	Watson
Donatucci	Keller, W.	Petrarca	Wentling

Driscoll	Kim	Petri	Wheatley
Dunbar	Kinsey	Pickett	Wheeland
Dush	Kirkland	Pyle	White
Ellis	Klunk	Quigley	Youngblood
Emrick	Knowles	Quinn, C.	Zimmerman
English	Kortz	Quinn, M.	
Evankovich	Kotik	Rader	Turzai,
Evans	Krueger	Rapp	Speaker

NAYS—0

NOT VOTING—0

EXCUSED—9

Acosta	DeLuca	Harris, J.	Santarsiero
Boyle	Gabler	McNeill	Thomas
Daley, P.			

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

LEAVE OF ABSENCE CANCELED

The SPEAKER. Representative Kevin Boyle is on the floor and should be placed back on the master roll.

The following members wish to speak on resolutions: Representative Neilson, Representative Klunk, Representative Boback, Representative Readshaw, Representative Wheatley, and Representative Lewis.

STATEMENT BY MR. NEILSON

The SPEAKER. Representative Neilson, you may begin. Representative Neilson, the floor is yours.

Members, please take your seats. Representative Neilson has the floor. I would ask anybody who has a conversation to please take it to the anteroom.

Mr. NEILSON. Thank you, Mr. Speaker.

And thank you, members, for your support for HR 1061, which designates October 2016 as "Dyslexia Awareness Month" in Pennsylvania.

Today, in the rear of the House, I have some special guests that I would like to introduce. We did a little conference earlier to make certain we would bring awareness to dyslexia. I have Tracy Johnson from the Vessels of Hope in Philadelphia, I have Rosette Roth from Decoding Dyslexia PA, I have Karyn Cirulli from the PA Dyslexia Literacy Coalition, Chris Bogler from the PA branch of the International Dyslexia Association. Then today we have another special guest, Ashley Fox. Many of you may have heard of her. She is on ESPN. If you would all please stand and wave.

And I want to let you know something Ashley told me on the way in. You will catch Ashley all weekend long on Sundays and Mondays doing the NFL (National Football League) football. I just want to let you know if anybody wants to talk to her, she is on the "Wentz Wagon." Sorry, Pittsburgh fans, but she is one of us.

So every year I get up and I speak about dyslexia and we passed Act 69. I will submit my official comments for the record. However, it gives me great pleasure to really introduce

this today because in 2012 when we passed Act 69, what we did was it was an issue that is so dear to my heart, because my son is dyslexic and today is his 11th birthday and his class is watching us right now, so if we could all wish him a happy birthday, I would appreciate the kindness.

Too many times we do not give our children the correct tools to succeed and early childhood intervention with dyslexia is one of those tools. I look forward to working with both chambers, the Governor, and all the leaders early next year so we can pass some additional comprehensive legislation to make certain this happens.

An unofficial report now from the pilot program we passed shows a 20-percent improvement in the children that participated in the program, and that is more than 800 kids. There are eight school districts statewide in the pilot program. Hopefully, next year we will have more promising numbers and good results to share with you so we can expand it further.

I thank you for your attention again. I thank you for your support. I look forward to working with you, and that will be all today.

Thank you, Mr. Speaker.

REMARKS SUBMITTED FOR THE RECORD

The SPEAKER. Thank you, Representative Neilson, and those official comments will be accepted too. Thank you.

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

Thank you, Mr. Speaker.

I rise today to thank you for your support of HR 1061, which designates October 2016 as "Dyslexia Awareness Month" in Pennsylvania.

As many of you know, dyslexia is a serious learning disability affecting reading comprehension and other skills that often go undiagnosed. Right now we know it affects anywhere from 5 to 10 percent of the general population. But some estimates put this figure even higher, affecting up to 30 percent of the U.S. population.

While myths about dyslexia persist, including that those individuals born with dyslexia are somehow less intelligent or capable, the facts are clear. The reality is that people with dyslexia often have average to superior intelligence. Thomas Edison, Albert Einstein, Leonardo da Vinci, Winston Churchill, and many other important historical figures are reported to have been born with dyslexia, but it did not stop them from changing the world. However, these important individuals needed tremendous strength to overcome the challenges that come with dyslexia.

Imagine being a young child in school and not being able to read fluently, even when your peers can. Imagine not being able to process the way words look and sound, no matter how hard you try. Imagine becoming increasingly frustrated with school and losing self-esteem because of a learning difficulty you do not fully understand. This is the way many dyslexic students feel each and every day, and many of them are not getting the help they need.

We enacted Act 69 of 2014, which has led to some children across the State receiving the help they need. As you may remember, this legislation established a pilot program to provide a cognitive-based intervention to students in a limited number of school districts. Currently this program is in effect at 8 school districts across the State and has already provided nearly 500 children with the tools and resources they need to be able to overcome dyslexia. While the pilot program analysis is positive, it is very early. Next year I hope to share with you solid numbers so we can expand the program and help more children in all of our school districts throughout the Commonwealth.

This critical intervention unlocks the learning potential found inside each and every individual with dyslexia and transforms defeated learners into competent, confident individuals. Einstein once said, "Learn from yesterday, live for today, hope for tomorrow." I think this is an appropriate quote for us gathered here today.

In the past, we did not have the proper understanding of dyslexia to do much about it, but things are different now. We know what works. We know our students with dyslexia need this intervention to allow them to overcome this learning condition and achieve their full potential.

While this session is quickly coming to a close, I wanted to urge you all to keep this issue and the students across our State living with this learning condition in mind while you return to your districts.

STATEMENT BY MS. KLUNK

The SPEAKER. Representative Kate Klunk is recognized to speak on HR 1063.

Ms. KLUNK. Thank you, Mr. Speaker.

And thank you to my colleagues for your support of Red Ribbon Week. Red Ribbon Week has become the largest drug prevention campaign in the United States, and its history goes back to 1985 when Drug Enforcement Administration Special Agent Enrique "Kiki" Camarena was tortured to death by drug traffickers in Mexico where he was fighting the battle against illegal drugs. Shortly after Camarena's death, residents of his hometown of Calexico, California, began wearing red ribbons, much like this one here, to remember him and commemorate his sacrifice. In 1998 Congress established Red Ribbon Week throughout the United States.

Today Red Ribbon Week continues to raise awareness of drug use and the problems related to drugs facing our communities, and it also encourages our parents, educators, business owners, and other community organizations to promote drug-free lifestyles. In my own district the Hanover Area Young Marines provide drug abuse and addiction awareness programs to children and youth organizations throughout our local community. They are one of the thousands of dedicated groups participating in Red Ribbon Week this month. This Saturday the Hanover Area Young Marines will hold a drug abuse awareness rally for Red Ribbon Week and I will join them. We will also be joined by our Hanover area police departments and members of the York County Heroin Task Force.

It is not just our residents and our community groups who are working to fight the drug problem facing our nation and here in Pennsylvania. In the past few years heroin-related deaths have reached an all-time high, and in an effort to combat the epidemic, the House Policy Committees held hearings across the State and I was fortunate enough to host one in York last month.

The SPEAKER. Please suspend just a second, Representative Klunk.

Members, please take your seats. I would ask that all conversations please go to the anterooms. All members, please take your seats.

Representative Klunk, please continue.

Ms. KLUNK. As stewards of the Commonwealth, we must work collectively to spread awareness about drug abuse and encourage participation in drug prevention programs and activities. With the increased use and abuse of heroin and opioids in Pennsylvania, we need to encourage our citizens and

local community groups to raise awareness about the dangers of drug abuse and to promote and encourage drug-free lifestyles.

I thank my colleagues for their support of HR 1063 that will designate October 23 through 31 as "Red Ribbon Week" here in Pennsylvania. Let us continue to work together to make Pennsylvania drug-free. Thank you.

The SPEAKER. Thank you, Representative Klunk.

STATEMENT BY MS. BOBACK

The SPEAKER. Representative Karen Boback is recognized to speak on HR 1070.

Ms. BOBACK. Thank you, Mr. Speaker.

And I thank everyone for joining me today as we designate October 19 as "Lock 'Em Up Day" in PA. As legislators we hear all too often about medication diversion, and that is when family members, health-care workers, cleaning personnel, and others steal prescription drugs from medicine chests, from medicine cabinets, and they use them for illicit purposes.

We know of the horrible consequences of drug abuse, and with our Commonwealth losing hundreds of people per month, and that is an average of 10 Commonwealth residents a day – 10 a day on average – we lose to the opioid crisis. I believe we should do all we can to eradicate this scourge on society and within our communities.

So today I call on all Pennsylvanians, especially our seniors and our older adults, to lock up their prescription drugs to prevent medication diversion. Remember "Lock 'Em Up Day" in PA. Many lives depend on this.

Thank you, Mr. Speaker.

STATEMENT BY MR. READSHAW

The SPEAKER. Representative Harry Readshaw is recognized to speak on HR 1079.

Mr. READSHAW. Thank you, Mr. Speaker.

Mr. Speaker, I would just like to take a moment and invite all Marines or if you have a member in your immediate family who is a Marine, I would just like you to come down for a brief moment, please.

Mr. Speaker, we are recognizing November 10, 2016, as "Marine Corps Day" in Pennsylvania in honor of the United States Marine Corps' 241st anniversary. In the insignia or emblem of the United States Marine Corps is a planet earth with the anchor through it, adorned with an eagle perched on top, symbolic of our service on the land, in the air, and on the sea. Marines are trained and dedicated to protect and serve their country wherever the need arises. Semper fidelis, "always faithful."

So a huge oorah goes out to all Marines and the Corps as November 10 is their 241st birthday anniversary, and not only birthday greetings but also prayers for the Marines and others in other branches of service that are now serving in the Armed Forces and find themselves in harm's way. Happy birthday, Marines, and I would suggest all read HR 1079 for a brief history of the United States Marine Corps.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Representative Readshaw and our fellow colleagues.

STATEMENT BY MR. WHEATLEY

The SPEAKER. Representative Wheatley is recognized to speak on HR 1081.

Mr. WHEATLEY. Thank you, Mr. Speaker.

I want to thank you and my colleagues for their affirmative vote on HR 1081. My resolution designated tomorrow, Thursday, October 20, as "Lights on Afterschool Day" in Pennsylvania. So for everyone who was wondering why I am blinking today, this is a nice reminder about our afterschool programs and the quality programs that we have throughout our Commonwealth.

I wanted to just add, for me, personally, the safety net that was provided for me because of out-of-school-time programs either through the police athletic leagues or through the Boys and Girls Clubs as I was growing up, outside of the impact of the Marines on my life, those programs, I believe, helped me become a better me. And whenever I was in a situation where my family happened to find themselves and there was not a quality afterschool or safe place for me to play or go or to have mentorship, I found myself getting into more trouble than normal. So for whenever people talk about the investments we make in afterschool programming or out-of-school-time programs, it is an investment that actually saves the Commonwealth money on the back end, because we know now the more we invest in quality afterschool, out-of-school-time programs, the money that we save from having to not invest in our corrections system or our criminal justice system, the more that we do not have to invest in the abuses of alcohol and drugs, and the more that we do not have to worry about unwanted, unplanned pregnancies, because we have invested in quality time, spaces, and safe places for kids and youth to go. We have also alleviated a financial burden for families, because the more that we have accessibility to quality, high-performing afterschool, out-of-school-time programs, then we know that those working parents and single-family homes, they know that they have places that are nurturing environments, safe environments for children.

So I just want to thank you all for voting for this "Lights On Afterschool" resolution, but more importantly, I wanted to encourage us, as we look forward into next year's budget, to look at ways for us to grow our investments in quality out-of-school-time programs. Thank you, Mr. Speaker.

The SPEAKER. Thank you very much, Representative Wheatley.

STATEMENT BY MR. LEWIS

The SPEAKER. Representative Lewis is recognized to speak on HR 1083.

Mr. LEWIS. Thank you, Mr. Speaker.

I call on my colleagues to support HR 1083, naming Monday, November 7, as "Veterans, Record Your Discharge Day" in the Commonwealth of Pennsylvania. As veterans' discharge documents are one of the most important documents they will receive following service to our country, they are encouraged to record these papers at their county recorder of deeds office or an equivalent office. The service is free and protects against identity theft as well as provides a backup if the original documents become lost or damaged.

Please join me in asking our veterans to make use of this valuable service with your support of this resolution. Thank you, Mr. Speaker.

The SPEAKER. Members, as you know, just a short while ago Representative Readshaw was recognized to speak on HR 1079, United States Marine Corps Day. Yesterday we honored Cpl. Eric Torbert, who sacrificed his life in service to our country. He was a Marine. My good friend, a lieutenant colonel in the Marines, and our colleague, Hal English, has made it clear that when referencing a fallen Marine, that is the term, not fallen soldier. I do want to point out that Cpl. Eric Torbert was a fallen Marine, and I think that is very important, particularly as we recognize the United States Marine Corps today. Thank you.

LEAVES OF ABSENCE

The SPEAKER. Representative John MAHER has requested to be placed on leave for the remainder of the day. Without objection, that will be granted.

Representative Thaddeus KIRKLAND has requested to be placed on leave. Without objection, that will be granted.

Representative Frank FARINA has requested to be placed on leave. Without objection, that will be granted.

CALENDAR

RESOLUTIONS PURSUANT TO RULE 35

Mr. WARNER called up **HR 1062, PN 4004**, entitled:

A Resolution honoring the life and expressing condolences upon the passing of Police Officer Richard Champion whose life was lost in the line of duty on December 14, 2014.

On the question,

Will the House adopt the resolution?

The SPEAKER. Members, we are going to be honoring a fallen officer. I would ask everybody to please take their seats, and if we could, could we please close the doors of the House.

Representative Ryan Warner is recognized to speak on HR 1062— Oh, Mike Reese is going to be first. Representative Mike Reese is recognized to speak on HR 1062.

Mr. REESE. Thank you, Mr. Speaker.

Mr. Speaker, HR 1062 honors the service of fallen officer Richard A. Champion. Officer Champion was a resident of Ligonier, in Westmoreland County, and a member of the Perryopolis Borough Police Department. He was also a veteran, having served two tours of duty in Iraq.

Officer Champion was known as a devoted father and husband who loved to serve his country and his community. He genuinely cared for people, and he often demonstrated this through his interactions as a law enforcement officer. Unfortunately, that commitment to service extended to the tragic events that occurred in December of 2014 when Officer Champion was killed in the line of duty.

While the Commonwealth can never replace a man as selfless as Officer Champion, it is fitting and appropriate that we stand here today with his wife, Dawn, and his son, Tanner, in order to honor his memory.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Representative Reese. Representative Ryan Warner is recognized.

Mr. WARNER. Thank you, Mr. Speaker.

Perryopolis is a small town. It is tucked away in the foothills of northern Fayette County. It has a population of just over 1,700 people. It is a place where there are few unfamiliar faces. Most everyone knows each other. It is a place that I am proud to call my hometown. That is why I rise today with sadness, but with great pride, to honor Perryopolis Police Officer Richard Champion, who tragically perished in the line of duty on December 14, 2014, while pursuing another vehicle on State Route 51 in Perry Township, Fayette County.

Without question, the life of Richard Champion was dedicated to public service for his community, his country, and especially his family. At the time of his death Richard had been a member of the Perryopolis Borough Police Department and had previously worked for the Derry Borough Police Department in Westmoreland County. Before graduating from the Westmoreland Community College Police Academy in November 2013, Officer Champion proudly served with the United States Army, including two tours of duty overseas.

Moving beyond his brave and exemplary public service record, Richard Champion was also an extremely dedicated, full-time husband, father, friend, and a very respected officer whose legacy will forever live on in the memory of all those who remember his sacrifice in the line of duty.

GUESTS INTRODUCED

Mr. WARNER. Joining us here today, seated to the left of the Speaker, are Officer Champion's wife, Dawn; his son, Tanner; close family friend, Julie Kotecki; Perryopolis Borough Police Chief Roger Beadling; and Perryopolis Mayor Charles Petrosky. In the rear of the House, also at the Perryopolis Police Department, Capt. Steve Kontaxes and Cpl. Jason Hayes; with the Perry Township Fire Department, Jason Hawker and Rick Adams; fellow members of Perryopolis Borough Council, George Usher, Bob Zundel, Frank Masney; and with Fayette EMS (emergency medical services), Rick Adobato and Rick D'Auria.

I am honored to have these guests with us here today not because they are residents and first responders of the 52d District, but because they are my neighbors, they are my colleagues, they are my friends, and they all knew and admired Officer Champion, and I thank them all for joining us today.

In conclusion, Mr. Speaker, I would be remiss if I failed to recognize that our society is a world full of ever-present and real dangers, a world of greater demands for our police officers, a world where more and more courageous individuals, like Officer Champion, will be called upon to risk the ultimate sacrifice. As a society, we send our police officers into the streets with all the crime-fighting resources that we can provide, but much more than state-of-the-art patrol vehicles and equipment, their daily professional responsibilities deserve our respect, our gratitude, and perhaps more importantly, our prayers for their protection.

Our gallant men and women in blue face danger in even the most routine situations, not knowing if they will return home to their families and loved ones. They can take nothing for granted. Just like Officer Champion, their never-ending mission

is to protect and serve by putting their lives on the line to save the lives of others.

Mr. Speaker, I humbly ask that members join with Officer Champion's family and his fellow public servants here today in honoring the memory of this truly dedicated hero by unanimously passing Condolence Resolution 1062. Thank you.

The SPEAKER. I would ask all members to please rise for a moment of silence.

(Whereupon, the members of the House and all visitors stood in a moment of silence in solemn respect to the memory of Officer Richard Champion.)

LEAVES OF ABSENCE

The SPEAKER. Representative FLYNN, Representative DeLISSIO, Representative BARBIN, Representative SCHWEYER have all requested to be placed on leave. They are at a bill signing. Without objection, those will be granted.

CONSIDERATION OF HR 1062 CONTINUED

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

The following roll call was recorded:

YEAS—186

Adolph	Fabrizio	Longiatti	Readshaw
Artis	Farry	Mackenzie	Reed
Baker	Fee	Mahoney	Reese
Barrar	Frankel	Major	Regan
Benninghoff	Freeman	Maloney	Roae
Bizzarro	Gainey	Markosek	Roebuck
Bloom	Galloway	Marshall	Ross
Boback	Gergely	Marsico	Rothman
Boyle	Gibbons	Masser	Rozzi
Bradford	Gillen	Matzie	Saccone
Briggs	Gillespie	McCarter	Sainato
Brown, R.	Gingrich	McClinton	Samuelson
Brown, V.	Godshall	McGinnis	Sankey
Bullock	Goodman	Mentzer	Santora
Burns	Greiner	Metcalfe	Savage
Caltagirone	Grove	Metzgar	Saylor
Carroll	Hahn	Miccarelli	Schemel
Causar	Hanna	Millard	Schlossberg
Christiana	Harhai	Miller, B.	Schreiber
Conklin	Harhart	Miller, D.	Simmons
Corbin	Harkins	Milne	Sims
Costa, D.	Harper	Moul	Snyder
Costa, P.	Harris, A.	Mullery	Sonney
Cox	Heffley	Murt	Staats
Cruz	Helm	Mustio	Stephens
Culver	Hennessey	Neilson	Sturla
Cutler	Hickernell	Nelson	Tallman
Daley, M.	Hill	Nesbit	Taylor
Davis	Irvin	Neuman	Tobash
Dawkins	James	O'Brien	Toepel
Day	Jozwiak	O'Neill	Toohil
Dean	Kampf	Oberlander	Topper
Deasy	Kaufman	Ortitay	Truitt
Delozier	Kauffman	Parker, D.	Vereb
Dermody	Kavulich	Pashinski	Vitali
Diamond	Keller, F.	Payne	Ward
DiGirolo	Keller, M.K.	Peifer	Warner
Donatucci	Keller, W.	Petrarca	Watson
Driscoll	Kim	Petri	Wentling
Dunbar	Kinsey	Pickett	Wheatley

Dush	Klunk	Pyle	Wheeland
Ellis	Knowles	Quigley	White
Emrick	Kortz	Quinn, C.	Youngblood
English	Kotik	Quinn, M.	Zimmerman
Evankovich	Krueger	Rader	
Evans	Lawrence	Rapp	Turzai,
Everett	Lewis	Ravenstahl	Speaker

NAYS-0

NOT VOTING-1

Davidson

EXCUSED-16

Acosta	DeLissio	Gabler	McNeill
Barbin	DeLuca	Harris, J.	Santarsiero
Cohen	Farina	Kirkland	Schweyer
Daley, P.	Flynn	Maher	Thomas

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

The SPEAKER. The Sergeants at Arms will open the doors of the House.

* * *

Mr. PETRARCA called up **HR 1084, PN 4049**, entitled:

A Resolution honoring the life and legacy of legendary golfer Arnold Palmer and expressing condolences on his passing.

On the question,
Will the House adopt the resolution?

LEAVE OF ABSENCE

The SPEAKER. Representative Russ DIAMOND has requested to be placed on leave. Without objection, that will be granted.

LEAVE OF ABSENCE CANCELED

The SPEAKER. Representative Bryan Barbin is on the House floor and should be placed back on the master roll.

CONSIDERATION OF HR 1084 CONTINUED

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

The following roll call was recorded:

YEAS-187

Adolph	Fabrizio	Longiotti	Readshaw
Artis	Farry	Mackenzie	Reed
Baker	Fee	Mahoney	Reese
Barbin	Frankel	Major	Regan

Barrar	Freeman	Maloney	Roae
Benninghoff	Gainey	Markosek	Roebuck
Bizzarro	Galloway	Marshall	Ross
Bloom	Gergely	Marsico	Rothman
Boback	Gibbons	Masser	Rozzi
Boyle	Gillen	Matzie	Saccone
Bradford	Gillespie	McCarter	Sainato
Briggs	Gingrich	McClinton	Samuelson
Brown, R.	Godshall	McGinnis	Sankey
Brown, V.	Goodman	Mentzer	Santora
Bullock	Greiner	Metcalfe	Savage
Burns	Grove	Metzgar	Saylor
Caltagirone	Hahn	Miccarelli	Schemel
Carroll	Hanna	Millard	Schlossberg
Causer	Harhai	Miller, B.	Schreiber
Christiana	Harhart	Miller, D.	Simmons
Conklin	Harkins	Milne	Sims
Corbin	Harper	Moul	Snyder
Costa, D.	Harris, A.	Mullery	Sonney
Costa, P.	Heffley	Murt	Staats
Cox	Helm	Mustio	Stephens
Cruz	Hennessey	Neilson	Sturla
Culver	Hickernell	Nelson	Tallman
Cutler	Hill	Nesbit	Taylor
Daley, M.	Irvin	Neuman	Tobash
Davidson	James	O'Brien	Toepel
Davis	Jozwiak	O'Neill	Toohil
Dawkins	Kampf	Oberlander	Topper
Day	Kaufner	Ortitay	Truitt
Dean	Kauffman	Parker, D.	Vereb
Deasy	Kavulich	Pashinski	Vitali
Delozier	Keller, F.	Payne	Ward
Dermody	Keller, M.K.	Peifer	Warner
DiGirolamo	Keller, W.	Petrarca	Watson
Donatucci	Kim	Petri	Wentling
Driscoll	Kinsey	Pickett	Wheatley
Dunbar	Klunk	Pyle	Wheeland
Dush	Knowles	Quigley	White
Ellis	Kortz	Quinn, C.	Youngblood
Emrick	Kotik	Quinn, M.	Zimmerman
English	Krueger	Rader	
Evankovich	Lawrence	Rapp	Turzai,
Evans	Lewis	Ravenstahl	Speaker
Everett			

NAYS-0

NOT VOTING-0

EXCUSED-16

Acosta	DeLuca	Gabler	McNeill
Cohen	Diamond	Harris, J.	Santarsiero
Daley, P.	Farina	Kirkland	Schweyer
DeLissio	Flynn	Maher	Thomas

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

FILMING PERMISSION

The SPEAKER. George Spencer of NBC10 television will be videotaping with audio of the House in session and during any vote. I understand there is also a reporter that will be up in the gallery area as well. So I would ask all members to please take your seats.

GUESTS INTRODUCED

The SPEAKER. With respect to visitor recognition, Representative Warren Kampf would like unanimous consent with respect to guests that he has here in the House today. Representative Kampf.

Representative Kampf, will you be introducing your guests?

We have located to the left of the rostrum, Cindi Crothers-Hyatt and Amadea Martino Smith. Welcome. Thank you so much for being with us today. Thank you.

We also have guests of Representative Greg Rothman, Jake Miller and Liam Kenney. Liam and Amadea were selected as 2 of 15 students across the nation to travel to Normandy.

STATEMENT BY MR. KAMPF

The SPEAKER. And right now Representative Kampf is going to tell us about that.

Mr. KAMPF. Thank you, Mr. Speaker.

Yes, Cindi and Amadea are from my district, and Jake and Liam are from the good gentleman from Cumberland County's district, and they were the two teacher-student teams essentially that were selected by the Normandy Institute out of, I think, roughly 100 applications. There were only 15 nationwide. Pennsylvania had two teams, and they participated and still are participating in a Silent Heroes Program funded by the Normandy Institute.

The Normandy Institute is essentially the passion of a man named Albert Small from the Washington, DC, area, where they are fundamentally talking about the history and significance of the Normandy invasion. The Silent Heroes Program that our two teams are participating in, they were tasked with identifying a soldier or seaman who died in the invasion from their communities and researching everything about them possible. Each of them traveled to Normandy as part of the institute and gave a eulogy for the fallen serviceman at the Normandy site, and they are also tasked with making remarks to educate their community, our communities, about the service, the life, and the passing of the two servicemen in this case. It is just an extraordinary program and it is 1-year long and still going on.

In my case, for Amadea, the student at Conestoga High School, she selected Joseph Vasko from Phoenixville, who was 19. He was on one of the LSTs (landing ship tanks), which is essentially a large carrier that participated in the first day of the invasion. The first crossing of the channel was successful. He was a fitter in the hull of the LST. Two days later the LST made a return trip to deliver more material and was hit by an E-boat, German E-boat torpedoes. The LST sunk in 26 minutes, and Joseph was one of, I think, 31 in a crew of over 100 who passed away during the torpedo attack and the sinking.

The Web site, I commend it to you, just look up Normandy Institute. It has all the information for all of the individuals who have been researched. There are condolence letters from the commanders who these individuals served under and stories about their life prior to being killed in action. I mean, it is an incredible, incredible trove of information and so important to remember our fallen servicemen.

So thank you, Mr. Speaker, for your indulgence.

The SPEAKER. Thank you.

STATEMENT BY MR. ROTHMAN

The SPEAKER. Representative Rothman, do you wish to be recognized?

Mr. ROTHMAN. Yes, Mr. Speaker.

The SPEAKER. You may.

Mr. ROTHMAN. Liam Kenney, who is a student at Cumberland Valley High School, and Jake Miller, who is a seventh grade teacher who was his adviser on this project, Liam selected Clarence Donald Reeves, who was a U.S. airman from Philadelphia and was a member of the 68th Bombardment Group. He was killed on January 9, 1943, during a bombing mission over Normandy. He was a tail gunner.

And again, I would like to add my congratulations and also thanks to Liam and Jake for this outstanding work.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Representative Rothman.

LEAVE OF ABSENCE

The SPEAKER. Representative Marty CAUSER has requested to be placed on leave. Without objection, that will be granted.

LEAVES OF ABSENCE CANCELED

The SPEAKER. Representative DeLissio is back on the House floor and should be placed back on the master roll.

Representative Schweyer is back on the House floor and should be placed back on the master roll.

ARCHIVES INTERNS INTRODUCED

The SPEAKER. Located to the left of the rostrum, the Chair welcomes interns who are working in the House Archives for the fall semester. Cheryl Brooks is a student at Penn State Harrisburg and resides in Representative John Payne's district. Please stand. Kristina Schnell attends Albright College and is a resident of Representative Doyle Heffley's district. Please stand. Thank you very much for being with us today.

GUESTS INTRODUCED

The SPEAKER. Located to the left of the rostrum, the Chair welcomes attorney Conrad Falvello and Alina and Teresa Mandzak. Conrad Falvello is the district director for Congressman Lou Barletta, and these are the guests of Representative Tarah Toohil. Thank you so much for being with us today.

Then in the back, in the rear of the House, additional guests include Judge Dan Clifford from Montgomery County; Paul Helvy, the past chair of the Pennsylvania Bar Association, Paul; and Mark Ashton, who is the current chair of the Pennsylvania Bar Association. Thank you very much for being with us today.

In the well of the House, Representative Zimmerman and Representative Mentzer have a guest page, Jeremy Zimmerman, and he is a senior at Manheim Township High School in Lititz. Great to have you.

CALENDAR CONTINUED

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 2370, PN 3914**, entitled:

An Act amending the act of July 13, 2016 (P.L.526, No.84), entitled, "An act amending the act of March 4, 1971 (P.L.6, No.2), entitled 'An act relating to tax reform and State taxation by codifying and enumerating certain subjects of taxation and imposing taxes thereon; providing procedures for the payment, collection, administration and enforcement thereof; providing for tax credits in certain cases; conferring powers and imposing duties upon the Department of Revenue, certain employers, fiduciaries, individuals, persons, corporations and other entities; prescribing crimes, offenses and penalties,' as follows: In sales and use tax: further providing for definitions, for exclusions from tax, for discount and for crimes. In personal income tax: further providing for definitions, for classes of income and for tax withheld; providing for contributions for tuition account programs; and further providing for requirement of withholding tax, for information statement, for time for filing employers' returns, for payment of taxes withheld, for employer's liability for withheld taxes, for employer's failure to withhold, for declarations of estimated tax and for citation authority. In corporate net income tax: further providing for reports and payment of tax; providing for amended reports; and further providing for enforcement, rules and regulations and inquisitorial powers of the department. In bank and trust company shares tax: further providing for imposition of tax, for ascertainment of taxable amount and exclusion of United States obligations, for apportionment and for definitions. In gross receipts tax: further providing for imposition of tax. In realty transfer tax: further providing for definitions, for exempt parties and for excluded transactions. In cigarette tax: further providing for incidence and rate of tax, for floor tax, for stamp to evidence the tax, for commissions on sales and for disposition of certain funds. Imposing a tobacco products tax. In research and development tax credit: further providing for time limitations. In film production tax credit: making editorial changes; further providing for scope of article, definitions and for limitations; providing for reissuance of film production tax credits, for concert rehearsal and tour and for video game production. Establishing the coal refuse energy and reclamation tax credit. Establishing the waterfront development tax credit. In tax credit for new jobs: further providing for definitions and for tax credits. In city revitalization and improvement zones: further providing for definitions and for establishment of contracting authority; providing for contracting authority duties; further providing for approval, for functions of contracting authorities, for qualified businesses, for funds, for reports, for calculation of baseline, for certification, for transfers, for restrictions, for transfer of property, for Commonwealth pledges and for guidelines; and providing for review. Establishing the Manufacturing and Investment Tax Credit. In neighborhood assistance tax credit: further providing for definitions, for tax credit and for grant of tax credit. In neighborhood improvement zones: further providing for definitions and for Neighborhood Improvement Zone Funds; and providing for taxes, for property assessment and for exceptions. In Keystone Special Development Zone Program: further providing for Keystone Special Development Zone tax credit. Providing for keystone opportunity zones, keystone opportunity expansion zones and keystone opportunity improvement zones. Providing for mixed-use development tax credit, the Mixed-use Development Program and Mixed-use Development Program Fund. Providing for Keystone Innovation Zones. In malt beverage tax: further providing for limited tax credits. In inheritance tax: further providing for definitions, for transfers not subject to tax and for deductions not allowed. Providing for table game taxes. In procedure and administration: further providing for petition procedure. Establishing the computer data center equipment incentive program. Providing for a tax amnesty program. Making related repeals. Further providing for preemption of local government tax. Directing the Office of Attorney General to attempt to obtain the consent of participating manufacturers under the Master Settlement Agreement for amendments. Providing for applicability for imposed taxes," further providing for the applicability of realty transfer tax exclusion provisions.

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

Mr. MOUL offered the following amendment No. **A10498**:

Amend Bill, page 3, line 21, by striking out the period after "provisions" and inserting

; and imposing a duty on the Department of Revenue to refund certain realty transfer taxes paid.

Amend Bill, page 7, line 14, by striking out the bracket before "and"

Amend Bill, page 7, line 14, by striking out the bracket after "(24)"

Amend Bill, page 7, line 21, by striking out all of said line and inserting

Section 2. Notwithstanding the time limitations for filing a petition for refund under section 3003.1 of the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971:

(1) a person that would be entitled to a refund of the tax imposed under Article XI-C of the Tax Reform Code of 1971 as a result of the amendment of section 51(11) of the amendatory act as it relates to transfers of real estate to or by a land bank; and

(2) a person that would be entitled to a refund of tax as a result of the addition of the definition of "conservancy" in section 1101-C of the Tax Reform Code of 1971 and the amendment of section 1102-C.3(18) of the Tax Reform Code of 1971

but for the time limitations contained under section 3003.1 of the Tax Reform Code of 1971 may file for and obtain a refund of tax actually paid as long as the petition for refund is filed within six months of the effective date of this section.

Amend Bill, page 7, line 22, by striking out "2" and inserting
3

Amend Bill, page 7, line 22, by inserting after "the"
amendatory

Amend Bill, page 7, line 24, by striking out "3" and inserting
4

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

The SPEAKER. On amendment 10498, the Chair recognizes Representative Moul.

Mr. MOUL. Thank you, Mr. Speaker.

Amendment 10498 is an agreed-to amendment by the administration. Representative Petrarca's part of this amendment and myself, which permits the taxpayers the right to file a petition for a refund of their taxes collected on certain conservation easement and land bank transfers within the 6 months of the effective date instead of the 3 years from the actual payment of the tax, interest, or penalty.

Thank you, Mr. Speaker. I would appreciate an affirmative vote.

The SPEAKER. Representative Joe Petrarca.

Mr. PETRARCA. Thank you, Mr. Speaker.

I rise in support of this amendment. It was very good to work with Representative Moul and the administration in crafting an amendment. My part of this dealt with land banks. As you know, we passed legislation establishing land banks in 2012. As part of that legislation, the State portion of the realty transfer tax was supposed to be waived with all land bank transactions. The Department of Revenue saw it differently and was not exempting these transactions from the State portion of the realty transfer tax. We fixed that this summer in one of the code bills

that accompanied the budget. This will, as Representative Moul said, provide relief for those transactions that are still in the pipeline, so to speak, and those that have occurred already. As we know, land banks in Pennsylvania have become a wonderful tool for our communities and counties to get abandoned properties back on the tax rolls, and I ask you for your affirmative vote. Thank you.

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

The following roll call was recorded:

YEAS—188

Adolph	Fabrizio	Mackenzie	Reed
Artis	Farry	Mahoney	Reese
Baker	Fee	Major	Regan
Barbin	Frankel	Maloney	Roae
Barrar	Freeman	Markosek	Roebuck
Benninghoff	Gainey	Marshall	Ross
Bizzarro	Galloway	Marsico	Rothman
Bloom	Gergely	Masser	Rozzi
Boback	Gibbons	Matzie	Saccone
Boyle	Gillen	McCarter	Sainato
Bradford	Gillespie	McClinton	Samuelson
Briggs	Gingrich	McGinnis	Sankey
Brown, R.	Godshall	Mentzer	Santora
Brown, V.	Goodman	Metcalfe	Savage
Bullock	Greiner	Metzgar	Saylor
Burns	Grove	Miccarelli	Schemel
Caltagirone	Hahn	Millard	Schlossberg
Carroll	Hanna	Miller, B.	Schreiber
Christiana	Harhai	Miller, D.	Schweyer
Conklin	Harhart	Milne	Simmons
Corbin	Harkins	Moul	Sims
Costa, D.	Harper	Mullery	Snyder
Costa, P.	Harris, A.	Murt	Sonney
Cox	Heffley	Mustio	Staats
Cruz	Helm	Neilson	Stephens
Culver	Hennessey	Nelson	Sturla
Cutler	Hickernell	Nesbit	Tallman
Daley, M.	Hill	Neuman	Taylor
Davidson	Irvin	O'Brien	Tobash
Davis	James	O'Neill	Toepel
Dawkins	Jozwiak	Oberlander	Toohil
Day	Kampf	Ortitay	Topper
Dean	Kaufer	Parker, D.	Truitt
Deasy	Kauffman	Pashinski	Vereb
DeLissio	Kavulich	Payne	Vitali
Delozier	Keller, F.	Peifer	Ward
Dermody	Keller, M.K.	Petrarca	Warner
DiGirolo	Keller, W.	Petri	Watson
Donatucci	Kim	Pickett	Wentling
Driscoll	Kinsey	Pyle	Wheatley
Dunbar	Klunk	Quigley	Wheeland
Dush	Knowles	Quinn, C.	White
Ellis	Kortz	Quinn, M.	Youngblood
Emrick	Kotik	Rader	Zimmerman
English	Krueger	Rapp	
Evankovich	Lawrence	Ravenstahl	Turzai,
Evans	Lewis	Readshaw	Speaker
Everett	Longietti		

NAYS—0

NOT VOTING—0

EXCUSED—15

Acosta	DeLuca	Gabler	McNeill
Causser	Diamond	Harris, J.	Santarsiero
Cohen	Farina	Kirkland	Thomas
Daley, P.	Flynn	Maher	

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

On the question,

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

The SPEAKER. My understanding is that all other amendments have been withdrawn for HB 2370. All other amendments have been withdrawn for HB 2370.

On the question recurring,

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

Bill as amended was agreed to.

The SPEAKER. The bill as amended will be reprinted.

LEAVE OF ABSENCE

The SPEAKER. Representative Ryan WARNER has requested to be placed on leave. Without objection, that will be granted.

BILL RECOMMENDED

The SPEAKER. The Chair recognizes the majority leader, who moves that HB 2370 be recommitted to the Committee on Appropriations.

On the question,

Will the House agree to the motion?

Motion was agreed to.

FAREWELL ADDRESS BY MR. EVANS

The SPEAKER. Representative Dwight Evans has indicated he would like to proceed at this time with his final remarks in service to the Commonwealth of Pennsylvania and in this august body.

Representative Evans has served the 203d District of Philadelphia County for 36 years. He was elected in 1980. He previously served as the Democratic chair of the Appropriations Committee from 1990 to 2010, many of those years in the majority. In 2003 Representative Evans was appointed to the Legislative Budget and Finance Committee. In February 2015 Governor Wolf appointed him to the Southeastern Public Transportation Authority, SEPTA, Board of Directors.

Prior to serving in the House, Representative Evans was a teacher in the School District of Philadelphia and held a post with the Urban League of Philadelphia. He resides in Northwest Philadelphia and is an esteemed legislator who has worked with many on both sides of the aisle. We are quite honored to give Representative Evans the opportunity here to give his parting remarks after such dedicated years of service.

I know he has a different election for a different responsibility coming up here shortly on November 8.

At this time I welcome him to the rostrum.

Mr. EVANS. Thank you, Mr. Speaker.

Mr. Speaker, colleagues, and honored guests, for several years now – several weeks, I would say – it seems like years – I thought about what I would say here today.

When I arrived in 1981, I had a full head of hair. My mind was racing with words and thoughts and ideas. I stand here 36 years later with no hair but a mind still racing with words, thoughts, and ideas. So much has changed in the decades since I entered this chamber; yet, so much remains the same.

As I prepare to exit this seat, I want to share with you one overriding sentiment. It was held true for me in the course of working with 7 Governors, 11 Speakers, and an ever-changing House. The best work we have done, we have done it together. In each case the people won. I am not naive. I understand the political differences, but I also learned that when we put aside those differences, when we listen to each other, we can make great strides for Pennsylvanians.

Some of you remember the battles over the education policy or the transportation policy. In each case no one party has ever been able to make much different changes. But with Democrats and Republicans working together, we expanded education opportunity under Governor Ridge and the people won. We renewed our transportation policy under Governor Corbett and the people won. When Governor Rendell came into office, he urged us to create a better prescription and drug policy for our citizens. With Democrats and Republicans working together, the PACE (Pharmaceutical Assistance Contract for the Elderly) program was expanded and our seniors won. Years ago when passion was high over the issue of the cigarette tax, we found a way to compromise. In doing so, we provided funding for our CHIP program (Children's Health Insurance Program) and our Rural Preservation, and our children won and our farmers won.

The stakes are often high. Democracy demands a robust debate. In fact, democracy expects a robust debate. We come to this chamber with our own experiences and our own thinking, but democracy also demands that we come to this chamber with an understanding that our experiences and our thinking may be far different from our colleagues in the next seat or across the aisle.

My experience was on the streets of Philadelphia. My thinking was shaped by some Pennsylvania great civil rights leaders. My former colleague, Dan Surra, from Elk County, never expected to find an advocate for a rural northern county, but he welcomed me to the dinner table in his home and then we learned a lot that we had in common.

In the years and the issue of the juvenile crime debate, my staunchest ally was Lois Hagarty, a suburban Republican woman. We learned from each other and we worked together.

Of course our experiences are different. Of course our thinking on an issue might be different. But we have a tie that binds us. Outside of this chamber, Mr. Speaker, we are not Democrats or Republicans; we are Pennsylvanians.

A few years ago I visited Fayette County and learned that seven dozen families had no access to water. I was shocked. No water. Mr. Speaker, I did not ask about their political affiliation. I did not care if they were voters. They were fellow citizens looking for help. I am proud to say we delivered that help and today they have water. That is why I am here, to help people. Democracy demands that we commit to listening to one another. Even on days when we shout over each other, democracy demands that we do not win as individuals or as a party. It demands that the people win.

Over the last 36 years I have tried not to take for granted the responsibility that comes with being elected to this chamber. The voters of the 203d Legislative District have put their faith in me 18 times. I have served them to the best of my ability. I thank them for the confidence in me. My Democratic colleagues have honored me with a leadership position, and as Appropriations chairman, I tried to serve them well for 20 years. My colleagues on both sides of the aisle have helped shape the positions I hold today. They have taught me much, and I am grateful to them.

Mr. Speaker, I need to thank my staff in Philadelphia and here in Harrisburg. They are the unsung heroes who have allowed me to do my job. I have worked with the best and the brightest. I especially want to thank Kim Turner, who is my chief of staff; Mary Soderberg and Miriam Fox, executive directors of the Appropriations Committee; and somebody who is extremely special to me, Lisa Renee Fuller Hendrickes, my assistant. Sometimes she thinks she is my boss. And finally, Mr. Speaker, I want to thank my family and their unwavering support and love. Without them, I would not be the man that I am today.

But before I close, Mr. Speaker, I would like to ask my colleagues to take a few seconds and look around the chamber. These beautiful walls, this gorgeous ceiling, that gallery in the back, they take your breath away, do they not? If you will permit me, I would like to leave you with a little advice. On days when the debate is most heated, and it will be; on days when the political difference seems most divisive; and on days when the answers cannot be found, look around the chamber. Remember, it belongs to the people. If you keep that in mind, the people will win.

Thank you and God bless you.

The SPEAKER. Representative Evans, thank you for those stirring remarks. Great guidance for all of us. Also, I think you are going to be – I am no prognosticator – but I think you are going to be serving our United States, your citizens in the United States government here shortly. So continued Godspeed in your public service and what you do for the citizens of your community and for the Commonwealth of Pennsylvania.

Thank you, Representative Evans.

(Commemorative gavel was presented.)

LEAVE OF ABSENCE CANCELED

The SPEAKER. Representative Marty Flynn is on the House floor and should be placed back on the master roll.

LEAVE OF ABSENCE

The SPEAKER. Representative Jeff PYLE has requested a leave of absence. Without objection, that will be granted.

JUDICIARY COMMITTEE MEETING

The SPEAKER. Representative Ron Marsico has requested the opportunity to present a committee announcement.

Mr. MARSICO. Thank you, Mr. Speaker.

The SPEAKER. Yes, sir.

Mr. MARSICO. The House Judiciary Committee will meet at the call of the Chair, now at the break, in room 205, Ryan. So that is in room 205, Ryan, to consider bills that are on the agenda. Thank you.

The SPEAKER. Thank you, sir.

The Judiciary Committee will meet at the break in room 205, Ryan Office Building.

ANNOUNCEMENT BY MR. PAYNE

The SPEAKER. Representative John Payne is recognized for a committee announcement.

Mr. PAYNE. Thank you, Mr. Speaker.

Mr. Speaker, the Second Amendment Caucus will meet at the break; Second Amendment Caucus in room 60, East Wing, at the break. Thank you, Mr. Speaker.

LEAVE OF ABSENCE CANCELED

The SPEAKER. Representative Marty Causer is back on the House floor and should be placed back on the master roll.

RULES AND APPROPRIATIONS COMMITTEE MEETINGS

The SPEAKER. Representative Bill Adolph is recognized for a committee announcement.

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

Mr. Speaker, there will be an immediate meeting of the House Rules Committee in the Republican Appropriations conference room. And then at 12:30 there will be a House Appropriations Committee meeting in the majority caucus room. Thank you.

The SPEAKER. There will be an immediate meeting of the Rules Committee in the Republican Appropriations conference room, and at 12:30 there will be an Appropriations Committee meeting in the majority caucus room.

REPUBLICAN CAUCUS

The SPEAKER. Representative Sandra Major, for a caucus announcement.

Ms. MAJOR. Thank you, Mr. Speaker.

I would like to announce Republicans will caucus today at 12:45. I would ask our Republican members to please report to our caucus room at 12:45. We would be prepared to come back on the floor, Mr. Speaker, at 1:15. Thank you.

LEAVE OF ABSENCE CANCELED

The SPEAKER. Representative Cohen is on the House floor and should be placed back on the master roll.

DEMOCRATIC CAUCUS

The SPEAKER. Representative Dan Frankel is recognized for a minority caucus announcement.

Mr. FRANKEL. Thank you, Mr. Speaker.

Democrats will caucus at 12:45. Democrats will caucus at 12:45.

RECESS

The SPEAKER. Members, at this time this House will stand in recess until 1:15 p.m.

RECESS EXTENDED

The time of recess was extended until 1:30 p.m.; further extended until 1:45 p.m.; further extended until 2 p.m.; further extended until 2:15 p.m.

AFTER RECESS

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

LEAVES OF ABSENCE

The SPEAKER. Representative Jake WHEATLEY has requested to be placed on leave. Without objection, that will be granted.

Representative EVANS has requested to be placed on leave. Without objection, that will be granted. Representative CRUZ has requested to be placed on leave. Without objection, that will be granted.

LEAVES OF ABSENCE CANCELED

The SPEAKER. Representative Jordan Harris is back on the House floor and should be placed on the master roll.

Representative John Maher is back on the House floor and should be placed on the master roll. Representative Ryan Warner is back on the House floor and should be placed on the master roll.

BILLS REREPORTED FROM COMMITTEE

HB 2222, PN 3641

By Rep. ADOLPH

An Act amending Title 8 (Boroughs and Incorporated Towns) of the Pennsylvania Consolidated Statutes, in contracts, further providing for regulation of contracts.

APPROPRIATIONS.

HB 2232, PN 3679

By Rep. ADOLPH

An Act amending the act of June 29, 1953 (P.L.304, No.66), known as the Vital Statistics Law of 1953, in death and fetal death registration, further providing for information for certificates and for coroner referrals.

APPROPRIATIONS.

HB 2359, PN 3901

By Rep. ADOLPH

An Act amending the act of April 14, 1972 (P.L.221, No.63), known as the Pennsylvania Drug and Alcohol Abuse Control Act, further providing for consent of minor.

APPROPRIATIONS.

HB 2375, PN 4065

By Rep. ADOLPH

An Act amending the act of December 5, 1936 (2nd Sp.Sess., 1937 P.L.2897, No.1), known as the Unemployment Compensation Law, in contributions by employers and employees, further providing for contributions by employees and for Service and Infrastructure Improvement Fund.

APPROPRIATIONS.

HB 2381, PN 4046

By Rep. ADOLPH

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in preliminary provisions, further providing for Keystone Exams.

APPROPRIATIONS.

SB 984, PN 2167

By Rep. ADOLPH

An Act amending Titles 53 (Municipalities Generally), 66 (Public Utilities) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in taxicabs and limousines in first class cities, further providing for definitions and for certificate of public convenience required; providing for transportation network companies and for regulation of taxicabs and limousines in cities of the first class; in general provisions, further providing for definitions; in powers and duties, providing for power of commission to confiscate, impound and sell vehicles; in contract carrier by motor vehicle and broker, further providing for declaration of policy and definitions; providing for motor carrier regulations and for transportation network service; and, in general provisions, further providing for definitions.

APPROPRIATIONS.

SB 1018, PN 1936

By Rep. ADOLPH

An Act amending the act of May 26, 1947 (P.L.318, No.140), known as the CPA Law, further providing for definitions, for requirements for issuance of certificate, for certificates issued by domestic reciprocity, for licenses to practice, for licensing of firms and for peer review.

APPROPRIATIONS.

SB 1219, PN 2164

By Rep. ADOLPH

An Act designating a portion of State Route 663 in Montgomery County as the Army Specialist Ray Ira Haas Memorial Highway; designating the portion of State Route 100 from Hereford Township at the Lehigh County line through Washington Township in Berks County as the First Lieutenant William R. Gendebien Memorial Highway; designating a portion of State Route 2026, also known as

Blair Mill Road, in Montgomery County as the Private First Class Paul T. Wright Memorial Highway; designating a bridge on a portion of Sheep Bridge Road over I-83, Newberry Township, York County, as the Staff Sgt. Jason M. Faley Memorial Bridge; designating a bridge on that portion of State Route 879 over Trout Run in Goshen Township, Clearfield County, as the Private David Kyle McCracken Memorial Bridge; designating a portion of State Route 2034 in Montgomery County as the Cpl. Carl F. Hynek III Memorial Highway; designating a portion of State Route 145 in Salisbury Township, Lehigh County, as the Cpl. Joshua B. Smith Memorial Highway; designating a bridge on that portion of U.S. Route 15 over State Route 114, Upper Allen Township, Cumberland County, as the Cpl. Jonathan Dean Faircloth Memorial Bridge; designating a portion of Byberry Road between Warminster Road and Orangemen's Road in Montgomery County as the Major Jeffrey Toczykowski Memorial Highway; designating a portion of State Route 1010 in Berks County as the DeLight Breidegam, Jr., Memorial Highway; designating a portion of State Route 51 in Fayette County as the Officer Richard Champion Memorial Highway; designating a bridge on that portion of State Route 741 over the Conestoga River, between Pequea Township and Lancaster Township, Lancaster County, as the Cpl. Eric M. Torbert, Jr., Memorial Bridge; designating the interchange of State Route 43, the Mon-Fayette Expressway, with Rubles Mill Road, known as Exit 4, Fayette County, as the Master Sgt. Arthur L. Lilley Memorial Interchange; designating a bridge on that portion of State Route 770 over the Tunungwant Creek, Bradford Township, McKean County, as the Master Sgt. Thomas Maholic Memorial Bridge; designating a bridge to be constructed on that portion of State Route 6 over Dingman Run, Coudersport Borough, Potter County, as the PFC George Pesock Memorial Bridge; designating a bridge on that portion of State Route 872 over Bailey Run in Wharton Township, Potter County, as the Sgt. Paul M. Brown Memorial Bridge; designating a certain interchange in New Stanton Borough, Westmoreland County, as the E. Jeffrey Wentzel Memorial Interchange; designating a portion of State Route 220 in Lycoming and Sullivan Counties as the Lieutenant Commander John J. Peterman Memorial Highway; designating a portion of State Route 220 in Lycoming County as the Thomas A. Paternostro Memorial Highway; designating a bridge on that portion of State Route 4005 in Polk Township, Jefferson County, as the Polk Township Veterans Memorial Bridge; and making related repeals.

APPROPRIATIONS.

**BILL REPORTED FROM COMMITTEE,
CONSIDERED FIRST TIME, AND TABLED****SB 1292, PN 1961**

By Rep. ADOLPH

An Act providing for the capital budget for the fiscal year 2016-2017.

APPROPRIATIONS.

**BILL ON CONCURRENCE
REPORTED FROM COMMITTEE****HB 49, PN 2546**

By Rep. REED

An Act amending the act of June 24, 1976 (P.L.424, No.101), referred to as the Emergency and Law Enforcement Personnel Death Benefits Act, providing for the payment of death benefits to members of the Pennsylvania Civil Air Patrol.

RULES.

APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. Chairman Adolph is recognized for a committee announcement.

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

Mr. Speaker, there will be an immediate meeting of the Appropriations Committee in the majority caucus room. The meeting should take less than 2 minutes. Thank you.

The SPEAKER. The House will be at ease as the Appropriations Committee meets down in the majority caucus room.

The House will be at ease.

While the Appropriations Committee is meeting at this time, all members are asked to report to the floor, all members are asked to report to the floor and to take their seats. Again, I know that the Appropriations Committee meeting is going on at this time. However, I would ask that all members please come to the floor and take their seats.

LEAVE OF ABSENCE

The SPEAKER. Representative Margo DAVIDSON has requested to be placed on leave. Without objection, that will be granted.

Members, please take your seats. The House is back in order. Members, please take your seats. I would ask all members to come in from the anterooms.

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 286, PN 1437**.

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 286, PN 1437

An Act amending the act of June 12, 1931 (P.L.575, No.200), entitled "An act providing for joint action by Pennsylvania and New Jersey in the development of the ports on the lower Delaware River, and the improvement of the facilities for transportation across the river; authorizing the Governor, for these purposes, to enter into an agreement with New Jersey; creating The Delaware River Joint Commission and specifying the powers and duties thereof, including the power to finance projects by the issuance of revenue bonds; transferring to the new commission all the powers of the Delaware River Bridge Joint Commission; and making an appropriation," further providing for the Delaware River Joint Commission, for composition, for employees, for financing and for executive sessions; providing for majority approval and contract procedures; further providing for report; providing for conflicts of interest, for master plan and creating the Port Authority Transit Corporation Commuter's Council; further providing for definitions; authorizing the Governor to apply for approval; prohibiting the entrance into a compact until passage of a similar act; and making editorial changes.

SB 889, PN 1519

An Act amending the act of June 28, 1935 (P.L.477, No.193), referred to as the Enforcement Officer Disability Benefits Law, extending benefits to certain employees of the Pennsylvania Game Commission and the Pennsylvania Fish and Boat Commission; and making editorial changes.

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

BILL REREPORTED FROM COMMITTEE

HB 2370, PN 4074

By Rep. ADOLPH

An Act amending the act of July 13, 2016 (P.L.526, No.84), entitled, "An act amending the act of March 4, 1971 (P.L.6, No.2), entitled 'An act relating to tax reform and State taxation by codifying and enumerating certain subjects of taxation and imposing taxes thereon; providing procedures for the payment, collection, administration and enforcement thereof; providing for tax credits in certain cases; conferring powers and imposing duties upon the Department of Revenue, certain employers, fiduciaries, individuals, persons, corporations and other entities; prescribing crimes, offenses and penalties,' as follows: In sales and use tax: further providing for definitions, for exclusions from tax, for discount and for crimes. In personal income tax: further providing for definitions, for classes of income and for tax withheld; providing for contributions for tuition account programs; and further providing for requirement of withholding tax, for information statement, for time for filing employers' returns, for payment of taxes withheld, for employer's liability for withheld taxes, for employer's failure to withhold, for declarations of estimated tax and for citation authority. In corporate net income tax: further providing for reports and payment of tax; providing for amended reports; and further providing for enforcement, rules and regulations and inquisitorial powers of the department. In bank and trust company shares tax: further providing for imposition of tax, for ascertainment of taxable amount and exclusion of United States obligations, for apportionment and for definitions. In gross receipts tax: further providing for imposition of tax. In realty transfer tax: further providing for definitions, for exempt parties and for excluded transactions. In cigarette tax: further providing for incidence and rate of tax, for floor tax, for stamp to evidence the tax, for commissions on sales and for disposition of certain funds. Imposing a tobacco products tax. In research and development tax credit: further providing for time limitations. In film production tax credit: making editorial changes; further providing for scope of article, definitions and for limitations; providing for reissuance of film production tax credits, for concert rehearsal and tour and for video game production. Establishing the coal refuse energy and reclamation tax credit. Establishing the waterfront development tax credit. In tax credit for new jobs: further providing for definitions and for tax credits. In city revitalization and improvement zones: further providing for definitions and for establishment of contracting authority; providing for contracting authority duties; further providing for approval, for functions of contracting authorities, for qualified businesses, for funds, for reports, for calculation of baseline, for certification, for transfers, for restrictions, for transfer of property, for Commonwealth pledges and for guidelines; and providing for review. Establishing the Manufacturing and Investment Tax Credit. In neighborhood assistance tax credit: further providing for definitions, for tax credit and for grant of tax credit. In neighborhood improvement zones: further providing for definitions and for Neighborhood Improvement Zone Funds; and providing for taxes, for property assessment and for exceptions. In Keystone Special Development Zone Program: further providing for Keystone Special Development Zone tax credit. Providing for keystone opportunity zones, keystone opportunity expansion zones and keystone opportunity improvement zones. Providing for mixed-use development tax credit, the Mixed-use Development Program and Mixed-use Development Program Fund.

Providing for Keystone Innovation Zones. In malt beverage tax: further providing for limited tax credits. In inheritance tax: further providing for definitions, for transfers not subject to tax and for deductions not allowed. Providing for table game taxes. In procedure and administration: further providing for petition procedure. Establishing the computer data center equipment incentive program. Providing for a tax amnesty program. Making related repeals. Further providing for preemption of local government tax. Directing the Office of Attorney General to attempt to obtain the consent of participating manufacturers under the Master Settlement Agreement for amendments. Providing for applicability for imposed taxes," further providing for the applicability of realty transfer tax exclusion provisions; and imposing a duty on the Department of Revenue to refund certain realty transfer taxes paid.

APPROPRIATIONS.

CALENDAR CONTINUED

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1804, PN 3947**, entitled:

An Act amending the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, in personal income tax, providing for contributions for pediatric cancer research.

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

* * *

The House proceeded to second consideration of **HB 2134, PN 3483**, entitled:

An Act amending the act of July 19, 1979 (P.L.130, No.48), known as the Health Care Facilities Act, in licensing of health care facilities, further providing for definitions; and abrogating regulations.

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

LEAVES OF ABSENCE CANCELED

The SPEAKER. Representative Jeff Pyle is on the House floor and should be placed back on the master roll.

Representative Russ Diamond is on the House floor, and he should be placed on the master roll.

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1280, PN 1711**, entitled:

An Act amending the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, providing for prohibition of a recyclable plastic bag ban, fee, surcharge or tax.

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

Mr. **FARRY** offered the following amendment No. **A10595**:

Amend Bill, page 1, line 17, by striking out "XXIX-G" and inserting

XXIX-H

Amend Bill, page 1, line 19, by striking out "2901-G" and inserting 2901-H

Amend Bill, page 2, line 1, by striking out "2902-G" and inserting 2902-H

Amend Bill, page 2, line 24, by striking out "2903-G" and inserting 2903-H

Amend Bill, page 2, line 30, by striking out "2904-G" and inserting 2904-H

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

The SPEAKER. On that question, the Chair recognizes Representative Farry.

Mr. **FARRY**. Mr. Speaker, this is a technical amendment.

The SPEAKER. Representative Vitali, on the amendment.

Mr. **VITALI**. Thank you, Mr. Speaker.

Could we get a brief explanation of this amendment?

The SPEAKER. Yes. Representative, do you want to seek interrogation?

Mr. **VITALI**. I think the rules require an amendment to be briefly explained, and then at that point we can go from there.

The SPEAKER. Representative Farry has indicated he will stand for interrogation and that the question is, could you provide an explanation of the amendment, please?

Mr. **FARRY**. Mr. Speaker, as I previously stated, it is a technical amendment. All it does is adjust the various sections and headers within the bill.

The SPEAKER. Representative Vitali.

Mr. **VITALI**. That concludes my interrogation. I have no comments. The amendment is benign.

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

(Members proceeded to vote.)

LEAVE OF ABSENCE

The SPEAKER. Representative Dan DEASY has requested to be placed on leave of absence. Without objection, that will be granted.

CONSIDERATION OF HB 1280 CONTINUED

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

The following roll call was recorded:

YEAS—189

Adolph	Farry	Longietti	Readshaw
Artis	Fee	Mackenzie	Reed
Baker	Flynn	Maher	Reese
Barbin	Frankel	Mahoney	Regan
Barrar	Freeman	Major	Roae
Benninghoff	Gainey	Maloney	Roebuck
Bizzarro	Galloway	Markosek	Ross
Bloom	Gergely	Marshall	Rothman
Boback	Gibbons	Marsico	Rozzi
Boyle	Gillen	Masser	Saccone
Bradford	Gillespie	Matzie	Sainato
Briggs	Gingrich	McCarter	Samuelson
Brown, R.	Godshall	McClinton	Sankey
Brown, V.	Goodman	McGinnis	Santora
Bullock	Greiner	Mentzer	Savage
Burns	Grove	Metcalfe	Saylor
Caltagirone	Hahn	Metzgar	Schemel
Carroll	Hanna	Miccarelli	Schlossberg
Causser	Harhai	Millard	Schreiber
Christiana	Harhart	Miller, B.	Schweyer
Cohen	Harkins	Miller, D.	Simmons
Conklin	Harper	Milne	Sims
Corbin	Harris, A.	Moul	Snyder
Costa, D.	Harris, J.	Mullery	Sonney
Costa, P.	Heffley	Murt	Staats
Cox	Helm	Mustio	Stephens
Culver	Hennessey	Neilson	Sturla
Cutler	Hickernell	Nelson	Tallman
Daley, M.	Hill	Nesbit	Taylor
Davis	Irvin	Neuman	Tobash
Dawkins	James	O'Brien	Toepel
Day	Jozwiak	O'Neill	Toohil
Dean	Kampf	Oberlander	Topper
DeLissio	Kaufer	Ortitay	Truitt
Delozier	Kauffman	Parker, D.	Vereb
Dermody	Kavulich	Pashinski	Vitali
Diamond	Keller, F.	Payne	Ward
DiGirolamo	Keller, M.K.	Peifer	Warner
Donatucci	Keller, W.	Petrarca	Watson
Driscoll	Kim	Petri	Wentling
Dunbar	Kinsey	Pickett	Wheeland
Dush	Klunk	Pyle	White
Ellis	Knowles	Quigley	Youngblood
Emrick	Kortz	Quinn, C.	Zimmerman
English	Kotik	Quinn, M.	
Evankovich	Krueger	Rader	Turzai,
Everett	Lawrence	Rapp	Speaker
Fabrizio	Lewis	Ravenstahl	

NAYS—0

NOT VOTING—0

EXCUSED—14

Acosta	Deasy	Gabler	Santarsiero
Cruz	DeLuca	Kirkland	Thomas
Daley, P.	Evans	McNeill	Wheatley
Davidson	Farina		

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

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

Mr. HANNA offered the following amendment No. A10429:

Amend Bill, page 1, line 18, by inserting after "A"
RECYCLABLE
Amend Bill, page 2, line 8, by striking out "Plastic" and inserting
"Recyclable plastic
Amend Bill, page 2, line 11, by inserting after "establishment"
, that can be recycled
Amend Bill, page 2, lines 12 through 21, by striking out "the point of sale. The term does not" in line 12 and all of lines 13 through 21 and inserting
the point of sale. The term does not include a reusable bag or pouch specifically designed for multiple uses and that is made of cloth, fabric or durable plastic.
Amend Bill, page 2, line 24, by striking out "plastic bag"
Amend Bill, page 2, line 25, by inserting after "tax"
on a recyclable bag
Amend Bill, page 2, line 27, by inserting after "a" where it occurs the second time
recyclable

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

The SPEAKER. On the amendment, the Speaker recognizes Representative Mike Hanna.

Mr. HANNA. Thank you, Mr. Speaker.

Mr. Speaker, my amendment simply narrows the language of this bill to recyclable plastic bags. As initially drafted, it just said plastic bags. This amendment would prohibit a tax ban or a surcharge on recyclable plastic bags.

I believe it is an agreed-to amendment.

The SPEAKER. Representative Farry, on the amendment, sir.

Mr. FARRY. Mr. Speaker, this is an agreed-to amendment, and I recommend an affirmative vote.

The SPEAKER. Thank you, sir.

Representative Vitali, on the amendment.

Mr. VITALI. Thank you, Mr. Speaker.

With regard to the Hanna amendment, this amendment is essentially a cosmetic improvement to a bad bill. This is, in fact, ALEC's (American Legislative Exchange Council) legislation, and it is very bad environmental policy.

This amendment, while purporting to help the bill, is simply a cosmetic improvement. The reality is, although this bill limits – let me go back. The bill in chief prevents municipalities from imposing a ban on plastic bags, a tax on plastic bags, a fee on plastic bags. So it prevents municipalities, like the city of Philadelphia and others, from dealing with a very serious environmental problem.

Mr. Speaker, the Hanna amendment, while on the surface limiting this ban to recyclable bags, the reality is that even with recycling bags, according to the EPA (Environmental Protection Agency), only about 6 percent of recycling bags are in fact recycled. Here is an interesting statistic, quite a staggering statistic: According to the Worldwatch Institute, in the United States each year 10 billion – "b" with a billion – 10 billion plastic bags are thrown away. That is a staggering figure, and even with regard to the recycling bags, only 6 percent, approximately, are recycled. So limiting this bad ALEC bill to recyclable bags only, frankly, is only window dressing to a bill.

Now, having said that – I wanted to get that out there for the benefit of the members – having said that, I see no reason to oppose the amendment itself, but I just want the members to know we are dealing with a debate of a bill that is very potentially damaging to the environment.

LEAVE OF ABSENCE

The SPEAKER. Representative Lynwood SAVAGE has requested to be placed on leave. Without objection, that will be granted.

LEAVE OF ABSENCE CANCELED

The SPEAKER. Oh, I apologize. Representative Savage is now on the House floor and should be still on the master roll. My apologies.

CONSIDERATION OF HB 1280 CONTINUED

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

The following roll call was recorded:

YEAS—188

Adolph	Farry	Longiotti	Readshaw
Artis	Fee	Mackenzie	Reed
Baker	Flynn	Maher	Reese
Barbin	Frankel	Mahoney	Regan
Barrar	Freeman	Major	Roae
Benninghoff	Gainey	Maloney	Roebuck
Bizzarro	Galloway	Markosek	Ross
Bloom	Gergely	Marshall	Rothman
Boback	Gibbons	Marsico	Rozzi
Boyle	Gillen	Masser	Saccone
Bradford	Gillespie	Matzie	Sainato
Briggs	Gingrich	McCarter	Samuelson
Brown, R.	Godshall	McClinton	Sankey
Brown, V.	Goodman	McGinnis	Santora
Bullock	Greiner	Mentzer	Savage
Burns	Grove	Metcalfe	Saylor
Caltagirone	Hahn	Metzgar	Schemel
Carroll	Hanna	Miccarelli	Schlossberg
Causar	Harhai	Miller, B.	Schreiber
Christiana	Harhart	Miller, D.	Schweyer
Cohen	Harkins	Milne	Simmons
Conklin	Harper	Moul	Sims
Corbin	Harris, A.	Mullery	Snyder
Costa, D.	Harris, J.	Murt	Sonney
Costa, P.	Heffley	Mustio	Staats
Cox	Helm	Neilson	Stephens
Culver	Hennessey	Nelson	Sturla
Cutler	Hickernell	Nesbit	Tallman
Daley, M.	Hill	Neuman	Taylor
Davis	Irvin	O'Brien	Tobash
Dawkins	James	O'Neill	Toepel
Day	Jozwiak	Oberlander	Toohil
Dean	Kampf	Ortitay	Topper
DeLissio	Kaufer	Parker, D.	Truitt
Delozier	Kauffman	Pashinski	Vereb
Dermody	Kavulich	Payne	Vitali
Diamond	Keller, F.	Peifer	Ward
DiGirolamo	Keller, M.K.	Petrarca	Warner
Donatucci	Keller, W.	Petri	Watson
Driscoll	Kim	Pickett	Wentling
Dunbar	Kinsey	Pyle	Wheeland

Dush	Klunk	Quigley	White
Ellis	Knowles	Quinn, C.	Youngblood
Emrick	Kortz	Quinn, M.	Zimmerman
English	Kotik	Rader	
Evankovich	Krueger	Rapp	Turzai,
Everett	Lawrence	Ravenstahl	Speaker
Fabrizio	Lewis		

NAYS—1

Millard

NOT VOTING—0

EXCUSED—14

Acosta	Deasy	Gabler	Santarsiero
Cruz	DeLuca	Kirkland	Thomas
Daley, P.	Evans	McNeill	Wheatley
Davidson	Farina		

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

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

LEAVE OF ABSENCE CANCELED

The SPEAKER. Pete Daley is on the House floor and should be placed back on the master roll.

CONSIDERATION OF HB 1280 CONTINUED

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

The SPEAKER. Representative Vitali has four amendments. Representative Vitali—

VOTE CORRECTION

The SPEAKER. Representative Millard, can you please state the purpose of—

Mr. MILLARD. I would like to correct the record. On that last vote, A10429, I was cast in the negative. I need to be cast in the affirmative. Thank you.

The SPEAKER. Yes, sir. You will be marked in the affirmative.

CONSIDERATION OF HB 1280 CONTINUED

The SPEAKER. The amendments in front of us now are 10538, 10544, 10548, and 10577. We will call up amendment 10538 first.

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

Mr. **VITALI** offered the following amendment No. **A10538**:

Amend Bill, page 1, lines 1 through 11, by striking out all of said lines and inserting
Establishing the Plastic Bag Recycling Advisory Board and providing for a study and report.

Amend Bill, page 1, lines 14 through 22; page 2, lines 1 through 30; page 3, lines 1 through 3; by striking out all of said lines on said pages and inserting
Section 1. Short title.

This act shall be known and may be cited as the Plastic Bag Recycling Advisory Board Act.

Section 2. Definitions.

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

"Board." The Plastic Bag Recycling Advisory Board established under section 3.

"Department." The Department of Environmental Protection of the Commonwealth.

"Plastic bag." A bag or pouch of flexible packaging made of thin, flexible, plastic film that is designed and intended to be used for the carrying of goods purchased at a retail establishment and that is provided to the consumer by the retail establishment at the point of sale. The term does not include:

(1) A reusable bag or pouch specifically designed for multiple use and that is made of cloth, fabric or durable plastic of at least 2.25 mils.

(2) A bag or pouch to carry or bundle produce for delivery to the point of sale at a retail establishment.

(3) A bag or pouch made of compostable material that meets the American Society for Testing and Materials (ASTM) D6400 standard for compostable plastic.

"Retail establishment." An establishment that sells or offers to sell consumer goods to the public at retail.

Section 3. Plastic Bag Recycling Advisory Board.

(a) Establishment.—A Plastic Bag Recycling Advisory Board is established.

(b) Composition.—The board shall consist of, but need not be limited to, the following individuals:

(1) The Secretary of the Department of Environmental Protection or a designee.

(2) The Secretary of the Department of Agriculture or a designee.

(3) A representative of retail establishments recommended by the Pennsylvania Retailers' Association.

(4) A representative of retail establishments recommended by the Pennsylvania Food Merchants Association.

(5) A representative of the waste disposal industry recommended by the Pennsylvania Waste Industries Association.

(6) A representative of the waste disposal industry recommended by the Pennsylvania Independent Waste Haulers Association.

(7) A representative of plastic bag manufacturers recommended by a leading manufacturer of plastic retail bags in this Commonwealth.

(8) A representative of environmental organizations recommended by an organization whose mission is to empower Pennsylvanians to keep communities in this Commonwealth clean and pollution free.

(c) Chairperson.—The members of the board shall elect the chairperson from among its members.

(d) Meetings.—The board shall meet not less than triannually in person or by teleconference or video conference upon the call of the chairperson.

(e) Compensation.—Members of the board shall not be compensated for their services, but actual and necessary expenses incurred in the performance of their duties shall be reimbursed by the

department.

(f) Study and report.—The board, in consultation with national, State and local organizations, agencies and researchers shall examine plastic bag pollution, production, disposal and the levels of plastic bag waste management in this Commonwealth. The board shall:

(1) Examine and make recommendations regarding existing plastic bag recycling efforts, programs and policies implemented in this Commonwealth.

(2) Develop a regulatory scheme that provides for environmental oversight and enforcement specifically applicable to the production, manufacture and disposal of plastic bags in this Commonwealth.

(3) Ensure that its study addresses the need to preserve the plastic bag disposal and recycling industries.

(4) Issue a report of its findings and recommendations under paragraph (1) to the General Assembly within two years of the effective date of this section.

(g) Duties of board.—The board shall have the following duties:

(1) To assist the department and the Department of Agriculture by providing written comments on departmental policy that will or could impact plastic bag recycling in this Commonwealth.

(2) To review and comment on the formulation and drafting of all legislation related to a ban, fee, tax or surcharge on plastic bags in this Commonwealth.

(3) To provide institutional support for the plastic bag recycling industry of this Commonwealth by ensuring effective cooperation and communication between the plastic bag recycling industry, governmental agencies and academic, environmental and research communities.

(4) To recommend appropriate measures relating to the promotion of plastic bag recycling in this Commonwealth.

(5) To develop a plan to increase public awareness related to plastic bag recycling programs in this Commonwealth.

(6) To develop a joint working group with the department and the Department of Agriculture to explore and develop economically viable plastic bag disposal and recycling options.

(h) Administrative support.—The department shall provide administrative support, office space and any other technical assistance required by the board to carry out its duties under this act.

Section 4. Effective date.

This act shall take effect immediately.

On the question,

Will the House agree to the amendment?

AMENDMENT WITHDRAWN

The **SPEAKER**. On the question, the Chair recognizes Representative Vitali.

Mr. **VITALI**. I am going to withdraw that amendment.

The **SPEAKER**. Okay.

On the question recurring,

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

The **SPEAKER**. Sir, 10544, do you wish to run?

Mr. **VITALI**. I do.

The **SPEAKER**. Okay. So 10538 has been withdrawn; 10544, Representative Vitali is offering.

On the question recurring,

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

Mr. VITALI offered the following amendment No. **A10544**:

Amend Bill, page 1, line 17, by striking out "XXIX-G" and inserting

XXIX-H

Amend Bill, page 1, line 19, by striking out "2901-G" and inserting
2901-H

Amend Bill, page 2, line 1, by striking out "2902-G" and inserting
2902-H

Amend Bill, page 2, line 24, by striking out "2903-G" and inserting
2903-H

Amend Bill, page 2, line 30, by striking out "2904-G" and inserting
2904-H

Amend Bill, page 3, by inserting between lines 2 and 3
Section 2905-H. Applicability.

This article shall not apply to a governmental entity that imposes a ban, fee, surcharge or tax on plastic bags if the imposition:

(1) sunsets within five years; and

(2) is accompanied by a publicly available study of the efficacy of the ban, fee, surcharge or tax.

On the question,

Will the House agree to the amendment?

The SPEAKER. On the amendment, the Chair recognizes Representative Vitali.

Mr. VITALI. Thank you, Mr. Speaker.

What this amendment would do would be to except from the ban in the Hanna bill municipalities in the Commonwealth – Philadelphia, Pittsburgh, Allentown, York, whatever – who choose to deal with the plastic bag recycling problem, who choose to impose a ban, who choose to impose a fee, who choose to impose a surcharge, who choose to take it upon themselves to deal with this problem, it would exempt them from this bill provided the bill has a 5-year sunset provision and comes with it a study whose results are available to the public. The idea is this: If there is some concern that, let us say, the city of Philadelphia enacts a plastic bag ban or a plastic 2-cent tax or whatever, this would give those who are skeptical of that the comfort in knowing that it is only going to be for no longer than 5 years, and also, we will have a study so we can monitor how it goes.

Mr. Speaker, I think it is important to allow municipalities to proceed and try to deal with this very severe problem. Let me say that, for example, the city of San Francisco has a 10-cent-per-bag charge; the city of Los Angeles does this; the District of Columbia does this. Many municipalities have done this and have been doing this for years. The Hanna bill would prevent a progressive city in the Commonwealth, perhaps your city, tying the hands of their city council from trying to, in a very progressive way, deal with a plastic bag problem. And the importance of this is, the problems, especially to cities, that plastic bags cause, they clog up storm drains, they cause litter problems, they are dangerous to the waterways, they are made with toxic chemicals which animals can ingest, they have harmful impacts. So municipalities should be allowed to at least engage in a limited pilot program to give themselves a shot at addressing the plastic bag problem.

So I would ask that this exemption to the Hanna bill be allowed. So I would ask for a "yes" vote.

The SPEAKER. Representative Frank Farry, on the amendment.

Mr. FARRY. Thank you, Mr. Speaker.

This amendment takes the bill in a direction that we do not want the bill to move forward in, so I recommend a "no" vote.

The SPEAKER. Representative Mike Hanna, on the amendment.

Mr. HANNA. Thank you, Mr. Speaker.

Likewise, I am requesting a "no" vote on the Vitali amendment.

Mr. Speaker, the bill as amended now narrowly addresses a ban solely on recyclable plastic bags. That, obviously, shows the goal of the bill, to encourage recycling. What Representative Vitali's amendment would do is broaden it once again and essentially change the entire direction of the bill. So I would ask for a negative vote. Thank you, Mr. Speaker.

The SPEAKER. Representative Cohen, on the amendment.

Mr. COHEN. Mr. Speaker, I would ask for a positive vote on the amendment.

This is big bucks for Philadelphia and other cities. Philadelphia has a well-acclaimed library system, but we spend more money on recycling every year, recycling and waste disposal, than we do on the libraries. We spend more money on waste disposal than we spend on the Department of Licenses and Inspections. The fact is, there are really very few functions of city government – police cost more money than waste disposal. The paid fire department costs more money than the waste disposal. Several other functions cost more money than waste disposal. But waste disposal is a major contributor to the city budget.

I believe the Vitali amendment would tend to reduce the amount of money spent by the city of Philadelphia on waste disposal if the city of Philadelphia chose to adopt the plan, and therefore, I would support this amendment. It matters what the cities spend their money on. The more the cities are able to live within their means, the less they are going to be making demands on the State government.

I urge a "yes" vote.

The SPEAKER. Representative Vitali, for the second time.

Mr. VITALI. Thank you, Mr. Speaker.

I was not going to speak for the second time, but I really must strongly object to the gentleman from Lock Haven's characterization of this as a narrowly drafted bill.

The reality is, whether it is limited to recyclable bags or simply all bags, the reality is that recyclable bags are only recycled at a very small rate, 6 percent. So saying that this is a narrowly drafted bill is deceptive, because the bulk of the problem we are facing, the bulk of these billion plastic bags are the recycling bags, and the Hanna amendment will prevent us, the Hanna bill will prevent us from dealing with the lion's share of the problem. So calling this a narrowly drafted bill, it is not being honest. It is not honest. So if you want to get at a very serious environmental problem, do not tie the hands of your local municipal officials who may want to do this.

I have been in e-mail correspondence with Councilman Squilla from Philadelphia, and he has legislation he wants to move forward with regard to this. This would just cut him off at the knees. There is a value in local control. Even the most conservative of us in our—

The SPEAKER. Representative Vitali, if you will please hold.

POINT OF ORDER

The SPEAKER. A point of order, Representative Barbin?

Mr. BARBIN. Yes, Mr. Speaker.

I believe that the speaker has moved off the bill and on to some other far-flung legislation. I think he should be directed to go back to the amendment.

The SPEAKER. I did think the good gentleman was bringing his remarks to a close.

Sir, you have gone afar here. We are on the amendment.

Mr. VITALI. Well, I was responding to a remark made by the gentleman from Lock Haven about a narrowly drafted bill. I think I do have an opportunity to respond to that. I am not sure of the gentleman's point of order here because I was responding directly to what was said by the maker of the bill.

The SPEAKER. Representative Vitali, you may proceed, and I think you are close to finishing.

Mr. VITALI. I am.

I think in the interest of local control, I would ask for your support of this amendment.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—61

Artis	DeLissio	Kinsey	Pashinski
Bizzarro	DiGirolamo	Kotik	Petri
Boyle	Donatucci	Krueger	Quinn, M.
Bradford	Fabrizio	Maher	Ravenstahl
Briggs	Frankel	Mahoney	Readshaw
Brown, V.	Freeman	Markosek	Roebuck
Bullock	Gainey	Marshall	Samuelson
Caltagirone	Galloway	Matzie	Schlossberg
Carroll	Harkins	McCarter	Sims
Cohen	Harper	McClinton	Sturla
Conklin	Harris, J.	Miller, D.	Taylor
Daley, M.	Kaufer	Mullery	Toepel
Daley, P.	Kavulich	Murt	Vitali
Davis	Keller, W.	Neilson	White
Dawkins	Kim	O'Brien	Youngblood
Dean			

NAYS—129

Adolph	Gibbons	Maloney	Ross
Baker	Gillen	Marsico	Rothman
Barbin	Gillespie	Masser	Rozzi
Barrar	Gingrich	McGinnis	Saccone
Benninghoff	Godshall	Mentzer	Sainato
Bloom	Goodman	Metcalfe	Sankey
Boback	Greiner	Metzgar	Santora
Brown, R.	Grove	Miccarelli	Savage
Burns	Hahn	Millard	Saylor
Causser	Hanna	Miller, B.	Schemel
Christiana	Harhai	Milne	Schreiber
Corbin	Harhart	Moul	Schweyer
Costa, D.	Harris, A.	Mustio	Simmons
Costa, P.	Heffley	Nelson	Snyder
Cox	Helm	Nesbit	Sonney
Culver	Hennessey	Neuman	Staats
Cutler	Hickernell	O'Neill	Stephens
Day	Hill	Oberlander	Tallman
Delozier	Irvin	Ortitay	Tobash
Dermody	James	Parker, D.	Toohil
Diamond	Jozwiak	Payne	Topper
Driscoll	Kampf	Peifer	Truitt
Dunbar	Kauffman	Petrarca	Vereb

Dush	Keller, F.	Pickett	Ward
Ellis	Keller, M.K.	Pyle	Warner
Emrick	Klunk	Quigley	Watson
English	Knowles	Quinn, C.	Wentling
Evankovich	Kortz	Rader	Wheeland
Everett	Lawrence	Rapp	Zimmerman
Farry	Lewis	Reed	
Fee	Longiotti	Reese	Turzai,
Flynn	Mackenzie	Regan	Speaker
Gergely	Major	Roae	

NOT VOTING—0

EXCUSED—13

Acosta	DeLuca	Gabler	Santarsiero
Cruz	Evans	Kirkland	Thomas
Davidson	Farina	McNeill	Wheatley
Deasy			

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

On the question recurring,

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

The SPEAKER. Representative Vitali, you have amendments 10548 and 10577. Do you wish to withdraw either of those amendments, sir?

Mr. VITALI. No, I do not.

The SPEAKER. Sir, then we will proceed with amendment 10548.

On the question recurring,

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

Mr. VITALI offered the following amendment No. **A10548**:

Amend Bill, page 1, line 17, by striking out "XXIX-G" and inserting

XXIX-H

Amend Bill, page 1, line 19, by striking out "2901-G" and inserting 2901-H

Amend Bill, page 2, line 1, by striking out "2902-G" and inserting 2902-H

Amend Bill, page 2, by inserting between lines 23 and 24 "Single-use bag." A bag or pouch that is designed and intended to be used for the carrying of goods purchased at a retail establishment and that is provided to the purchaser by the retail establishment at the point of sale. The term does not include:

(1) A reusable bag or pouch specifically designed for multiple uses and is made of cloth, fabric or durable plastic of at least 2.25 mils.

(2) A bag or pouch to carry or bundle produce for delivery to the point of sale at a retail establishment.

Amend Bill, page 2, line 24, by striking out "2903-G" and inserting 2903-H

Amend Bill, page 2, line 30, by striking out "2904-G" and inserting 2904-H

Amend Bill, page 3, by inserting between lines 2 and 3

Section 2905-H. Applicability.

This article shall not apply to a governmental entity that imposes a ban, fee, surcharge or tax on all single-use bags regardless of the composition.

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

The SPEAKER. On the question of the amendment, the Chair recognizes Representative Greg Vitali.

Mr. VITALI. What this amendment does is applies an exception to the Hanna bill, and it says that the bill shall not apply to municipalities that impose a ban, surcharge, tax, fee on all single-use bags regardless of their composition – paper, plastic. So it would give Philadelphia, Pittsburgh, Allentown, York, if they chose to, the ability to say to retail establishments, "You cannot use any single-use bags or we are going to charge you a penny for every single-use bag," and the reason is this: If you look at the literature, the ultimate answer to this problem is not recycling of the bags, it is going from the single-use bags to the durable bags. That is what we need to do to solve this problem. What we need to do is to eliminate not only the plastic but the paper. So if communities who want to get rid of all the bags and go with the durable bags, this gives communities that option.

In your inbox I forwarded an article about Ireland. In 2002 Ireland imposed a 15-cent-a-bag fee, and Ireland has totally, totally eliminated plastic bags. Totally, 1 year after the imposition of that fee, they have totally dealt with this problem. People in Ireland, as a matter of course, simply use the durable multiple-use bags.

This amendment would give communities, if they choose, if their elected officials wanted them to, it would allow them to deal with legislation that applied to single-use bags across the board.

The SPEAKER. Representative Farry, on the amendment, please.

Mr. FARRY. Thank you, Mr. Speaker.

Like with the previous amendment, this amendment is contrary to what we desire to do with the underlying bill. I request a "no" vote.

The SPEAKER. And, Representative Hanna, on the amendment, please.

Mr. HANNA. Thank you, Mr. Speaker.

I likewise request a "no" vote. The amendment is not only contrary to the intent of the bill, it is unnecessary. So I would urge a "no" vote. Thank you, Mr. Speaker.

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

The following roll call was recorded:

YEAS—65

Artis	DiGirolamo	Kim	Petri
Bizzarro	Donatucci	Kinsey	Quinn, M.
Boyle	Fabrizio	Kotik	Ravenstahl
Bradford	Flynn	Krueger	Readshaw
Briggs	Frankel	Maher	Roebuck
Brown, V.	Freeman	Mahoney	Savage
Bullock	Gainey	Marshall	Schlossberg
Caltagirone	Galloway	Matzie	Sims
Carroll	Gergely	McCarter	Sturla

Cohen	Harkins	McClinton	Taylor
Conklin	Harper	Miller, D.	Toepel
Daley, M.	Harris, J.	Mullery	Toohil
Daley, P.	Hennessey	Murt	Truitt
Davis	Kaufner	Neilson	Vitali
Dawkins	Kavulich	O'Brien	White
Dean	Keller, W.	Pashinski	Youngblood
DeLissio			

NAYS—125

Adolph	Gillen	Markosek	Roae
Baker	Gillespie	Marsico	Ross
Barbin	Gingrich	Masser	Rothman
Barrar	Godshall	McGinnis	Rozzi
Benninghoff	Goodman	Mentzer	Saccone
Bloom	Greiner	Metcalfe	Sainato
Boback	Grove	Metzgar	Samuelson
Brown, R.	Hahn	Miccarelli	Sankey
Burns	Hanna	Millard	Santora
Causer	Harhai	Miller, B.	Saylor
Christiana	Harhart	Milne	Schemel
Corbin	Harris, A.	Moul	Schreiber
Costa, D.	Heffley	Mustio	Schweyer
Costa, P.	Helm	Nelson	Simmons
Cox	Hickernell	Nesbit	Snyder
Culver	Hill	Neuman	Sonney
Cutler	Irvin	O'Neill	Staats
Day	James	Oberlander	Stephens
DeLozier	Jozwiak	Ortitay	Tallman
Dermody	Kampf	Parker, D.	Tobash
Diamond	Kauffman	Payne	Topper
Driscoll	Keller, F.	Peifer	Vereb
Dunbar	Keller, M.K.	Petrarca	Ward
Dush	Klunk	Pickett	Warner
Ellis	Knowles	Pyle	Watson
Emrick	Kortz	Quigley	Wentling
English	Lawrence	Quinn, C.	Wheeland
Evankovich	Lewis	Rader	Zimmerman
Everett	Longietti	Rapp	
Farry	Mackenzie	Reed	Turzai, Speaker
Fee	Major	Reese	
Gibbons	Maloney	Regan	

NOT VOTING—0

EXCUSED—13

Acosta	DeLuca	Gabler	Santarsiero
Cruz	Evans	Kirkland	Thomas
Davidson	Farina	McNeill	Wheatley
Deasy			

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

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

Mr. VITALI offered the following amendment No. **A10577**:

Amend Bill, page 1, lines 1 through 11, by striking out all of said lines and inserting
Establishing the Plastic Bag Recycling Advisory Board and providing for a study and report.

Amend Bill, page 1, lines 14 through 22; page 2, lines 1 through 30; page 3, lines 1 through 3; by striking out all of said lines on said pages and inserting
Section 1. Short title.

This act shall be known and may be cited as the Plastic Bag Recycling Advisory Board Act.

Section 2. Definitions.

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

"Board." The Plastic Bag Recycling Advisory Board established under section 3.

"Department." The Department of Environmental Protection of the Commonwealth.

"Plastic bag." A bag or pouch of flexible packaging made of thin, flexible, plastic film that is designed and intended to be used for the carrying of goods purchased at a retail establishment and that is provided to the consumer by the retail establishment at the point of sale. The term does not include:

(1) A reusable bag or pouch specifically designed for multiple use and that is made of cloth, fabric or durable plastic of at least 2.25 mils.

(2) A bag or pouch to carry or bundle produce for delivery to the point of sale at a retail establishment.

(3) A bag or pouch made of compostable material that meets the American Society for Testing and Materials (ASTM) D6400 standard for compostable plastic.

"Retail establishment." An establishment that sells or offers to sell consumer goods to the public at retail.

"Single-use bag." A bag or pouch that is designed and intended to be used for the carrying of goods purchased at a retail establishment and that is provided to the purchaser by the retail establishment at the point of sale. The term does not include:

(1) A reusable bag or pouch specifically designed for multiple uses and is made of cloth, fabric or durable plastic of at least 2.25 mils.

(2) A bag or pouch to carry or bundle produce for delivery to the point of sale at a retail establishment.

Section 3. Plastic Bag Recycling Advisory Board.

(a) Establishment.—A Plastic Bag Recycling Advisory Board is established.

(b) Composition.—The board shall consist of, but need not be limited to, the following individuals:

(1) The Secretary of the Department of Environmental Protection or a designee.

(2) The Secretary of the Department of Agriculture or a designee.

(3) A representative of retail establishments recommended by the Pennsylvania Retailers' Association.

(4) A representative of retail establishments recommended by the Pennsylvania Food Merchants Association.

(5) A representative of the waste disposal industry recommended by the Pennsylvania Waste Industries Association.

(6) A representative of the waste disposal industry recommended by the Pennsylvania Independent Waste Haulers Association.

(7) A representative of plastic bag manufacturers recommended by a leading manufacturer of plastic retail bags in this Commonwealth.

(8) A representative of environmental organizations recommended by an organization whose mission is to empower Pennsylvanians to keep communities in this Commonwealth clean and pollution free.

(9) A representative of the Professional Recyclers of Pennsylvania.

(10) A representative of Keep Pennsylvania Beautiful.

(11) A representative of Pennsylvania Recycling Markets Center.

(c) Chairperson.—The members of the board shall elect the chairperson from among its members.

(d) Meetings.—The board shall meet not less than triannually in person or by teleconference or video conference upon the call of the

chairperson.

(e) Compensation.—Members of the board shall not be compensated for their services, but actual and necessary expenses incurred in the performance of their duties shall be reimbursed by the department.

(f) Study and report.—The board, in consultation with national, State and local organizations, agencies and researchers shall examine plastic bag pollution, production, disposal and the levels of plastic bag waste management in this Commonwealth. The board shall:

(1) Examine and make recommendations regarding existing plastic bag recycling efforts, programs and policies implemented in this Commonwealth.

(2) Develop a regulatory scheme that provides for environmental oversight and enforcement specifically applicable to the production, manufacture and disposal of plastic bags in this Commonwealth.

(3) Ensure that its study addresses the need to preserve the plastic bag disposal and recycling industries.

(4) Examine the environmental and economic benefits of durable bags to single-use bags.

(5) Examine ways to increase the recycled content of single-use bags.

(6) Issue a report of its findings and recommendations under paragraph (1) to the General Assembly within two years of the effective date of this section.

(g) Duties of board.—The board shall have the following duties:

(1) To assist the department and the Department of Agriculture by providing written comments on departmental policy that will or could impact plastic bag recycling in this Commonwealth.

(2) To review and comment on the formulation and drafting of all legislation related to a ban, fee, tax or surcharge on plastic bags in this Commonwealth.

(3) To provide institutional support for the plastic bag recycling industry of this Commonwealth by ensuring effective cooperation and communication between the plastic bag recycling industry, governmental agencies and academic, environmental and research communities.

(4) To recommend appropriate measures relating to the promotion of plastic bag recycling in this Commonwealth.

(5) To develop a plan to increase public awareness related to plastic bag recycling programs in this Commonwealth.

(6) To develop a joint working group with the department and the Department of Agriculture to explore and develop economically viable plastic bag disposal and recycling options.

(h) Administrative support.—The department shall provide administrative support, office space and any other technical assistance required by the board to carry out its duties under this act.

Section 4. Effective date.

This act shall take effect immediately.

On the question,

Will the House agree to the amendment?

The SPEAKER. At this time the Chair recognizes Representative Greg Vitali on amendment 10577.

Mr. VITALI. Thank you, Mr. Speaker.

What this amendment would do would essentially take another bill by the gentleman from Lock Haven, a bill that would create a plastic bag recycling advisory committee, a companion bill – this bill is HB 1280; the bill we are going to take is HB 1281 – so they are companion bills, and that bill which we are going to insert into this bill requires the establishment of this advisory board which would examine the recycling of plastics and within 2 years provide a study to the General Assembly.

Now, I am fully supportive of the concept of study, but I also support the concept of doing the study before you pass the bill. So what this does is it stops, takes out the bill language, and replaces it with the Hanna study language.

It does tweak the bill in several regards. What it does is increases the 8-person board to an 11-person board, adding representatives of the recycling industry, specifically a representative from the Professional Recyclers of Pennsylvania, a representative from Keep Pennsylvania Beautiful, a representative from the Pennsylvania Recycling Markets Center. It also expands what this advisory board can consider, to consider factors such as the relative benefits of durable bags versus single-use bags and increasing the recycling content of bags.

So what we have done is we have taken the Hanna bill, we have broadened the scope of it to make it better, and we have deleted the language of the ban. So we think this is a better way to approach it, doing the study and then waiting for the results and then doing the ban, and I ask for your support.

The SPEAKER. Representative Santora, on the amendment.

Mr. SANTORA. Would the maker stand for interrogation?

Mr. VITALI. Yes, I would.

Mr. SANTORA. Is this a voluntary board, or will these members be paid?

Mr. VITALI. I think the Hanna bill indicates that they would not be given salaries or compensation. We are just tracking the language of Hanna, and there are no moneys paid to these members.

Mr. SANTORA. So there will be no cost to the Commonwealth whatsoever to establish this?

Mr. VITALI. None that I am aware of, none that I am aware of.

Mr. SANTORA. Okay. Thank you.

The SPEAKER. Representative Farry, on the amendment.

Mr. FARRY. Thank you, Mr. Speaker.

I recommend a "no" vote on the amendment.

As the maker of the amendment stated, there is already a freestanding piece of legislation that addresses what he is trying to amend into this bill. My suggestion would be to support HB 1281 if that is the direction you want to go in and leave HB 1280 in its current format. I recommend a "no" vote.

The SPEAKER. Representative Hanna.

Mr. HANNA. Thank you, Mr. Speaker.

Mr. Speaker, I likewise urge a "no" vote on the Vitali amendment.

As he indicated, it does mirror the language of HB 1281. HB 1281 is before the Environmental Committee. Representative Vitali chairs that committee. He will have an opportunity in that committee to vote for this language there. If it gets to the full floor, I, of course, will support it here. I support the language, but I do not support gutting this bill, the companion bill, with the language. So I would urge a "no" vote. Thank you, Mr. Speaker.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—58

Artis	DeLissio	Kortz	O'Brien
Bizzarro	DiGirolamo	Kotik	Pashinski
Boyle	Donatucci	Krueger	Ravenstahl
Bradford	Fabrizio	Maher	Readshaw
Briggs	Frankel	Mahoney	Roebuck
Brown, V.	Freeman	Markosek	Samuelson
Bullock	Gainey	Marshall	Savage
Carroll	Galloway	Matzie	Schlossberg
Cohen	Gergely	McCarter	Sims
Conklin	Harkins	McClinton	Sturla
Daley, M.	Harper	Miller, D.	Taylor
Daley, P.	Harris, J.	Mullery	Vitali
Davis	Keller, W.	Murt	White
Dawkins	Kim	Neilson	Youngblood
Dean	Kinsey		

NAYS—132

Adolph	Gillen	Marsico	Roae
Baker	Gillespie	Masser	Ross
Barbin	Gingrich	McGinnis	Rothman
Barrar	Godshall	Mentzer	Rozzi
Benninghoff	Goodman	Metcalfe	Saccone
Bloom	Greiner	Metzgar	Sainato
Boback	Grove	Miccarelli	Sankey
Brown, R.	Hahn	Millard	Santora
Burns	Hanna	Miller, B.	Saylor
Caltagirone	Harhai	Milne	Schemel
Causer	Harhart	Moul	Schreiber
Christiana	Harris, A.	Mustio	Schweyer
Corbin	Heffley	Nelson	Simmons
Costa, D.	Helm	Nesbit	Snyder
Costa, P.	Hennessey	Neuman	Sonney
Cox	Hickernell	O'Neill	Staats
Culver	Hill	Oberlander	Stephens
Cutler	Irvin	Ortitay	Tallman
Day	James	Parker, D.	Tobash
Delozier	Jozwiak	Payne	Toepel
Dermody	Kampf	Peifer	Toohil
Diamond	Kaufner	Petrarca	Topper
Driscoll	Kauffman	Petri	Truitt
Dunbar	Kavulich	Pickett	Vereb
Dush	Keller, F.	Pyle	Ward
Ellis	Keller, M.K.	Quigley	Warner
Emrick	Klunk	Quinn, C.	Watson
English	Knowles	Quinn, M.	Wentling
Evankovich	Lawrence	Rader	Wheeland
Everett	Lewis	Rapp	Zimmerman
Farry	Longietti	Reed	
Fee	Mackenzie	Reese	Turzai,
Flynn	Major	Regan	Speaker
Gibbons	Maloney		

NOT VOTING—0

EXCUSED—13

Acosta	DeLuca	Gabler	Santarsiero
Cruz	Evans	Kirkland	Thomas
Davidson	Farina	McNeill	Wheatley
Deasy			

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

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

Bill as amended was agreed to.

The SPEAKER. The bill as amended will be reprinted.

Members, I would ask everybody to please take their seats at this time. All members, please take your seats.

FAREWELL ADDRESS BY MR. ADOLPH

The SPEAKER. One of our great friends, an outstanding legislator and an outstanding majority Appropriations Committee chair, is about to speak, and his family and friends are here with him today.

Representative Bill Adolph, our good friend and colleague, currently serves as the majority Appropriations Committee chair. He has previously chaired the House Professional Licensure Committee and the House Environmental Resources and Energy Committee, serving in both of those very important positions with outstanding tenure. He is a public accountant, a small business owner, a very successful football coach, and he resides in Springfield with his truly lovely wife, Debbie. He has three sons, five grandchildren, and I know he will be introducing some very special guests, including his family, that he has brought here with him today.

At this time it is my honor and privilege to invite our good friend, our colleague, my teammate, Chairman Bill Adolph, for remarks. Bill.

Mr. ADOLPH. Good afternoon, everyone.

I must admit it feels a little strange up here. I really cannot believe it. After 28 years of watching and admiring close to 150 to 200 other friends and colleagues say their farewell addresses, it is now my turn.

I want to first begin by thanking Speaker Turzai for allowing us this privilege. I thank you, Mr. Speaker.

I want to thank Leader Reed and Leader Dermody for what they have done for me in this chamber over the last few sessions.

My time in Harrisburg and in this House has been the most rewarding in my professional career. I have many fond memories of my time in Harrisburg, and I hope that I have made a positive impact for my constituents of the 165th District as well as residents throughout this Commonwealth.

I also find it really hard to believe that this kid from Delco, born and raised in Southwest Philadelphia, has had the opportunity to serve in this House and has had the opportunity to meet some outstanding men and women. I was just thinking the other day that I have met Presidents, I have met Governors, U.S. Senators, U.S. Congressmen, ambassadors, and I was given that opportunity by my good friends and neighbors in Delaware County, 165th District, residents of Springfield Township, Morton Borough, Marple Township, and Radnor Township. So I wanted to thank them for that opportunity of doing things that I never thought I would ever have the opportunity to do.

The first person I want to thank today, who every 28 years comes up here, is my beautiful and loving wife, Debbie. She has really been the rock throughout my 45 years of marriage. She

held down the fort. When I came up here, I had three boys – two teenagers and a 4-year-old. She did an outstanding job. So, Debbie, thank you. Close to 30 of those 45 years she was home by herself. Fortunately, my sons kept her busy and safe and sound.

And here with me today are two of my three sons. My youngest son, Ryne, who was unable to be here because he is a schoolteacher and, quite frankly, could not take the day off, but I am sure he is going to watch this later on on PCN (Pennsylvania Cable Network). But with me today are two of my sons – my oldest son, Bill, and my middle son, Sam. And they really also made sacrifices, you know, because a lot of times we are up here, and even when we are home, we are not home. And I had promised them that with my retirement from the legislature, their children will see Pop a lot more than they did, and I am looking forward to seeing my five grandchildren. I have one grandson, Will, and four granddaughters, Gabrielle, Abigail, Kylie, and Kinsley, who are home with their mothers, Barb and Danielle.

I also want to thank my dad, who is 91 years old. He is watching PCN right now. Other than my wife, I think he is the happiest man in Pennsylvania that I am ending my legislative career so I can spend more time with him. So thank you, Dad.

The Speaker mentioned that I have been fortunate to be the chairman of two outstanding committees here in Harrisburg, the Environmental Resources Committee and the Professional Licensure Committee, and both were great experiences. I want to thank the executive directors of those committees who helped me along the line, Joe Deklinski and Wayne Crawford, for helping me with those tough issues. I remember I had never attended an Environmental Committee before and all of a sudden now I am the chairman, and I could not quite understand why, because I was the least senior member, why I would be chairman of the Environmental Committee. Well, quite frankly, the Democratic chair of the committee at the time was this gentleman who was chair for over 20 years of that committee, Bud George, and I think some of my more senior members in the Republican Caucus did not want to deal with Bud George on a daily basis, but I can tell you, Bud and I hit it off. He took me down in a couple coal mines, out to a couple landfills, and we really developed a great relationship, and I appreciate the relationship that I had with Representative George.

Appropriations. Ed Nolan, who is not here today; he is retired. But Dave Donley, what an outstanding gentleman, professional he is and has helped me over the last 7 years. Thank you.

I want to thank the entire staff of the Appropriations Committee who have provided invaluable service to me and to this chamber. These men and women are some of the brightest folks that we have in Pennsylvania. They spend endless hours every week – budget time, weekends – and this has been a tough time, and I would like to recognize each one of them. The current members: Ritchie LaFaver, Curt Schroder, John O'Brien, John Zubeck, Jeanna Gettys, Jeff Clukey, Jeff Miller, Tom Gwinn, Jenny Stratton, and Lisa Taglang. Thank you so much for the work that you do for the Commonwealth of Pennsylvania.

At this time I would like to recognize someone who has been with me for 28 years. I hired this little girl right out of business school and she has been with me ever since. Vicki Hoffman, thank you so much.

I really do not consider them employees. They are really part of a large family we have here.

And, you know, when the pressure gets great here and the tensions rise, every once in a while we go back and relax with my good friends, Lynn and Spizz, and I am going to miss both of them. We probably would have been able to pass the budget a lot faster if I would have listened to Spizz, but what do I know.

In our district office, boy, we all have some great people working for us, and the 165th District has been blessed. I have two employees that started with me some 28 years ago, and they have both passed away. Anne and Marty, thank you. I have also had an outstanding employee for many years, Jo Mahoney, and she retired several years ago. Right now I have an outstanding young man who is going to law school at night, doing a great job. He certainly keeps our district office updated with all the latest IT (information technology) equipment, because I certainly cannot help him, Kyle Rice. Thank you, Kyle.

Last but certainly not least, a childhood friend of mine. You would not believe that we went to high school together because she looks so much older than I. I must have read that wrong. But Jeannie Smyth has been with me for over 20 years. She was there through thick and thin. She travels with me. She is actually working two jobs now. And we have all had tough constituents come into our offices ready to take our heads off for one issue or the other, but after 5 or 10 minutes of Jeannie calming them down, being who she is, all they do is say, "Tell Bill I said hello." So thank you, Jeannie, for all you do.

With me today I have two friends that have been with me since I began this career. The first one is the man responsible for getting me involved in public office, Charlie Sexton. Charlie is a longtime politico in Delaware County, who told me, "Bill, how would you like to have a nice part-time job in Harrisburg? It won't interfere with your home life or your coaching of football or your business," and I believed him. I no longer coach football. I have not spent much time at home, but I still have a business that I am able to work Saturdays and Sundays during the tax season. Charlie, thank you, because this has been the most rewarding part of my life. Thank you.

Next is a guy who has handled my campaign finances my entire political career. We went to high school together, played ball together, drank a few beers together. Pete Placido. Pete, thank you.

I now want to turn my attention directly to my colleagues in this chamber. It has been an honor and privilege to serve alongside each and every one of you. To our leadership team, together we have worked hard to advance an agenda that I believe puts Pennsylvanians back to work and will help grow this economy. Thank you, Speaker Turzai; Leader Reed; Whip Cutler; Representatives Benninghoff, Major, Oberlander, and Ellis. Thank you for your service.

I also want to acknowledge some leadership members that I had the privilege of serving with: Speaker Smith, former Representative Dick Stevenson, Representative Saylor, Representative Vereb. Thank you so much. I have learned an awful lot from each and every one of you.

To the Republican Caucus, I want to thank you for trusting me in putting the best effort that I had in a very tough position, but I could not have done that without the members that are on that committee. When I took over that committee, I tried to balance our committee with what represents the Commonwealth

of Pennsylvania, from Beaver County to South Philly; from Aliquippa to Scranton; Hershey, Pennsylvania, and Greene County; Armstrong County. We needed to get budgets together, and we could not have done it without you. You never let me down; you never let me down. We moved legislation out of that committee in order to move the State forward, and I thank you for that. Together we made some tough decisions and we did not make it alone.

I was very, very fortunate to have as a counterpart for six out of those seven budgets Chairman Joe Markosek. It certainly has been a privilege to serve with Chairman Markosek. He is a gentleman, he is trustworthy, and he is respectful. And those qualities sometimes get lost up here, but the Democratic committee members felt the same way as Joe because Joe showed them the way. You can make your point but still be respectful. So I want to thank the Democratic members of that committee for showing me the respect during some real tough times.

I also want to thank Chairman Evans, quite a statesman, quite a character. I want to wish him well in his next chapter of life.

Representatives Harhart, Major, Vereb, Payne, Gingrich, Ross, Regan, Kotik, Daley, Harhai, Santarsiero, Schreiber, Kirkland, and Savage, best of luck to you. You are all heading in different directions, and I want to wish you well in your future endeavors.

At this time – this is the first time I have ever spoken from this podium – I would be remiss if I did not mention my mentor when I first started in the General Assembly, Speaker Matt Ryan. We traveled the State together. Most people at that time thought I was Matt's chauffeur, but we experienced an awful lot of good times and sad times together. And he gave me an awful lot of advice, and I owe a great debt to Matt.

Over the years I have had the privilege of getting to know many members of the General Assembly. As many of you know, there is always a bond with some of the members that you came in with. Ron Marsico and I, different parts of the State, hit it off early, played many rounds of golf together all over the State, down in South Jersey, and we have a little nickname for each other – "Bingo," "Bongo" – and I do not really know which one is Bingo and which one is Bongo, but I am looking forward to getting together with the Marsicos down at the shore, because the last couple summers have been cut a little short. And the only Democrat left from our class is Curtis Thomas. So, Curtis, best of luck to you and keep up the good work.

Speaking of a classmate, I have only had one road-naming throughout the 28 years, and believe it or not, the road was not in my district. It was not even in my county. It was for our good friend, Dan Clark. So Danny was a member of the House for I think 14 years, a loyal member of my legal counsel here, and did an outstanding job, and we still miss him today. But I am very, very fortunate to have had as his replacement another former member of this House, Curt Schroder, who has just done an outstanding job, and I want to thank Curt for that.

Some of my buddies – Bill Keller, J.T., Mike Vereb, Marguerite, Julie, I could go on and on. Kathy Watson and I grew up in the same hometown.

When you stay overnight here, that is another story. I have a lot of former roommates – Ron Raymond, now Senator Tom Killion, George Kenney, and Representative Tim Hennessey. It

is like a second family. I am going to miss them all, but I will not miss Tim coming in at 11 o'clock at night, every night, asking me if I am asleep in the room.

To my Delco Reps – Santora, Miccarelli, Barrar, Quinn, Vitali, Krueger-Braneky, Davidson, and Kirkland – we have always been able to put our political differences aside and do what is best for Delaware County.

Today with me are some of the former members of the Delaware County delegation; all are good friends. I am going to first start with Representative Nick Micozzie and his wife, June. Nick, thanks for being here.

The next person was very instrumental in me becoming the Appropriations chair. As a matter of fact, if I was the State Representative in my original seat, he would be a constituent of mine – former Representative, former Appropriations chair, and now chairman of Delaware County Council, Mario Civera. I really appreciate you both being here today. It means an awful lot to me.

As I reflect on my legislative record, I am proud that my first piece of legislation was expanding the property tax and rent rebate program, including employees in the railroad in the Federal retirement system that did not receive Social Security, for their pensions to be treated like Social Security. That was my first piece of legislation that I passed. The last piece of legislation, which was just recently and Governor Wolf signed that, was on suicide prevention, based upon constituents that I knew. Twenty pieces of legislation that I introduced have become law, excluding those infamous budget bills.

I have had the privilege of serving with Governors Casey, Ridge, Schweiker, Rendell, Corbett, and Governor Wolf. No matter what the party affiliation was of those Governors, you try to work together and get your legislation out of the House, into the Senate, and onto the desk. Sometimes it is not easy, sometimes it takes more than a term, but if you believe in what you are doing, it will all come true.

I have also had the privilege of chairing the Pennsylvania Higher Education Assistance Agency, better known as PHEAA, since 2007. PHEAA has over 4,000 employees, offices statewide, but about 3,000 of those employees work right here in central Pennsylvania. I want to thank the board members in this House that have served PHEAA, both Republicans and Democrats, over the years to keep politics out of that agency and do what is best to make higher education affordable and accessible for our Pennsylvania residents. Representatives Peifer, Major, Delozier, Roebuck, Carroll, Bradford, and Gibbons, thank you for your service and for your understanding.

You know, in last year's budget PHEAA's earnings put into the State budget were \$159 million. Student debt is still a problem nationwide and in Pennsylvania, but with an agency like that, it certainly has helped thousands of students. I am not sure, but I have been told that Mr. Jim Preston and Nathan Hench, president and vice president of PHEAA, may be up in the gallery, I am not sure, but if they are, thank you for your service.

Mr. Speaker, I know I have taken probably more time than I am allotted, but 28 years is a long time. I can tell you I am retiring from the legislature but not from life and not from work. I am still going to do tax returns, but now I can do them over 7 days a week instead of 2 days a week.

The other day Representative Kevin Schreiber concluded his farewell address by quoting Republican President Abraham Lincoln. Being from the Philadelphia area, being from Delco, I am going to quote Frank Sinatra.

And now, the end is near;
And so I face the final curtain.
My friend, I'll say it clear,
I'll state my case, of which I'm certain.

I've lived a life that's full.
I've traveled each and every highway;
And more, much more than this,
I did it my way.

Thank you so much.

The SPEAKER. Mr. Chairman, the Commonwealth of Pennsylvania's citizens owe you a great deal of gratitude for your entire 28 years of service but in particular for those 7 years at the helm of the Appropriations Committee for the majority. You have kept a fine eye on the details of the operations of government – its debt load, its revenues, its expenditures – and have helped each and every one of us to understand the priorities with which to spend the hard-earned dollars of our citizens. You have done it in a fair manner and you have always done it with class, professionalism, and with respect and dignity.

We are going to miss you. You have been a good friend. Oftentimes in these important issues and trying times, you have disagreements, but the fact of the matter is, Bill never, ever was anything but classy, smart, professional, and kind.

Bill, thank you for your service.

(Commemorative gavel was presented.)

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 2382**, **PN 3970**, entitled:

An Act amending the act of December 5, 1936 (2nd Sp.Sess., 1937 P.L.2897, No.1), known as the Unemployment Compensation Law, in determination of compensation, appeals, reviews and procedure, further providing for determination of compensation appeals and for decision of referee and further appeals and reviews.

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

Mr. GROVE offered the following amendment No. **A10637**:

Amend Bill, page 1, lines 15 through 18, by striking out "in determination of" in line 15 and all of lines 16 through 18 and inserting in administration of act, further providing for records of and reports by employers; in contributions by employers and employees, further providing for determination of contribution rate and experience rating, for interest on past due contributions and for limitations upon enforcement of payment of contributions, interest and penalties; in compensation, further providing for qualification required to secure compensation, for ineligibility of incarcerated employee and for rate and amount of compensation; in determination of compensation and appeals and reviews and procedure, further providing for determination of compensation appeals and for decision of referee and further appeals and reviews; in protection of rights and compensation, further

providing for certain agreements void and penalty; in penalty provisions, further providing for false statements and representations to obtain or increase compensation, for false statements and representations to prevent or reduce compensation and other offenses and for violation of act and rules and regulations; and providing for an amnesty program.

Amend Bill, page 1, lines 21 through 26; page 2, lines 1 through 30; by striking out all of said lines on said pages and inserting

Section 1. Section 206 of the act of December 5, 1936 (2nd Sp.Sess., 1937 P.L.2897, No.1), known as the Unemployment Compensation Law, amended July 21, 1983 (P.L.68, No.30) and November 17, 1995 (P.L.615, No.64), is amended to read:

Section 206. Records of and Reports by Employers.—(a) Each employer (whether or not liable for the payment of contributions under this act) shall keep accurate employment records containing such information, as may be prescribed by the rules and regulations adopted by the department. Such records shall be open to inspection by the department and its agents at any reasonable time, and as often as may be deemed necessary, but employers need not retain such records more than four (4) years after contributions relating to such records have been paid. The department may require from such employers such reports as it deems necessary, which shall be sworn to, if required by the department.

(b) Information thus obtained shall not be made public or be open to public inspection, other than to the members of the board, the officers and employes of the department and other public employes in the performance of their public duties, but any employe or employer at a hearing on an appeal shall, upon request, be supplied with information from such records to the extent necessary for the proper presentation and consideration of the appeal.

(c) Any officer or employe of the department or the board, or any other public employe, who shall violate any of the provisions of this section shall, upon conviction thereof in a summary proceeding, be sentenced to pay a fine of not less than [twenty dollars (\$20)] one hundred dollars (\$100) nor more than [two hundred dollars (\$200)] three hundred dollars (\$300) and in default of the payment of such fine and cost of prosecution shall be sentenced to imprisonment for not longer than thirty (30) days.

(d) Any employer who has been determined by the department to be subject to the reporting provisions of this act and has been so notified, and who neglects or refuses to file or to complete in such manner as the department may prescribe either the periodic report required by the department to establish the amount of such contributions or the periodic report required by the department showing the amount of wages paid to each employe, or both, on or before the date such reports are required to be filed, shall pay a penalty of [ten per centum (10%)] fifteen per centum (15%) of the total amount of contributions paid or payable by the employer or employe as the case may be for the period: Provided, That such penalty shall be not less than [twenty-five dollars (\$25) or] one hundred twenty-five dollars (\$125) nor more than [two hundred and fifty dollars (\$250)] four hundred fifty dollars (\$450). Such penalty shall apply to the reports for each period with respect to which such reports are required to be filed: Provided, That such penalty shall not apply to reports for any period with respect to which the last day for filing such reports is prior to a date on which the department has notified the employer that he has been determined an employer subject to the reporting provisions of this act, unless the reports for such prior periods are not filed within thirty (30) days after the employer has been so notified. The penalties provided by this section shall be in addition to all other penalties provided for in this act.

Section 2. Section 301.1(a) and (c)(1) of the act, amended July 21, 1983 (P.L.68, No.30), is amended to read:

Section 301.1. Determination of Contribution Rate; Experience Rating.—

(a) The rate of contribution payable by an employer eligible for an adjusted rate with respect to the calendar year beginning 1984, and each calendar year thereafter, shall be adjusted between a minimum rate of three-tenths of one per centum (0.3%) and a maximum rate of eight and five-tenths per centum (8.5%) for 1984, eight and eight-tenths per centum (8.8%) for 1985, nine and two-tenths per centum (9.2%) for 1986 through 2012, eight and seven-tenths per centum (8.7%) for 2013 through 2016, nine and five one-hundredths per centum (9.05%) for 2017 and eight and ninety-five one-hundredths per centum (8.95%) for 2018 and thereafter which shall be the aggregate of three factors:

- (A) A Reserve Ratio Factor.
 - (B) A Benefit Ratio Factor.
 - (C) A State Adjustment Factor.
- * * *

(c) (1) When, as of the computation date, there is a credit, zero or debit balance in such employer's reserve account, which balance shall include (i) contributions with respect to the period ending on the computation date and paid on or before September fifteenth immediately following such computation date, (ii) benefits paid on or before computation date, and shall also include any voluntary payments made in accordance with subsection (b) of section 302 of this act, his Reserve Ratio Factor for the respective calendar year thereafter shall be as set forth in the table below.

Table Reserve Ratio Factor - 1984 Rates	
Employers Reserve Account as a Percentage of Taxable Wages	Reserve Ratio Factor
Greater than 25%	0.0
Greater than or equal to 22% but less than 25%	0.1
Greater than or equal to 19% but less than 22%	0.2
Greater than or equal to 16% but less than 19%	0.3
Greater than or equal to 13% but less than 16%	0.4
Greater than or equal to 10% but less than 13%	0.5
Greater than or equal to 7% but less than 10%	0.6
Greater than or equal to 4% but less than 7%	0.7
Greater than or equal to 3% but less than 4%	0.8
Greater than or equal to 2% but less than 3%	0.9
Greater than or equal to 0% but less than 2%	1.0
Less than 0% but greater than -2%	1.1
Less than or equal to -2% but greater than -4%	1.2
Less than or equal to -4% but greater than -6%	1.3
Less than or equal to -6% but greater than -8%	1.4
Less than or equal to -8% but greater than -10%	1.5
Less than or equal to -10% but greater than -12%	1.6
Less than or equal to -12% but greater than -14%	1.7
Less than or equal to -14% but greater than -16%	1.8
Less than or equal to -16% but greater than -18%	1.9
Less than or equal to -18% or lower	2.0

Table Reserve Ratio Factor - 1985 Rates	
Employers Reserve Account as a Percentage of Taxable Wages	Reserve Ratio Factor
Greater than 25%	0.0
Greater than or equal to 21% but less than 25%	0.1
Greater than or equal to 18% but less than 21%	0.2
Greater than or equal to 15% but less than 18%	0.3
Greater than or equal to 12% but less than 15%	0.4
Greater than or equal to 9% but less than 12%	0.5
Greater than or equal to 7% but less than 9%	0.6
Greater than or equal to 5% but less than 7%	0.7
Greater than or equal to 3% but less than 5%	0.8
Greater than or equal to 1% but less than 3%	0.9
Greater than or equal to 0% but less than 1%	1.0
Less than 0% but greater than -1%	1.1
Less than or equal to -1% but greater than -2%	1.2
Less than or equal to -2% but greater than -3%	1.3
Less than or equal to -3% but greater than -4%	1.4
Less than or equal to -4% but greater than -5%	1.5
Less than or equal to -5% but greater than -6%	1.6
Less than or equal to -6% but greater than -7%	1.7
Less than or equal to -7% but greater than -8%	1.8
Less than or equal to -8% but greater than -9%	1.9
Less than or equal to -9% but greater than -10%	2.0
Less than or equal to -10% but greater than -15%	2.1
Less than or equal to -15% but greater than -20%	2.2
Less than or equal to -20% or lower	2.3

Table Reserve Ratio Factor - 1986 [and thereafter] through 2016 Rates	
Employers Reserve Account as a Percentage of Taxable Wages	Reserve Ratio Factor
Greater than 25%	0.0
Greater than or equal to 21% but less than 25%	0.3
Greater than or equal to 18% but less than 21%	0.4
Greater than or equal to 15% but less than 18%	0.5
Greater than or equal to 12% but less than 15%	0.6
Greater than or equal to 9% but less than 12%	0.7
Greater than or equal to 7% but less than 9%	0.8
Greater than or equal to 5% but less than 7%	0.9

Greater than or equal to 3% but less than 5%	1.0
Greater than or equal to 1% but less than 3%	1.1
Greater than or equal to 0% but less than 1%	1.2
Less than 0% but greater than -1%	1.3
Less than or equal to -1% but greater than -2%	1.4
Less than or equal to -2% but greater than -3%	1.5
Less than or equal to -3% but greater than -4%	1.6
Less than or equal to -4% but greater than -5%	1.7
Less than or equal to -5% but greater than -6%	1.8
Less than or equal to -6% but greater than -7%	1.9
Less than or equal to -7% but greater than -8%	2.0
Less than or equal to -8% but greater than -9%	2.1
Less than or equal to -9% but greater than -10%	2.2
Less than or equal to -10% but greater than -11%	2.3
Less than or equal to -11% but greater than -12%	2.4
Less than or equal to -12% but greater than -16%	2.5
Less than or equal to -16% but greater than -20%	2.6
Less than or equal to -20% or lower	2.7

Reserve Ratio Factor - 2017 and thereafter Rates	
<u>Employers Reserve Account as a Percentage of Taxable Wages</u>	<u>Reserve Ratio Factor</u>
<u>Greater than 25%</u>	<u>0.0</u>
<u>Greater than or equal to 21% but less than 25%</u>	<u>0.3</u>
<u>Greater than or equal to 18% but less than 21%</u>	<u>0.4</u>
<u>Greater than or equal to 15% but less than 18%</u>	<u>0.5</u>
<u>Greater than or equal to 12% but less than 15%</u>	<u>0.6</u>
<u>Greater than or equal to 9% but less than 12%</u>	<u>0.7</u>
<u>Greater than or equal to 7% but less than 9%</u>	<u>0.8</u>
<u>Greater than or equal to 5% but less than 7%</u>	<u>0.9</u>
<u>Greater than or equal to 3% but less than 5%</u>	<u>1.0</u>
<u>Greater than or equal to 1% but less than 3%</u>	<u>1.1</u>
<u>Greater than or equal to 0% but less than 1%</u>	<u>1.2</u>
<u>Less than 0% but greater than -1%</u>	<u>1.3</u>
<u>Less than or equal to -1% but greater than -2%</u>	<u>1.4</u>
<u>Less than or equal to -2% but greater than -3%</u>	<u>1.5</u>
<u>Less than or equal to -3% but greater than -4%</u>	<u>1.6</u>
<u>Less than or equal to -4% but greater than -5%</u>	<u>1.7</u>
<u>Less than or equal to -5% but greater</u>	<u>1.8</u>

than -6%
Less than or equal to -6% but greater than -7% 1.9
Less than or equal to -7% but greater than -8% 2.0
Less than or equal to -8% but greater than -9% 2.1
Less than or equal to -9% but greater than -10% 2.2
Less than or equal to -10% but greater than -11% 2.3
Less than or equal to -11% but greater than -12% 2.4
Less than or equal to -12% but greater than -16% 2.5
Less than or equal to -16% but greater than -20% 2.6
Less than or equal to -20% but greater than -28% 2.7
Less than or equal to -28% but greater than -100% 3.0
Less than or equal to -100% or lower 3.2

Section 3. Sections 308 and 309.2(a) of the act, amended June 15, 2005 (P.L.8, No.5), are amended to read:

Section 308. Interest on Past Due Contributions.—Contributions unpaid on the date on which they are due and payable, as prescribed by the department, shall bear interest at one-twelfth (1/12) of the annual rate determined by the Secretary of Revenue under section 806 of the act of April 9, 1929 (P.L.343, No.176), known as "The Fiscal Code," per month or fraction of a month, or at the rate of [three quarters of one per centum (0.75%)] one per centum (1%) per month or fraction of a month, whichever is greater, from the date they become due until paid.

Section 309.2. Limitations Upon Enforcement of Payment of Contributions, Interest and Penalties.—(a) Notwithstanding any other provisions of this act to the contrary, no legal action for the collection of contributions, interest and penalties shall be instituted after the expiration of [four] six years from the end of the calendar year determined in accordance with subsection (b) of this section, unless prior to the expiration of such [four-year] six-year period and with respect thereto (1) an assessment proceeding shall have been instituted pursuant to the provisions of section three hundred four of this act, or (2) an action shall have been instituted pursuant to the provisions of section three hundred nine of this act, or (3) a lien shall have been entered pursuant to the provisions of section three hundred eight point one of this act: Provided, That the provisions of this section shall not apply where an employer by willful failure or refusal to file a report with the department or to include in any report all wages which he has paid, or otherwise, has attempted to avoid or reduce liability for the payment of contributions.

Section 4. Section 401(a) of the act, amended June 12, 2012 (P.L.577, No.60), is amended to read:

Section 401. Qualifications Required to Secure Compensation.—Compensation shall be payable to any employee who is or becomes unemployed, and who—

(a) Satisfies both of the following requirements:

(1) Has, within his base year, been paid wages for employment as required by section 404(c) of this act.

(2) Except as provided in section 404(a)(3) and (e)(1) and (2), not less than [forty-nine and one-half per centum (49.5%)] thirty-seven per centum (37%) of the employee's total base year wages have been paid in one or more quarters, other than the highest quarter in such employee's base year.

Section 5. Section 402.6 of the act, amended December 9, 2002 (P.L.1330, No.156), is amended to read:

Section 402.6. Ineligibility of Incarcerated Employee.—(a) An employee shall not be eligible for payment of unemployment

compensation benefits for any weeks of unemployment during which the employe is incarcerated after a conviction.

(b) The department shall utilize any reasonable means determined necessary by the secretary to identify and prevent the payment of benefits to incarcerated individuals who are disqualified under this section.

Section 6. Section 404(a) and (e) of the act, amended June 12, 2012 (P.L.577, No.60), are amended to read:

Section 404. Rate and Amount of Compensation.—Compensation shall be paid to each eligible employe in accordance with the following provisions of this section except that compensation payable with respect to weeks ending in benefit years which begin prior to the first day of January 1989 shall be paid on the basis of the provisions of this section in effect at the beginning of such benefit years.

(a) (1) The employe's weekly benefit rate shall be computed as (1) the amount appearing in Part B of the Table Specified for the Determination of Rate and Amount of Benefits on the line on which in Part A there appears his "highest quarterly wage," or (2) fifty per centum (50%) of his full-time weekly wage, whichever is greater. Notwithstanding any other provision of this act, if an employe's weekly benefit rate, as calculated under this paragraph, is less than [seventy dollars (\$70)] sixty-eight dollars (\$68), he shall be ineligible to receive any amount of compensation. If the employe's weekly benefit rate is not a multiple of one dollar (\$1), it shall be rounded to the next lower multiple of one dollar (\$1).

(2) If the base year wages of an employe whose weekly benefit rate has been determined under clause (2) of paragraph (1) of this subsection are insufficient to qualify him under subsection (c) of this section, his weekly benefit rate shall be redetermined under clause (1) of paragraph (1) of this subsection.

(3) If an employe's weekly benefit rate as determined under clause (1) of paragraph (1) of this subsection, or redetermined under paragraph (2) of this subsection, as the case may be, is less than the maximum weekly benefit rate and the employe's base year wages are insufficient to qualify him under subsection (c) of this section but are sufficient to qualify him for any one of the next two lower weekly benefit rates, his weekly benefit rate shall be redetermined at the highest of such next lower rates.

(e) (1) Table Specified for the Determination of Rate and Amount of Benefits

Part A Highest Quarterly Wage	Part B Rate of Compensation	Part C Qualifying Wages
[\$1688-1712	\$70	\$3391
1713-1737	71	3440
1738-1762	72	3490
1763-1787	73	3539
1788-1812	74	3589
1813-1837	75	3638
1838-1862	76	3688
1863-1887	77	3737
1888-1912	78	3787
1913-1937	79	3836
1938-1962	80	3886
1963-1987	81	3935
1988-2012	82	3985
2013-2037	83	4034
2038-2062	84	4084
2063-2087	85	4133
2088-2112	86	4183
2113-2137	87	4232
2138-2162	88	4282
2163-2187	89	4331
2188-2212	90	4381
2213-2237	91	4430
2238-2262	92	4480

2263-2287	93	4529	3963-3987	161	7896
2288-2312	94	4579	3988-4012	162	7945
2313-2337	95	4628	4013-4037	163	7995
2338-2362	96	4678	4038-4062	164	8044
2363-2387	97	4727	4063-4087	165	8094
2388-2412	98	4777	4088-4112	166	8143
2413-2437	99	4826	4113-4137	167	8193
2438-2462	100	4876	4138-4162	168	8242
2463-2487	101	4925	4163-4187	169	8292
2488-2512	102	4975	4188-4212	170	8341
2513-2537	103	5024	4213-4237	171	8391
2538-2562	104	5074	4238-4262	172	8440
2563-2587	105	5123	4263-4287	173	8490
2588-2612	106	5173	4288-4312	174	8539
2613-2637	107	5222	4313-4337	175	8589
2638-2662	108	5272	4338-4362	176	8638
2663-2687	109	5321	4363-4387	177	8688
2688-2712	110	5371	4388-4412	178	8737
2713-2737	111	5420	4413-4437	179	8787
2738-2762	112	5470	4438-4462	180	8836
2763-2787	113	5519	4463-4487	181	8886
2788-2812	114	5569	4488-4512	182	8935
2813-2837	115	5618	4513-4537	183	8985
2838-2862	116	5668	4538-4562	184	9034
2863-2887	117	5717	4563-4587	185	9084
2888-2912	118	5767	4588-4612	186	9133
2913-2937	119	5816	4613-4637	187	9183
2938-2962	120	5866	4638-4662	188	9232
2963-2987	121	5915	4663-4687	189	9282
2988-3012	122	5965	4688-4712	190	9331
3013-3037	123	6014	4713-4737	191	9381
3038-3062	124	6064	4738-4762	192	9430
3063-3087	125	6113	4763-4787	193	9480
3088-3112	126	6163	4788-4812	194	9529
3113-3137	127	6212	4813-4837	195	9579
3138-3162	128	6262	4838-4862	196	9628
3163-3187	129	6311	4863-4887	197	9678
3188-3212	130	6361	4888-4912	198	9727
3213-3237	131	6410	4913-4937	199	9777
3238-3262	132	6460	4938-4962	200	9826
3263-3287	133	6509	4963-4987	201	9876
3288-3312	134	6559	4988-5012	202	9925
3313-3337	135	6608	5013-5037	203	9975
3338-3362	136	6658	5038-5062	204	10024
3363-3387	137	6707	5063-5087	205	10074
3388-3412	138	6757	5088-5112	206	10123
3413-3437	139	6806	5113-5137	207	10173
3438-3462	140	6856	5138-5162	208	10222
3463-3487	141	6905	5163-5187	209	10272
3488-3512	142	6955	5188-5212	210	10321
3513-3537	143	7004	5213-5237	211	10371
3538-3562	144	7054	5238-5262	212	10420
3563-3587	145	7103	5263-5287	213	10470
3588-3612	146	7153	5288-5312	214	10519
3613-3637	147	7202	5313-5337	215	10569
3638-3662	148	7252	5338-5362	216	10618
3663-3687	149	7301	5363-5387	217	10668
3688-3712	150	7351	5388-5412	218	10717
3713-3737	151	7400	5413-5437	219	10767
3738-3762	152	7450	5438-5462	220	10816
3763-3787	153	7500	5463-5487	221	10866
3788-3812	154	7549	5488-5512	222	10915
3813-3837	155	7599	5513-5537	223	10965
3838-3862	156	7648	5538-5562	224	11014
3863-3887	157	7698	5563-5587	225	11064
3888-3912	158	7747	5588-5612	226	11113
3913-3937	159	7797	5613-5637	227	11163
3938-3962	160	7846	5638-5662	228	11212

5663-5687	229	11262	7363-7387	297	14628
5688-5712	230	11311	7388-7412	298	14678
5713-5737	231	11361	7413-7437	299	14727
5738-5762	232	11410	7438-7462	300	14777
5763-5787	233	11460	7463-7487	301	14826
5788-5812	234	11509	7488-7512	302	14876
5813-5837	235	11559	7513-7537	303	14925
5838-5862	236	11608	7538-7562	304	14975
5863-5887	237	11658	7563-7587	305	15024
5888-5912	238	11707	7588-7612	306	15074
5913-5937	239	11757	7613-7637	307	15123
5938-5962	240	11806	7638-7662	308	15173
5963-5987	241	11856	7663-7687	309	15222
5988-6012	242	11905	7688-7712	310	15272
6013-6037	243	11955	7713-7737	311	15321
6038-6062	244	12004	7738-7762	312	15371
6063-6087	245	12054	7763-7787	313	15420
6088-6112	246	12103	7788-7812	314	15470
6113-6137	247	12153	7813-7837	315	15519
6138-6162	248	12202	7838-7862	316	15569
6163-6187	249	12252	7863-7887	317	15618
6188-6212	250	12301	7888-7912	318	15668
6213-6237	251	12351	7913-7937	319	15717
6238-6262	252	12400	7938-7962	320	15767
6263-6287	253	12450	7963-7987	321	15816
6288-6312	254	12500	7988-8012	322	15866
6313-6337	255	12549	8013-8037	323	15915
6338-6362	256	12599	8038-8062	324	15965
6363-6387	257	12648	8063-8087	325	16014
6388-6412	258	12698	8088-8112	326	16064
6413-6437	259	12747	8113-8137	327	16113
6438-6462	260	12797	8138-8162	328	16163
6463-6487	261	12846	8163-8187	329	16212
6488-6512	262	12896	8188-8212	330	16262
6513-6537	263	12945	8213-8237	331	16311
6538-6562	264	12995	8238-8262	332	16361
6563-6587	265	13044	8263-8287	333	16410
6588-6612	266	13094	8288-8312	334	16460
6613-6637	267	13143	8313-8337	335	16509
6638-6662	268	13193	8338-8362	336	16559
6663-6687	269	13242	8363-8387	337	16608
6688-6712	270	13292	8388-8412	338	16658
6713-6737	271	13341	8413-8437	339	16707
6738-6762	272	13391	8438-8462	340	16757
6763-6787	273	13440	8463-8487	341	16806
6788-6812	274	13490	8488-8512	342	16856
6813-6837	275	13539	8513-8537	343	16905
6838-6862	276	13589	8538-8562	344	16955
6863-6887	277	13638	8563-8587	345	17004
6888-6912	278	13688	8588-8612	346	17054
6913-6937	279	13737	8613-8637	347	17103
6938-6962	280	13787	8638-8662	348	17153
6963-6987	281	13836	8663-8687	349	17202
6988-7012	282	13886	8688-8712	350	17252
7013-7037	283	13935	8713-8737	351	17301
7038-7062	284	13985	8738-8762	352	17351
7063-7087	285	14034	8763-8787	353	17400
7088-7112	286	14084	8788-8812	354	17450
7113-7137	287	14133	8813-8837	355	17500
7138-7162	288	14183	8838-8862	356	17549
7163-7187	289	14232	8863-8887	357	17599
7188-7212	290	14282	8888-8912	358	17648
7213-7237	291	14331	8913-8937	359	17698
7238-7262	292	14381	8938-8962	360	17747
7263-7287	293	14430	8963-8987	361	17797
7288-7312	294	14480	8988-9012	362	17846
7313-7337	295	14529	9013-9037	363	17896
7338-7362	296	14579	9038-9062	364	17945

9063-9087	365	17995	10763-10787	433	21361
9088-9112	366	18044	10788-10812	434	21410
9113-9137	367	18094	10813-10837	435	21460
9138-9162	368	18143	10838-10862	436	21509
9163-9187	369	18193	10863-10887	437	21559
9188-9212	370	18242	10888-10912	438	21608
9213-9237	371	18292	10913-10937	439	21658
9238-9262	372	18341	10938-10962	440	21707
9263-9287	373	18391	10963-10987	441	21757
9288-9312	374	18440	10988-11012	442	21806
9313-9337	375	18490	11013-11037	443	21856
9338-9362	376	18539	11038-11062	444	21905
9363-9387	377	18589	11063-11087	445	21955
9388-9412	378	18638	11088-11112	446	22004
9413-9437	379	18688	11113-11137	447	22054
9438-9462	380	18737	11138-11162	448	22103
9463-9487	381	18787	11163-11187	449	22153
9488-9512	382	18836	11188-11212	450	22202
9513-9537	383	18886	11213-11237	451	22252
9538-9562	384	18935	11238-11262	452	22301
9563-9587	385	18985	11263-11287	453	22351
9588-9612	386	19034	11288-11312	454	22400
9613-9637	387	19084	11313-11337	455	22450
9638-9662	388	19133	11338-11362	456	22500
9663-9687	389	19183	11363-11387	457	22549
9688-9712	390	19232	11388-11412	458	22599
9713-9737	391	19282	11413-11437	459	22648
9738-9762	392	19331	11438-11462	460	22698
9763-9787	393	19381	11463-11487	461	22747
9788-9812	394	19430	11488-11512	462	22797
9813-9837	395	19480	11513-11537	463	22846
9838-9862	396	19529	11538-11562	464	22896
9863-9887	397	19579	11563-11587	465	22945
9888-9912	398	19628	11588-11612	466	22995
9913-9937	399	19678	11613-11637	467	23044
9938-9962	400	19727	11638-11662	468	23094
9963-9987	401	19777	11663-11687	469	23143
9988-10012	402	19826	11688-11712	470	23193
10013-10037	403	19876	11713-11737	471	23242
10038-10062	404	19925	11738-11762	472	23292
10063-10087	405	19975	11763-11787	473	23341
10088-10112	406	20024	11788-11812	474	23391
10113-10137	407	20074	11813-11837	475	23440
10138-10162	408	20123	11838-11862	476	23490
10163-10187	409	20173	11863-11887	477	23539
10188-10212	410	20222	11888-11912	478	23589
10213-10237	411	20272	11913-11937	479	23638
10238-10262	412	20321	11938-11962	480	23688
10263-10287	413	20371	11963-11987	481	23737
10288-10312	414	20420	11988-12012	482	23787
10313-10337	415	20470	12013-12037	483	23836
10338-10362	416	20519	12038-12062	484	23886
10363-10387	417	20569	12063-12087	485	23935
10388-10412	418	20618	12088-12112	486	23985
10413-10437	419	20668	12113-12137	487	24034
10438-10462	420	20717	12138-12162	488	24084
10463-10487	421	20767	12163-12187	489	24133
10488-10512	422	20816	12188-12212	490	24183
10513-10537	423	20866	12213-12237	491	24232
10538-10562	424	20915	12238-12262	492	24282
10563-10587	425	20965	12263-12287	493	24331
10588-10612	426	21014	12288-12312	494	24381
10613-10637	427	21064	12313-12337	495	24430
10638-10662	428	21113	12338-12362	496	24480
10663-10687	429	21163	12363-12387	497	24529
10688-10712	430	21212	12388-12412	498	24579
10713-10737	431	21262	12413-12437	499	24628
10738-10762	432	21311	12438-12462	500	24678

12463-12487	501	24727	14163-14187	569	28094
12488-12512	502	24777	14188-14212	570	28143
12513-12537	503	24826	14213-14237	571	28193
12538-12562	504	24876	14238-14262	572	28242
12563-12587	505	24925	14263 or more		Amount required under section 401(a)(2)]
12588-12612	506	24975		573	
12613-12637	507	25024			
12638-12662	508	25074	<u>\$1,688 - \$1,712</u>	<u>\$68</u>	<u>\$2,718</u>
12663-12687	509	25123			
12688-12712	510	25173	<u>1,713 - \$1,737</u>	<u>69</u>	<u>2,758</u>
12713-12737	511	25222			
12738-12762	512	25272	<u>1,738 - \$1,762</u>	<u>70</u>	<u>2,797</u>
12763-12787	513	25321			
12788-12812	514	25371	<u>1,763 - \$1,787</u>	<u>71</u>	<u>2,837</u>
12813-12837	515	25420			
12838-12862	516	25470	<u>1,788 - \$1,812</u>	<u>72</u>	<u>2,877</u>
12863-12887	517	25519			
12888-12912	518	25569	<u>1,813 - \$1,837</u>	<u>73</u>	<u>2,916</u>
12913-12937	519	25618			
12938-12962	520	25668	<u>1,838 - \$1,862</u>	<u>74</u>	<u>2,956</u>
12963-12987	521	25717			
12988-13012	522	25767	<u>1,863 - \$1,887</u>	<u>75</u>	<u>2,996</u>
13013-13037	523	25816			
13038-13062	524	25866	<u>1,888 - \$1,912</u>	<u>76</u>	<u>3,035</u>
13063-13087	525	25915			
13088-13112	526	25965	<u>1,913 - \$1,937</u>	<u>77</u>	<u>3,075</u>
13113-13137	527	26014			
13138-13162	528	26064	<u>1,938 - \$1,962</u>	<u>78</u>	<u>3,115</u>
13163-13187	529	26113			
13188-13212	530	26163	<u>1,963 - \$1,987</u>	<u>79</u>	<u>3,154</u>
13213-13237	531	26212			
13238-13262	532	26262	<u>1,988 - \$2,012</u>	<u>80</u>	<u>3,194</u>
13263-13287	533	26311			
13288-13312	534	26361	<u>2,013 - \$2,037</u>	<u>81</u>	<u>3,234</u>
13313-13337	535	26410			
13338-13362	536	26460	<u>2,038 - \$2,062</u>	<u>82</u>	<u>3,274</u>
13363-13387	537	26509			
13388-13412	538	26559	<u>2,063 - \$2,087</u>	<u>83</u>	<u>3,313</u>
13413-13437	539	26608			
13438-13462	540	26658	<u>2,088 - \$2,112</u>	<u>84</u>	<u>3,353</u>
13463-13487	541	26707			
13488-13512	542	26757	<u>2,113 - \$2,137</u>	<u>85</u>	<u>3,393</u>
13513-13537	543	26806			
13538-13562	544	26856	<u>2,138 - \$2,162</u>	<u>86</u>	<u>3,432</u>
13563-13587	545	26905			
13588-13612	546	26955	<u>2,163 - \$2,187</u>	<u>87</u>	<u>3,472</u>
13613-13637	547	27004			
13638-13662	548	27054	<u>2,188 - \$2,212</u>	<u>88</u>	<u>3,512</u>
13663-13687	549	27103			
13688-13712	550	27153	<u>2,213 - \$2,237</u>	<u>89</u>	<u>3,551</u>
13713-13737	551	27202			
13738-13762	552	27252	<u>2,238 - \$2,262</u>	<u>90</u>	<u>3,591</u>
13763-13787	553	27301			
13788-13812	554	27351	<u>2,263 - \$2,287</u>	<u>91</u>	<u>3,631</u>
13813-13837	555	27400			
13838-13862	556	27450	<u>2,288 - \$2,312</u>	<u>92</u>	<u>3,670</u>
13863-13887	557	27500			
13888-13912	558	27549	<u>2,313 - \$2,337</u>	<u>93</u>	<u>3,710</u>
13913-13937	559	27599			
13938-13962	560	27648	<u>2,338 - \$2,362</u>	<u>94</u>	<u>3,750</u>
13963-13987	561	27698			
13988-14012	562	27747	<u>2,363 - \$2,387</u>	<u>95</u>	<u>3,789</u>
14013-14037	563	27797			
14038-14062	564	27846	<u>2,388 - \$2,412</u>	<u>96</u>	<u>3,829</u>
14063-14087	565	27896			
14088-14112	566	27945	<u>2,413 - \$2,437</u>	<u>97</u>	<u>3,869</u>
14113-14137	567	27995			
14138-14162	568	28044	<u>2,438 - \$2,462</u>	<u>98</u>	<u>3,908</u>
			<u>2,463 - \$2,487</u>	<u>98</u>	<u>3,948</u>
			<u>2,488 - \$2,512</u>	<u>99</u>	<u>3,988</u>
			<u>2,513 - \$2,537</u>	<u>100</u>	<u>4,027</u>
			<u>2,538 - \$2,562</u>	<u>101</u>	<u>4,067</u>
			<u>2,563 - \$2,587</u>	<u>102</u>	<u>4,107</u>
			<u>2,588 - \$2,612</u>	<u>103</u>	<u>4,147</u>
			<u>2,613 - \$2,637</u>	<u>104</u>	<u>4,186</u>

<u>2,638 - \$2,662</u>	<u>105</u>	<u>4,226</u>	<u>3,713 - \$3,737</u>	<u>147</u>	<u>5,932</u>
<u>2,663 - \$2,687</u>	<u>106</u>	<u>4,266</u>	<u>3,738 - \$3,762</u>	<u>148</u>	<u>5,972</u>
<u>2,688 - \$2,712</u>	<u>107</u>	<u>4,305</u>	<u>3,763 - \$3,787</u>	<u>149</u>	<u>6,012</u>
<u>2,713 - \$2,737</u>	<u>108</u>	<u>4,345</u>	<u>3,788 - \$3,812</u>	<u>150</u>	<u>6,051</u>
<u>2,738 - \$2,762</u>	<u>109</u>	<u>4,385</u>	<u>3,813 - \$3,837</u>	<u>151</u>	<u>6,091</u>
<u>2,763 - \$2,787</u>	<u>110</u>	<u>4,424</u>	<u>3,838 - \$3,862</u>	<u>152</u>	<u>6,131</u>
<u>2,788 - \$2,812</u>	<u>111</u>	<u>4,464</u>	<u>3,863 - \$3,887</u>	<u>153</u>	<u>6,170</u>
<u>2,813 - \$2,837</u>	<u>112</u>	<u>4,504</u>	<u>3,888 - \$3,912</u>	<u>154</u>	<u>6,210</u>
<u>2,838 - \$2,862</u>	<u>113</u>	<u>4,543</u>	<u>3,913 - \$3,937</u>	<u>155</u>	<u>6,250</u>
<u>2,863 - \$2,887</u>	<u>114</u>	<u>4,583</u>	<u>3,938 - \$3,962</u>	<u>156</u>	<u>6,289</u>
<u>2,888 - \$2,912</u>	<u>115</u>	<u>4,623</u>	<u>3,963 - \$3,987</u>	<u>157</u>	<u>6,329</u>
<u>2,913 - \$2,937</u>	<u>116</u>	<u>4,662</u>	<u>3,988 - \$4,012</u>	<u>158</u>	<u>6,369</u>
<u>2,938 - \$2,962</u>	<u>117</u>	<u>4,702</u>	<u>4,013 - \$4,037</u>	<u>159</u>	<u>6,408</u>
<u>2,963 - \$2,987</u>	<u>118</u>	<u>4,742</u>	<u>4,038 - \$4,062</u>	<u>160</u>	<u>6,448</u>
<u>2,988 - \$3,012</u>	<u>119</u>	<u>4,781</u>	<u>4,063 - \$4,087</u>	<u>161</u>	<u>6,488</u>
<u>3,013 - \$3,037</u>	<u>120</u>	<u>4,821</u>	<u>4,088 - \$4,112</u>	<u>162</u>	<u>6,527</u>
<u>3,038 - \$3,062</u>	<u>121</u>	<u>4,861</u>	<u>4,113 - \$4,137</u>	<u>163</u>	<u>6,567</u>
<u>3,063 - \$3,087</u>	<u>122</u>	<u>4,900</u>	<u>4,138 - \$4,162</u>	<u>164</u>	<u>6,607</u>
<u>3,088 - \$3,112</u>	<u>123</u>	<u>4,940</u>	<u>4,163 - \$4,187</u>	<u>165</u>	<u>6,647</u>
<u>3,113 - \$3,137</u>	<u>124</u>	<u>4,980</u>	<u>4,188 - \$4,212</u>	<u>166</u>	<u>6,686</u>
<u>3,138 - \$3,162</u>	<u>125</u>	<u>5,020</u>	<u>4,213 - \$4,237</u>	<u>167</u>	<u>6,726</u>
<u>3,163 - \$3,187</u>	<u>126</u>	<u>5,059</u>	<u>4,238 - \$4,262</u>	<u>168</u>	<u>6,766</u>
<u>3,188 - \$3,212</u>	<u>127</u>	<u>5,099</u>	<u>4,263 - \$4,287</u>	<u>169</u>	<u>6,805</u>
<u>3,213 - \$3,237</u>	<u>128</u>	<u>5,139</u>	<u>4,288 - \$4,312</u>	<u>170</u>	<u>6,845</u>
<u>3,238 - \$3,262</u>	<u>129</u>	<u>5,178</u>	<u>4,313 - \$4,337</u>	<u>171</u>	<u>6,885</u>
<u>3,263 - \$3,287</u>	<u>130</u>	<u>5,218</u>	<u>4,338 - \$4,362</u>	<u>172</u>	<u>6,924</u>
<u>3,288 - \$3,312</u>	<u>131</u>	<u>5,258</u>	<u>4,363 - \$4,387</u>	<u>173</u>	<u>6,964</u>
<u>3,313 - \$3,337</u>	<u>132</u>	<u>5,297</u>	<u>4,388 - \$4,412</u>	<u>174</u>	<u>7,004</u>
<u>3,338 - \$3,362</u>	<u>133</u>	<u>5,337</u>	<u>4,413 - \$4,437</u>	<u>175</u>	<u>7,043</u>
<u>3,363 - \$3,387</u>	<u>134</u>	<u>5,377</u>	<u>4,438 - \$4,462</u>	<u>176</u>	<u>7,083</u>
<u>3,388 - \$3,412</u>	<u>135</u>	<u>5,416</u>	<u>4,463 - \$4,487</u>	<u>177</u>	<u>7,123</u>
<u>3,413 - \$3,437</u>	<u>136</u>	<u>5,456</u>	<u>4,488 - \$4,512</u>	<u>178</u>	<u>7,162</u>
<u>3,438 - \$3,462</u>	<u>137</u>	<u>5,496</u>	<u>4,513 - \$4,537</u>	<u>179</u>	<u>7,202</u>
<u>3,463 - \$3,487</u>	<u>138</u>	<u>5,535</u>	<u>4,538 - \$4,562</u>	<u>180</u>	<u>7,242</u>
<u>3,488 - \$3,512</u>	<u>139</u>	<u>5,575</u>	<u>4,563 - \$4,587</u>	<u>181</u>	<u>7,281</u>
<u>3,513 - \$3,537</u>	<u>140</u>	<u>5,615</u>	<u>4,588 - \$4,612</u>	<u>182</u>	<u>7,321</u>
<u>3,538 - \$3,562</u>	<u>141</u>	<u>5,654</u>	<u>4,613 - \$4,637</u>	<u>183</u>	<u>7,361</u>
<u>3,563 - \$3,587</u>	<u>142</u>	<u>5,694</u>	<u>4,638 - \$4,662</u>	<u>184</u>	<u>7,400</u>
<u>3,588 - \$3,612</u>	<u>143</u>	<u>5,734</u>	<u>4,663 - \$4,687</u>	<u>185</u>	<u>7,440</u>
<u>3,613 - \$3,637</u>	<u>144</u>	<u>5,774</u>	<u>4,688 - \$4,712</u>	<u>186</u>	<u>7,480</u>
<u>3,638 - \$3,662</u>	<u>145</u>	<u>5,813</u>	<u>4,713 - \$4,737</u>	<u>187</u>	<u>7,520</u>
<u>3,663 - \$3,687</u>	<u>146</u>	<u>5,853</u>	<u>4,738 - \$4,762</u>	<u>188</u>	<u>7,559</u>
<u>3,688 - \$3,712</u>	<u>147</u>	<u>5,893</u>	<u>4,763 - \$4,787</u>	<u>189</u>	<u>7,599</u>

<u>4,788 - \$4,812</u>	<u>190</u>	<u>7,639</u>	<u>5,863 - \$5,887</u>	<u>232</u>	<u>9,345</u>
<u>4,813 - \$4,837</u>	<u>191</u>	<u>7,678</u>	<u>5,888 - \$5,912</u>	<u>233</u>	<u>9,385</u>
<u>4,838 - \$4,862</u>	<u>192</u>	<u>7,718</u>	<u>5,913 - \$5,937</u>	<u>234</u>	<u>9,424</u>
<u>4,863 - \$4,887</u>	<u>193</u>	<u>7,758</u>	<u>5,938 - \$5,962</u>	<u>235</u>	<u>9,464</u>
<u>4,888 - \$4,912</u>	<u>194</u>	<u>7,797</u>	<u>5,963 - \$5,987</u>	<u>236</u>	<u>9,504</u>
<u>4,913 - \$4,937</u>	<u>195</u>	<u>7,837</u>	<u>5,988 - \$6,012</u>	<u>237</u>	<u>9,543</u>
<u>4,938 - \$4,962</u>	<u>196</u>	<u>7,877</u>	<u>6,013 - \$6,037</u>	<u>238</u>	<u>9,583</u>
<u>4,963 - \$4,987</u>	<u>196</u>	<u>7,916</u>	<u>6,038 - \$6,062</u>	<u>239</u>	<u>9,623</u>
<u>4,988 - \$5,012</u>	<u>197</u>	<u>7,956</u>	<u>6,063 - \$6,087</u>	<u>240</u>	<u>9,662</u>
<u>5,013 - \$5,037</u>	<u>198</u>	<u>7,996</u>	<u>6,088 - \$6,112</u>	<u>241</u>	<u>9,702</u>
<u>5,038 - \$5,062</u>	<u>199</u>	<u>8,035</u>	<u>6,113 - \$6,137</u>	<u>242</u>	<u>9,742</u>
<u>5,063 - \$5,087</u>	<u>200</u>	<u>8,075</u>	<u>6,138 - \$6,162</u>	<u>243</u>	<u>9,781</u>
<u>5,088 - \$5,112</u>	<u>201</u>	<u>8,115</u>	<u>6,163 - \$6,187</u>	<u>244</u>	<u>9,821</u>
<u>5,113 - \$5,137</u>	<u>202</u>	<u>8,154</u>	<u>6,188 - \$6,212</u>	<u>245</u>	<u>9,861</u>
<u>5,138 - \$5,162</u>	<u>203</u>	<u>8,194</u>	<u>6,213 - \$6,237</u>	<u>245</u>	<u>9,900</u>
<u>5,163 - \$5,187</u>	<u>204</u>	<u>8,234</u>	<u>6,238 - \$6,262</u>	<u>246</u>	<u>9,940</u>
<u>5,188 - \$5,212</u>	<u>205</u>	<u>8,274</u>	<u>6,263 - \$6,287</u>	<u>247</u>	<u>9,980</u>
<u>5,213 - \$5,237</u>	<u>206</u>	<u>8,313</u>	<u>6,288 - \$6,312</u>	<u>248</u>	<u>10,020</u>
<u>5,238 - \$5,262</u>	<u>207</u>	<u>8,353</u>	<u>6,313 - \$6,337</u>	<u>249</u>	<u>10,059</u>
<u>5,263 - \$5,287</u>	<u>208</u>	<u>8,393</u>	<u>6,338 - \$6,362</u>	<u>250</u>	<u>10,099</u>
<u>5,288 - \$5,312</u>	<u>209</u>	<u>8,432</u>	<u>6,363 - \$6,387</u>	<u>251</u>	<u>10,139</u>
<u>5,313 - \$5,337</u>	<u>210</u>	<u>8,472</u>	<u>6,388 - \$6,412</u>	<u>252</u>	<u>10,178</u>
<u>5,338 - \$5,362</u>	<u>211</u>	<u>8,512</u>	<u>6,413 - \$6,437</u>	<u>253</u>	<u>10,218</u>
<u>5,363 - \$5,387</u>	<u>212</u>	<u>8,551</u>	<u>6,438 - \$6,462</u>	<u>254</u>	<u>10,258</u>
<u>5,388 - \$5,412</u>	<u>213</u>	<u>8,591</u>	<u>6,463 - \$6,487</u>	<u>255</u>	<u>10,297</u>
<u>5,413 - \$5,437</u>	<u>214</u>	<u>8,631</u>	<u>6,488 - \$6,512</u>	<u>256</u>	<u>10,337</u>
<u>5,438 - \$5,462</u>	<u>215</u>	<u>8,670</u>	<u>6,513 - \$6,537</u>	<u>257</u>	<u>10,377</u>
<u>5,463 - \$5,487</u>	<u>216</u>	<u>8,710</u>	<u>6,538 - \$6,562</u>	<u>258</u>	<u>10,416</u>
<u>5,488 - \$5,512</u>	<u>217</u>	<u>8,750</u>	<u>6,563 - \$6,587</u>	<u>259</u>	<u>10,456</u>
<u>5,513 - \$5,537</u>	<u>218</u>	<u>8,789</u>	<u>6,588 - \$6,612</u>	<u>260</u>	<u>10,496</u>
<u>5,538 - \$5,562</u>	<u>219</u>	<u>8,829</u>	<u>6,613 - \$6,637</u>	<u>261</u>	<u>10,535</u>
<u>5,563 - \$5,587</u>	<u>220</u>	<u>8,869</u>	<u>6,638 - \$6,662</u>	<u>262</u>	<u>10,575</u>
<u>5,588 - \$5,612</u>	<u>221</u>	<u>8,908</u>	<u>6,663 - \$6,687</u>	<u>263</u>	<u>10,615</u>
<u>5,613 - \$5,637</u>	<u>222</u>	<u>8,948</u>	<u>6,688 - \$6,712</u>	<u>264</u>	<u>10,654</u>
<u>5,638 - \$5,662</u>	<u>223</u>	<u>8,988</u>	<u>6,713 - \$6,737</u>	<u>265</u>	<u>10,694</u>
<u>5,663 - \$5,687</u>	<u>224</u>	<u>9,027</u>	<u>6,738 - \$6,762</u>	<u>266</u>	<u>10,734</u>
<u>5,688 - \$5,712</u>	<u>225</u>	<u>9,067</u>	<u>6,763 - \$6,787</u>	<u>267</u>	<u>10,774</u>
<u>5,713 - \$5,737</u>	<u>226</u>	<u>9,107</u>	<u>6,788 - \$6,812</u>	<u>268</u>	<u>10,813</u>
<u>5,738 - \$5,762</u>	<u>227</u>	<u>9,147</u>	<u>6,813 - \$6,837</u>	<u>269</u>	<u>10,853</u>
<u>5,763 - \$5,787</u>	<u>228</u>	<u>9,186</u>	<u>6,838 - \$6,862</u>	<u>270</u>	<u>10,893</u>
<u>5,788 - \$5,812</u>	<u>229</u>	<u>9,226</u>	<u>6,863 - \$6,887</u>	<u>271</u>	<u>10,932</u>
<u>5,813 - \$5,837</u>	<u>230</u>	<u>9,266</u>	<u>6,888 - \$6,912</u>	<u>272</u>	<u>10,972</u>
<u>5,838 - \$5,862</u>	<u>231</u>	<u>9,305</u>	<u>6,913 - \$6,937</u>	<u>273</u>	<u>11,012</u>

<u>6,938 - \$6,962</u>	<u>274</u>	<u>11,051</u>	<u>8,013 - \$8,037</u>	<u>316</u>	<u>12,758</u>
<u>6,963 - \$6,987</u>	<u>275</u>	<u>11,091</u>	<u>8,038 - \$8,062</u>	<u>317</u>	<u>12,797</u>
<u>6,988 - \$7,012</u>	<u>276</u>	<u>11,131</u>	<u>8,063 - \$8,087</u>	<u>318</u>	<u>12,837</u>
<u>7,013 - \$7,037</u>	<u>277</u>	<u>11,170</u>	<u>8,088 - \$8,112</u>	<u>319</u>	<u>12,877</u>
<u>7,038 - \$7,062</u>	<u>278</u>	<u>11,210</u>	<u>8,113 - \$8,137</u>	<u>320</u>	<u>12,916</u>
<u>7,063 - \$7,087</u>	<u>279</u>	<u>11,250</u>	<u>8,138 - \$8,162</u>	<u>321</u>	<u>12,956</u>
<u>7,088 - \$7,112</u>	<u>280</u>	<u>11,289</u>	<u>8,163 - \$8,187</u>	<u>322</u>	<u>12,996</u>
<u>7,113 - \$7,137</u>	<u>281</u>	<u>11,329</u>	<u>8,188 - \$8,212</u>	<u>323</u>	<u>13,035</u>
<u>7,138 - \$7,162</u>	<u>282</u>	<u>11,369</u>	<u>8,213 - \$8,237</u>	<u>324</u>	<u>13,075</u>
<u>7,163 - \$7,187</u>	<u>283</u>	<u>11,408</u>	<u>8,238 - \$8,262</u>	<u>325</u>	<u>13,115</u>
<u>7,188 - \$7,212</u>	<u>284</u>	<u>11,448</u>	<u>8,263 - \$8,287</u>	<u>326</u>	<u>13,154</u>
<u>7,213 - \$7,237</u>	<u>285</u>	<u>11,488</u>	<u>8,288 - \$8,312</u>	<u>327</u>	<u>13,194</u>
<u>7,238 - \$7,262</u>	<u>286</u>	<u>11,527</u>	<u>8,313 - \$8,337</u>	<u>328</u>	<u>13,234</u>
<u>7,263 - \$7,287</u>	<u>287</u>	<u>11,567</u>	<u>8,338 - \$8,362</u>	<u>329</u>	<u>13,274</u>
<u>7,288 - \$7,312</u>	<u>288</u>	<u>11,607</u>	<u>8,363 - \$8,387</u>	<u>330</u>	<u>13,313</u>
<u>7,313 - \$7,337</u>	<u>289</u>	<u>11,647</u>	<u>8,388 - \$8,412</u>	<u>331</u>	<u>13,353</u>
<u>7,338 - \$7,362</u>	<u>290</u>	<u>11,686</u>	<u>8,413 - \$8,437</u>	<u>332</u>	<u>13,393</u>
<u>7,363 - \$7,387</u>	<u>291</u>	<u>11,726</u>	<u>8,438 - \$8,462</u>	<u>333</u>	<u>13,432</u>
<u>7,388 - \$7,412</u>	<u>292</u>	<u>11,766</u>	<u>8,463 - \$8,487</u>	<u>334</u>	<u>13,472</u>
<u>7,413 - \$7,437</u>	<u>293</u>	<u>11,805</u>	<u>8,488 - \$8,512</u>	<u>335</u>	<u>13,512</u>
<u>7,438 - \$7,462</u>	<u>294</u>	<u>11,845</u>	<u>8,513 - \$8,537</u>	<u>336</u>	<u>13,551</u>
<u>7,463 - \$7,487</u>	<u>294</u>	<u>11,885</u>	<u>8,538 - \$8,562</u>	<u>337</u>	<u>13,591</u>
<u>7,488 - \$7,512</u>	<u>295</u>	<u>11,924</u>	<u>8,563 - \$8,587</u>	<u>338</u>	<u>13,631</u>
<u>7,513 - \$7,537</u>	<u>296</u>	<u>11,964</u>	<u>8,588 - \$8,612</u>	<u>339</u>	<u>13,670</u>
<u>7,538 - \$7,562</u>	<u>297</u>	<u>12,004</u>	<u>8,613 - \$8,637</u>	<u>340</u>	<u>13,710</u>
<u>7,563 - \$7,587</u>	<u>298</u>	<u>12,043</u>	<u>8,638 - \$8,662</u>	<u>341</u>	<u>13,750</u>
<u>7,588 - \$7,612</u>	<u>299</u>	<u>12,083</u>	<u>8,663 - \$8,687</u>	<u>342</u>	<u>13,789</u>
<u>7,613 - \$7,637</u>	<u>300</u>	<u>12,123</u>	<u>8,688 - \$8,712</u>	<u>343</u>	<u>13,829</u>
<u>7,638 - \$7,662</u>	<u>301</u>	<u>12,162</u>	<u>8,713 - \$8,737</u>	<u>343</u>	<u>13,869</u>
<u>7,663 - \$7,687</u>	<u>302</u>	<u>12,202</u>	<u>8,738 - \$8,762</u>	<u>344</u>	<u>13,908</u>
<u>7,688 - \$7,712</u>	<u>303</u>	<u>12,242</u>	<u>8,763 - \$8,787</u>	<u>345</u>	<u>13,948</u>
<u>7,713 - \$7,737</u>	<u>304</u>	<u>12,281</u>	<u>8,788 - \$8,812</u>	<u>346</u>	<u>13,988</u>
<u>7,738 - \$7,762</u>	<u>305</u>	<u>12,321</u>	<u>8,813 - \$8,837</u>	<u>347</u>	<u>14,027</u>
<u>7,763 - \$7,787</u>	<u>306</u>	<u>12,361</u>	<u>8,838 - \$8,862</u>	<u>348</u>	<u>14,067</u>
<u>7,788 - \$7,812</u>	<u>307</u>	<u>12,400</u>	<u>8,863 - \$8,887</u>	<u>349</u>	<u>14,107</u>
<u>7,813 - \$7,837</u>	<u>308</u>	<u>12,440</u>	<u>8,888 - \$8,912</u>	<u>350</u>	<u>14,147</u>
<u>7,838 - \$7,862</u>	<u>309</u>	<u>12,480</u>	<u>8,913 - \$8,937</u>	<u>351</u>	<u>14,186</u>
<u>7,863 - \$7,887</u>	<u>310</u>	<u>12,520</u>	<u>8,938 - \$8,962</u>	<u>352</u>	<u>14,226</u>
<u>7,888 - \$7,912</u>	<u>311</u>	<u>12,559</u>	<u>8,963 - \$8,987</u>	<u>353</u>	<u>14,266</u>
<u>7,913 - \$7,937</u>	<u>312</u>	<u>12,599</u>	<u>8,988 - \$9,012</u>	<u>354</u>	<u>14,305</u>
<u>7,938 - \$7,962</u>	<u>313</u>	<u>12,639</u>	<u>9,013 - \$9,037</u>	<u>355</u>	<u>14,345</u>
<u>7,963 - \$7,987</u>	<u>314</u>	<u>12,678</u>	<u>9,038 - \$9,062</u>	<u>356</u>	<u>14,385</u>
<u>7,988 - \$8,012</u>	<u>315</u>	<u>12,718</u>	<u>9,063 - \$9,087</u>	<u>357</u>	<u>14,424</u>

<u>9,088 - \$9,112</u>	<u>358</u>	<u>14,464</u>	<u>10,163 - \$10,187</u>	<u>400</u>	<u>16,170</u>
<u>9,113 - \$9,137</u>	<u>359</u>	<u>14,504</u>	<u>10,188 - \$10,212</u>	<u>401</u>	<u>16,210</u>
<u>9,138 - \$9,162</u>	<u>360</u>	<u>14,543</u>	<u>10,213 - \$10,237</u>	<u>402</u>	<u>16,250</u>
<u>9,163 - \$9,187</u>	<u>361</u>	<u>14,583</u>	<u>10,238 - \$10,262</u>	<u>403</u>	<u>16,289</u>
<u>9,188 - \$9,212</u>	<u>362</u>	<u>14,623</u>	<u>10,263 - \$10,287</u>	<u>404</u>	<u>16,329</u>
<u>9,213 - \$9,237</u>	<u>363</u>	<u>14,662</u>	<u>10,288 - \$10,312</u>	<u>405</u>	<u>16,369</u>
<u>9,238 - \$9,262</u>	<u>364</u>	<u>14,702</u>	<u>10,313 - \$10,337</u>	<u>406</u>	<u>16,408</u>
<u>9,263 - \$9,287</u>	<u>365</u>	<u>14,742</u>	<u>10,338 - \$10,362</u>	<u>407</u>	<u>16,448</u>
<u>9,288 - \$9,312</u>	<u>366</u>	<u>14,781</u>	<u>10,363 - \$10,387</u>	<u>408</u>	<u>16,488</u>
<u>9,313 - \$9,337</u>	<u>367</u>	<u>14,821</u>	<u>10,388 - \$10,412</u>	<u>409</u>	<u>16,527</u>
<u>9,338 - \$9,362</u>	<u>368</u>	<u>14,861</u>	<u>10,413 - \$10,437</u>	<u>410</u>	<u>16,567</u>
<u>9,363 - \$9,387</u>	<u>369</u>	<u>14,900</u>	<u>10,438 - \$10,462</u>	<u>411</u>	<u>16,607</u>
<u>9,388 - \$9,412</u>	<u>370</u>	<u>14,940</u>	<u>10,463 - \$10,487</u>	<u>412</u>	<u>16,647</u>
<u>9,413 - \$9,437</u>	<u>371</u>	<u>14,980</u>	<u>10,488 - \$10,512</u>	<u>413</u>	<u>16,686</u>
<u>9,438 - \$9,462</u>	<u>372</u>	<u>15,020</u>	<u>10,513 - \$10,537</u>	<u>414</u>	<u>16,726</u>
<u>9,463 - \$9,487</u>	<u>373</u>	<u>15,059</u>	<u>10,538 - \$10,562</u>	<u>415</u>	<u>16,766</u>
<u>9,488 - \$9,512</u>	<u>374</u>	<u>15,099</u>	<u>10,563 - \$10,587</u>	<u>416</u>	<u>16,805</u>
<u>9,513 - \$9,537</u>	<u>375</u>	<u>15,139</u>	<u>10,588 - \$10,612</u>	<u>417</u>	<u>16,845</u>
<u>9,538 - \$9,562</u>	<u>376</u>	<u>15,178</u>	<u>10,613 - \$10,637</u>	<u>418</u>	<u>16,885</u>
<u>9,563 - \$9,587</u>	<u>377</u>	<u>15,218</u>	<u>10,638 - \$10,662</u>	<u>419</u>	<u>16,924</u>
<u>9,588 - \$9,612</u>	<u>378</u>	<u>15,258</u>	<u>10,663 - \$10,687</u>	<u>420</u>	<u>16,964</u>
<u>9,613 - \$9,637</u>	<u>379</u>	<u>15,297</u>	<u>10,688 - \$10,712</u>	<u>421</u>	<u>17,004</u>
<u>9,638 - \$9,662</u>	<u>380</u>	<u>15,337</u>	<u>10,713 - \$10,737</u>	<u>422</u>	<u>17,043</u>
<u>9,663 - \$9,687</u>	<u>381</u>	<u>15,377</u>	<u>10,738 - \$10,762</u>	<u>423</u>	<u>17,083</u>
<u>9,688 - \$9,712</u>	<u>382</u>	<u>15,416</u>	<u>10,763 - \$10,787</u>	<u>424</u>	<u>17,123</u>
<u>9,713 - \$9,737</u>	<u>383</u>	<u>15,456</u>	<u>10,788 - \$10,812</u>	<u>425</u>	<u>17,162</u>
<u>9,738 - \$9,762</u>	<u>384</u>	<u>15,496</u>	<u>10,813 - \$10,837</u>	<u>426</u>	<u>17,202</u>
<u>9,763 - \$9,787</u>	<u>385</u>	<u>15,535</u>	<u>10,838 - \$10,862</u>	<u>427</u>	<u>17,242</u>
<u>9,788 - \$9,812</u>	<u>386</u>	<u>15,575</u>	<u>10,863 - \$10,887</u>	<u>428</u>	<u>17,281</u>
<u>9,813 - \$9,837</u>	<u>387</u>	<u>15,615</u>	<u>10,888 - \$10,912</u>	<u>429</u>	<u>17,321</u>
<u>9,838 - \$9,862</u>	<u>388</u>	<u>15,654</u>	<u>10,913 - \$10,937</u>	<u>430</u>	<u>17,361</u>
<u>9,863 - \$9,887</u>	<u>389</u>	<u>15,694</u>	<u>10,938 - \$10,962</u>	<u>431</u>	<u>17,400</u>
<u>9,888 - \$9,912</u>	<u>390</u>	<u>15,734</u>	<u>10,963 - \$10,987</u>	<u>432</u>	<u>17,440</u>
<u>9,913 - \$9,937</u>	<u>391</u>	<u>15,774</u>	<u>10,988 - \$11,012</u>	<u>433</u>	<u>17,480</u>
<u>9,938 - \$9,962</u>	<u>392</u>	<u>15,813</u>	<u>11,013 - \$11,037</u>	<u>434</u>	<u>17,520</u>
<u>9,963 - \$9,987</u>	<u>392</u>	<u>15,853</u>	<u>11,038 - \$11,062</u>	<u>435</u>	<u>17,559</u>
<u>9,988 - \$10,012</u>	<u>393</u>	<u>15,893</u>	<u>11,063 - \$11,087</u>	<u>436</u>	<u>17,599</u>
<u>10,013 - \$10,037</u>	<u>394</u>	<u>15,932</u>	<u>11,088 - \$11,112</u>	<u>437</u>	<u>17,639</u>
<u>10,038 - \$10,062</u>	<u>395</u>	<u>15,972</u>	<u>11,113 - \$11,137</u>	<u>438</u>	<u>17,678</u>
<u>10,063 - \$10,087</u>	<u>396</u>	<u>16,012</u>	<u>11,138 - \$11,162</u>	<u>439</u>	<u>17,718</u>
<u>10,088 - \$10,112</u>	<u>397</u>	<u>16,051</u>	<u>11,163 - \$11,187</u>	<u>440</u>	<u>17,758</u>
<u>10,113 - \$10,137</u>	<u>398</u>	<u>16,091</u>	<u>11,188 - \$11,212</u>	<u>441</u>	<u>17,797</u>
<u>10,138 - \$10,162</u>	<u>399</u>	<u>16,131</u>	<u>11,213 - \$11,237</u>	<u>441</u>	<u>17,837</u>

<u>11,238 - \$11,262</u>	<u>442</u>	<u>17,877</u>	<u>12,313 - \$12,337</u>	<u>485</u>	<u>19,583</u>
<u>11,263 - \$11,287</u>	<u>443</u>	<u>17,916</u>	<u>12,338 - \$12,362</u>	<u>486</u>	<u>19,623</u>
<u>11,288 - \$11,312</u>	<u>444</u>	<u>17,956</u>	<u>12,363 - \$12,387</u>	<u>487</u>	<u>19,662</u>
<u>11,313 - \$11,337</u>	<u>445</u>	<u>17,996</u>	<u>12,388 - \$12,412</u>	<u>488</u>	<u>19,702</u>
<u>11,338 - \$11,362</u>	<u>446</u>	<u>18,035</u>	<u>12,413 - \$12,437</u>	<u>489</u>	<u>19,742</u>
<u>11,363 - \$11,387</u>	<u>447</u>	<u>18,075</u>	<u>12,438 - \$12,462</u>	<u>490</u>	<u>19,781</u>
<u>11,388 - \$11,412</u>	<u>448</u>	<u>18,115</u>	<u>12,463 - \$12,487</u>	<u>490</u>	<u>19,821</u>
<u>11,413 - \$11,437</u>	<u>449</u>	<u>18,154</u>	<u>12,488 - \$12,512</u>	<u>491</u>	<u>19,861</u>
<u>11,438 - \$11,462</u>	<u>450</u>	<u>18,194</u>	<u>12,513 - \$12,537</u>	<u>492</u>	<u>19,900</u>
<u>11,463 - \$11,487</u>	<u>451</u>	<u>18,234</u>	<u>12,538 - \$12,562</u>	<u>493</u>	<u>19,940</u>
<u>11,488 - \$11,512</u>	<u>452</u>	<u>18,274</u>	<u>12,563 - \$12,587</u>	<u>494</u>	<u>19,980</u>
<u>11,513 - \$11,537</u>	<u>453</u>	<u>18,313</u>	<u>12,588 - \$12,612</u>	<u>495</u>	<u>20,020</u>
<u>11,538 - \$11,562</u>	<u>454</u>	<u>18,353</u>	<u>12,613 - \$12,637</u>	<u>496</u>	<u>20,059</u>
<u>11,563 - \$11,587</u>	<u>455</u>	<u>18,393</u>	<u>12,638 - \$12,662</u>	<u>497</u>	<u>20,099</u>
<u>11,588 - \$11,612</u>	<u>456</u>	<u>18,432</u>	<u>12,663 - \$12,687</u>	<u>498</u>	<u>20,139</u>
<u>11,613 - \$11,637</u>	<u>457</u>	<u>18,472</u>	<u>12,688 - \$12,712</u>	<u>499</u>	<u>20,178</u>
<u>11,638 - \$11,662</u>	<u>458</u>	<u>18,512</u>	<u>12,713 - \$12,737</u>	<u>500</u>	<u>20,218</u>
<u>11,663 - \$11,687</u>	<u>459</u>	<u>18,551</u>	<u>12,738 - \$12,762</u>	<u>501</u>	<u>20,258</u>
<u>11,688 - \$11,712</u>	<u>460</u>	<u>18,591</u>	<u>12,763 - \$12,787</u>	<u>502</u>	<u>20,297</u>
<u>11,713 - \$11,737</u>	<u>461</u>	<u>18,631</u>	<u>12,788 - \$12,812</u>	<u>503</u>	<u>20,337</u>
<u>11,738 - \$11,762</u>	<u>462</u>	<u>18,670</u>	<u>12,813 - \$12,837</u>	<u>504</u>	<u>20,377</u>
<u>11,763 - \$11,787</u>	<u>463</u>	<u>18,710</u>	<u>12,838 - \$12,862</u>	<u>505</u>	<u>20,416</u>
<u>11,788 - \$11,812</u>	<u>464</u>	<u>18,750</u>	<u>12,863 - \$12,887</u>	<u>506</u>	<u>20,456</u>
<u>11,813 - \$11,837</u>	<u>465</u>	<u>18,789</u>	<u>12,888 - \$12,912</u>	<u>507</u>	<u>20,496</u>
<u>11,838 - \$11,862</u>	<u>466</u>	<u>18,829</u>	<u>12,913 - \$12,937</u>	<u>508</u>	<u>20,535</u>
<u>11,863 - \$11,887</u>	<u>467</u>	<u>18,869</u>	<u>12,938 - \$12,962</u>	<u>509</u>	<u>20,575</u>
<u>11,888 - \$11,912</u>	<u>468</u>	<u>18,908</u>	<u>12,963 - \$12,987</u>	<u>510</u>	<u>20,615</u>
<u>11,913 - \$11,937</u>	<u>469</u>	<u>18,948</u>	<u>12,988 - \$13,012</u>	<u>511</u>	<u>20,654</u>
<u>11,938 - \$11,962</u>	<u>470</u>	<u>18,988</u>	<u>13,013 - \$13,037</u>	<u>512</u>	<u>20,694</u>
<u>11,963 - \$11,987</u>	<u>471</u>	<u>19,027</u>	<u>13,038 - \$13,062</u>	<u>513</u>	<u>20,734</u>
<u>11,988 - \$12,012</u>	<u>472</u>	<u>19,067</u>	<u>13,063 - \$13,087</u>	<u>514</u>	<u>20,774</u>
<u>12,013 - \$12,037</u>	<u>473</u>	<u>19,107</u>	<u>13,088 - \$13,112</u>	<u>515</u>	<u>20,813</u>
<u>12,038 - \$12,062</u>	<u>474</u>	<u>19,147</u>	<u>13,113 - \$13,137</u>	<u>516</u>	<u>20,853</u>
<u>12,063 - \$12,087</u>	<u>475</u>	<u>19,186</u>	<u>13,138 - \$13,162</u>	<u>517</u>	<u>20,893</u>
<u>12,088 - \$12,112</u>	<u>476</u>	<u>19,226</u>	<u>13,163 - \$13,187</u>	<u>518</u>	<u>20,932</u>
<u>12,113 - \$12,137</u>	<u>477</u>	<u>19,266</u>	<u>13,188 - \$13,212</u>	<u>519</u>	<u>20,972</u>
<u>12,138 - \$12,162</u>	<u>478</u>	<u>19,305</u>	<u>13,213 - \$13,237</u>	<u>520</u>	<u>21,012</u>
<u>12,163 - \$12,187</u>	<u>479</u>	<u>19,345</u>	<u>13,238 - \$13,262</u>	<u>521</u>	<u>21,051</u>
<u>12,188 - \$12,212</u>	<u>480</u>	<u>19,385</u>	<u>13,263 - \$13,287</u>	<u>522</u>	<u>21,091</u>
<u>12,213 - \$12,237</u>	<u>481</u>	<u>19,424</u>	<u>13,288 - \$13,312</u>	<u>523</u>	<u>21,131</u>
<u>12,238 - \$12,262</u>	<u>482</u>	<u>19,464</u>	<u>13,313 - \$13,337</u>	<u>524</u>	<u>21,170</u>
<u>12,263 - \$12,287</u>	<u>483</u>	<u>19,504</u>	<u>13,338 - \$13,362</u>	<u>525</u>	<u>21,210</u>
<u>12,288 - \$12,312</u>	<u>484</u>	<u>19,543</u>	<u>13,363 - \$13,387</u>	<u>526</u>	<u>21,250</u>

<u>13,388 - \$13,412</u>	<u>527</u>	<u>21,289</u>
<u>13,413 - \$13,437</u>	<u>528</u>	<u>21,329</u>
<u>13,438 - \$13,462</u>	<u>529</u>	<u>21,369</u>
<u>13,463 - \$13,487</u>	<u>530</u>	<u>21,408</u>
<u>13,488 - \$13,512</u>	<u>531</u>	<u>21,448</u>
<u>13,513 - \$13,537</u>	<u>532</u>	<u>21,488</u>
<u>13,538 - \$13,562</u>	<u>533</u>	<u>21,527</u>
<u>13,563 - \$13,587</u>	<u>534</u>	<u>21,567</u>
<u>13,588 - \$13,612</u>	<u>535</u>	<u>21,607</u>
<u>13,613 - \$13,637</u>	<u>536</u>	<u>21,647</u>
<u>13,638 - \$13,662</u>	<u>537</u>	<u>21,686</u>
<u>13,663 - \$13,687</u>	<u>538</u>	<u>21,726</u>
<u>13,688 - \$13,712</u>	<u>539</u>	<u>21,766</u>
<u>13,713 - \$13,737</u>	<u>539</u>	<u>21,805</u>
<u>13,738 - \$13,762</u>	<u>540</u>	<u>21,845</u>
<u>13,763 - \$13,787</u>	<u>541</u>	<u>21,885</u>
<u>13,788 - \$13,812</u>	<u>542</u>	<u>21,924</u>
<u>13,813 - \$13,837</u>	<u>543</u>	<u>21,964</u>
<u>13,838 - \$13,862</u>	<u>544</u>	<u>22,004</u>
<u>13,863 - \$13,887</u>	<u>545</u>	<u>22,043</u>
<u>13,888 - \$13,912</u>	<u>546</u>	<u>22,083</u>
<u>13,913 - \$13,937</u>	<u>547</u>	<u>22,123</u>
<u>13,938 - \$13,962</u>	<u>548</u>	<u>22,162</u>
<u>13,963 - \$13,987</u>	<u>549</u>	<u>22,202</u>
<u>13,988 - \$14,012</u>	<u>550</u>	<u>22,242</u>
<u>14,013 - \$14,037</u>	<u>551</u>	<u>22,281</u>
<u>14,038 - \$14,062</u>	<u>552</u>	<u>22,321</u>
<u>14,063 - \$14,087</u>	<u>553</u>	<u>22,361</u>
<u>14,088 - \$14,112</u>	<u>554</u>	<u>22,400</u>
<u>14,113 - \$14,137</u>	<u>555</u>	<u>22,440</u>
<u>14,138 - \$14,162</u>	<u>556</u>	<u>22,480</u>
<u>14,163 - \$14,187</u>	<u>557</u>	<u>22,520</u>
<u>14,188 - \$14,212</u>	<u>558</u>	<u>22,559</u>
<u>14,213 - \$14,237</u>	<u>559</u>	<u>22,599</u>
<u>14,238 - \$14,262</u>	<u>560</u>	<u>22,639</u>
<u>14,263 or more*</u>	<u>561</u>	<u>22,678</u>

*The claimant will be ineligible for benefits unless twenty per centum (20%) or more of the qualifying wage (\$22,678) was paid in a quarter or quarters of the base year other than the high quarter.

(2) (i) The Table Specified for the Determination of Rate and Amount of Benefits shall be extended or contracted annually, automatically by regulations promulgated by the secretary. The table shall be extended or contracted in accordance with the following:

(A) The table shall be extended or contracted to a point where the maximum weekly benefit rate shall equal sixty-six and two-thirds per centum (66 2/3%) of the average weekly wage for the thirty-six-month period ending June 30 preceding each calendar year. If the

maximum weekly benefit rate is not a multiple of one dollar (\$1), it shall be rounded to the next lower multiple of one dollar (\$1).

(B) When it is necessary to extend the table, it shall be done in accordance with the following procedure:

(I) The words "or more" shall be deleted from the last line under Part A, and an amount twenty-four dollars (\$24) greater than the first entry in that line shall be substituted therefor. [The words "amount required under section 401(a)(2)" shall be deleted from the last line under Part C.]

(II) Part A shall be extended as much as necessary by adding twenty-five dollars (\$25) to each amount of the preceding line. At the point where the entry in Part B equals sixty-six and two-thirds per centum (66 2/3%) of the average weekly wage, the first entry in Part A shall consist of an amount twenty-five dollars (\$25) greater than the smaller amount in the preceding line, and the words "or more" shall be added.

(III) Part B shall be extended in increments of one dollar (\$1) until that point is reached where the amount is equal to sixty-six and two-thirds per centum (66 2/3%) of the average weekly wage.

(IV) Part C shall be extended to the point where, under Part B, the amount is equal to sixty-six and two-thirds per centum (66 2/3%) of the average weekly wage.

(a) The amount on each line in Part C [other than the last line] shall be derived from the first entry on the same line in Part A, in accordance with the following formula:

(First entry in Part A plus twenty-four dollars (\$24)) x 100
divided by [fifty and one-half (50.5)] sixty-three (63)

If the amount determined by this formula is not an even multiple of one dollar (\$1), it shall be rounded to the next higher multiple of one dollar (\$1).

[(b) The last line in Part C shall contain the words "amount required under section 401(a)(2)."]

(C) When it is necessary to contract the table, it shall be done by deleting all lines following that in which the amount in Part B is sixty-six and two-thirds per centum (66 2/3%) of the average weekly wage[,] and substituting the words "or more" for the higher amount under Part A on that line [and substituting the words "amount required under section 401(a)(2)" for the amount under Part C on that line].

(D) The Table Specified for the Determination of Rate and Amount of Benefits as so extended or contracted shall be effective only for those claimants whose benefit years begin on or after the first day of January of such calendar year.

(ii) For the purpose of determining the maximum weekly benefit rate, the Pennsylvania average weekly wage in covered employment shall be computed on the basis of the average annual total wages reported (irrespective of the limit on the amount of wages subject to contributions) for the thirty-six-month period ending June 30 (determined by dividing the total wages reported for the thirty-six-month period by three) and this amount shall be divided by the average monthly number of covered workers (determined by dividing the total covered employment reported for the same thirty-six-month period by thirty-six) to determine the average annual wage. The average annual wage thus obtained shall be divided by fifty-two and the average weekly wage thus determined rounded to the nearest cent.

(iii) Notwithstanding subclause (i), if the maximum weekly benefit rate determined under subclause (i) is greater than [five hundred seventy-three dollars (\$573)] five hundred sixty-one dollars (\$561), the maximum weekly benefit rate shall be subject to the following limitations:

(A) For calendar years 2013 through [2019] 2016, the maximum weekly benefit rate shall be five hundred seventy-three dollars (\$573).

(A.1) For each calendar year 2017 through 2019, the maximum weekly benefit rate shall be five hundred sixty-one dollars (\$561).

(B) For each calendar year 2020 through 2023, the maximum weekly benefit rate may increase from year to year by an amount that is no more than [eight per centum (8%)] two per centum (2%) of the maximum weekly benefit rate for the preceding year.

(B.1) For each calendar year 2024 and thereafter, the maximum

weekly benefit rate may increase from year to year by an amount that is no more than four per centum (4%) of the maximum weekly benefit rate for the preceding year.

(C) If the maximum weekly benefit rate determined under this subclause is not an even multiple of one dollar (\$1), it shall be rounded to the next lower multiple of one dollar (\$1).

(iv) In addition to the limitations in subclause (iii), the following shall apply:

(A) For calendar years 2020 through 2023, the maximum weekly benefit rate shall not increase if the trigger percentage determined under section 301.7(a) is less than one hundred fifteen per centum (115%) as of July 1, 2019.

(B) For calendar year 2024, the maximum weekly benefit rate shall not increase from the preceding year if the trigger percentage determined under section 301.7(a) is less than two hundred twenty per centum (220%) as of July 1, 2023.

(C) If the maximum weekly benefit rate is not allowed to increase under subparagraph (B), it shall not increase until the year following the July 1 determination under section 301.7(a) that the trigger percentage is at least two hundred fifty per centum (250%).

(D) For all calendar years following the year in which the maximum weekly benefit rate is allowed to increase under subparagraph (C), subclause (iii) shall apply thereafter.

(v) If, on July 1, 2025, the trigger percentage determined under section 301.7(a) is less than two hundred fifty per centum (250%), the following shall apply:

(A) Notwithstanding the definition of "highest quarterly wages" in section 404(b), but subject to subclause (vi), "highest quarterly wages" for purposes of section 404 for calendar years 2026 and thereafter shall be the average of the total wages (computed to the nearest dollar), which were paid to the employe computed as follows:

(I) The wages paid to the employe in that calendar quarter in which such total wages were highest during the base year shall be calculated.

(II) The amount calculated under division (I) shall be added to an amount equal to one hundred thirty per centum (130%) of the wages paid to the employe in the calendar quarter in which such total wages were the second highest of any calendar quarter during the base year, provided that the amount added under this division (II) may not be greater than the wages paid to the employe during the highest calendar quarter under division (I).

(III) The sum calculated under division (II) shall be divided by two.

(B) Notwithstanding section 401(a)(2), and except as provided in subsections (a)(3) and (e)(1) and (2), section 401(a) shall require that the second entry in Part A of the table for the determination of rate and amount of benefits, on the line on which there appears the employe's weekly benefit rate, does not exceed sixty-three per centum (63%) of the employe's total base year wages.

(vi) Notwithstanding the provisions of subsection (b) and subclause (v), if, on July 1, 2026, or July 1 of any subsequent year, the trigger percentage determined under section 301.7(a) is at least two hundred fifty per centum (250%), the following shall apply:

(A) "Highest quarterly wages" for the subsequent calendar year and thereafter shall be determined as provided in subsection (b) and not as provided in subclause (v).

(B) Section 401(a)(2) shall apply and not subclause (v)(B).

(3) In addition to the weekly benefit rate as hereinbefore set out, each eligible employe shall be paid for each week that he is entitled to benefits, the sum of five dollars (\$5) for a dependent spouse or a dependent child if such eligible employe has no spouse, plus three dollars (\$3) for one other dependent child, but in no event shall such additional allowance exceed eight dollars (\$8) for any one week or the total number of such allowance payments exceed the claimant's maximum weeks of entitlement, determined by dividing his total amount of compensation by his weekly benefit rate.

As used in this paragraph the term "dependent child" means any child or stepchild of the eligible employe in question who, at the

beginning of such individual's current benefit year, was wholly or chiefly supported by such employe, and under eighteen years of age, or if eighteen years of age and over, because of physical or mental infirmity, is unable to engage in any gainful occupation.

As used in this paragraph the term "dependent spouse" means any legally married wife or husband of the eligible employe in question who, at the beginning of such individual's current benefit year was living with and being wholly or chiefly supported by such individual. If both a husband and wife qualify for benefit rights with overlapping benefit years, only one of them shall be entitled to the additional allowances provided in this paragraph.

(4) (i) Notwithstanding any other provision of this act, each claimant eligible for a weekly benefit rate of seventy-five dollars (\$75) or more shall have his weekly compensation as determined by application of subsections (a) through (e) reduced by five per centum (5%). If such reduced weekly compensation is not an even multiple of one dollar (\$1), it shall be rounded to the next lower multiple of one dollar (\$1): Provided, That no claimant whose weekly benefit rate, determined in accordance with subsection (a), is in excess of seventy-four dollars (\$74) shall have his weekly compensation reduced below seventy-five dollars (\$75) except through the combined application of this paragraph and subsection (d). The balance in the claimant's compensation account as indicated in Part D or E of the table contained in subsection (e)(1) of this section shall be reduced by his weekly benefit amount without regard to the reduction provided herein. This subclause shall be of no effect beginning with the compensable week which ends on or after the first day of January 1989.

(ii) Notwithstanding any other provision of this act, each claimant shall have his weekly compensation, as determined by applications of subsections (a) through (e), reduced by five per centum (5%) if and when the provisions of section 301.7(c) apply, or by the per centum redetermined under section 301.8, if and when applicable. If such reduced weekly compensation is not an even multiple of one dollar (\$1), it shall be rounded to the next lower multiple of one dollar (\$1): Provided, That no claimant whose weekly benefit rate, determined in accordance with subsection (a), is in excess of the weekly benefit rate immediately below the weekly benefit rate that is one-half of the maximum weekly benefit rate determined in clause (2) of this subsection shall have his weekly compensation reduced below one-half of the maximum weekly benefit rate except through the combined application of this subclause and subsection (d). The balance in the claimant's compensation account as indicated in Part D or E of the table contained in clause (1) of this subsection shall be reduced by his weekly benefit amount without regard to the reduction provided herein. This subclause shall be in effect as of the first compensable week that ends on or after the first day of January 1990.

(iii) For purposes of this subsection only, if one-half of the maximum weekly benefit rate is not a multiple of one dollar (\$1), such amount shall be rounded down to the next lower multiple of one dollar (\$1) and then applied as required by this subsection.

* * *

Section 7. Section 501(e) of the act, amended April 14, 1976 (P.L.113, No.50), is amended to read:

Section 501. Determination of Compensation Appeals.—* * *

(e) Unless the claimant or last employer or base-year employer of the claimant files an appeal with the board, from the determination contained in any notice required to be furnished by the department under section five hundred and one (a), (c) and (d), within [fifteen] thirty calendar days after such notice was delivered to him personally, or was mailed to his last known post office address, and applies for a hearing, such determination of the department, with respect to the particular facts set forth in such notice, shall be final and compensation shall be paid or denied in accordance therewith.

Section 8. Section 502 of the act, amended December 9, 2002 (P.L.1336, No.158), is amended to read:

Section 502. Decision of Referee; Further Appeals and Reviews.—Where an appeal from the determination or revised determination, as the case may be, of the department is taken, a referee

shall, after affording the parties and the department reasonable opportunity for a fair hearing, affirm, modify, or reverse such findings of fact and the determination or revised determination, as the case may be, of the department as to him shall appear just and proper. The parties and their attorneys or other representatives of record and the department shall be duly notified of the time and place of a referee's hearing and of the referee's decision, and the reasons therefor, which shall be deemed the final decision of the board, unless an appeal is filed therefrom, within [fifteen] thirty days after the date of such decision the board acts on its own motion, to review the decision of the referee. A memorandum of testimony of any hearing before any referee shall be made and be preserved for a period of ninety days following expiration of the period for filing an appeal from the final decision rendered in the case.

Section 9. Section 701 of the act is amended to read:

Section 701. Certain Agreements Void; Penalty.—No agreement by an employe to waive, release, or commute his rights to compensation, or any other rights under this act, shall be valid. No agreement by an employe or by employes to pay all or any portion of an employer's contributions, required under this act from such employer, shall be valid. No employer shall, directly or indirectly, make or require or accept any deduction from the remuneration of individuals in his employ to finance contributions required from him under this act, or require or accept any waiver by an employe of any right hereunder. Any employer or officer or agent of an employer who violates any provision of this section shall be guilty of a misdemeanor, and, upon conviction thereof, shall be sentenced for each offense to pay a fine of not less than [one hundred dollars] five hundred dollars nor more than [one thousand dollars] one thousand five hundred dollars, or be imprisoned for not more than six months, or both.

Section 10. Section 801 of the act, amended or added December 9, 2002 (P.L.1336, No.158) and October 23, 2013 (P.L.637, No.75), is amended to read:

Section 801. False Statements and Representations to Obtain or Increase Compensation.—(a) Whoever makes a false statement or representation knowing it to be false, or knowingly fails to disclose a material fact to obtain or increase any compensation or other payment under this act or under an employment security law of any other state or of the Federal Government or of a foreign government, either for himself or for any other person, shall upon conviction thereof in a summary proceeding, be sentenced to pay a fine of not less than [one] five hundred dollars nor more than one thousand five hundred dollars, or shall be sentenced to imprisonment for not longer than thirty days, or both, and each such false statement or representation or failure to disclose a material fact shall constitute a separate offense. In addition to any other sanction, an individual convicted under this subsection shall be ordered to make restitution of the compensation to which the individual was not entitled and of interest on that compensation in accordance with section 804(a).

(b) Whoever makes a false statement knowing it to be false, or knowingly fails to disclose a material fact to obtain or increase any compensation or other payment under this act or under an employment security law of any other state or of the Federal Government or of a foreign government, may be disqualified in addition to such week or weeks of improper payments for a penalty period of [two] five weeks and for not more than one additional week for each such week of improper payment: Provided, That no additional weeks of disqualification shall be imposed under this section if prosecution proceedings have been instituted against the claimant because of such misrepresentation or non-disclosure. The departmental determination imposing penalty weeks under the provisions of this subsection shall be subject to appeal in the manner provided in this act for appeals from determinations of compensation. The penalty weeks herein provided for shall be imposed against any weeks with respect to which the claimant would otherwise be eligible for compensation, under the provisions of this act, which begin within the [four] ten year period following the end of the benefit year with respect to which the improper payment or payments occurred.

(c) Whoever makes a false statement knowing it to be false, or knowingly fails to disclose a material fact to obtain or increase compensation or other payment under this act or under an employment security law of the Federal Government and as a result receives compensation to which he is not entitled shall be liable to pay to the Unemployment Compensation Fund a sum equal to fifteen per centum (15%) of the amount of the compensation. The sum shall be collectible in the manner provided in section 308.1 or 309 of this act for the collection of past due contributions and by any other means available under Federal or State law. No administrative or legal proceeding for the collection of the sum may be instituted after the expiration of ten years following the end of the benefit year with respect to which the sum was paid.

(d) Subsection (b) shall be applied by substituting ten weeks for five weeks and the prohibition in subsection (b) on the imposition of penalty weeks if prosecution proceedings have been instituted shall not apply in any of the following circumstances:

(1) An incarcerated individual makes a false statement knowing it to be false, or knowingly fails to disclose a material fact to obtain or increase any compensation or other payment under this act, or under an employment security law of the Federal Government for which he is ineligible under section 401(d) or 402.6.

(2) An incarcerated individual knowingly provides information or other means to another person whereby the other person claims compensation in the name of the incarcerated individual for which the incarcerated individual is ineligible under section 401(d) or 402.6.

(e) In circumstances described under subsection (d)(1) or (2), the department shall refer the matter to the appropriate prosecuting authority.

Section 11. Section 802(a) of the act, amended June 15, 2005 (P.L.8, No.5), is amended to read:

Section 802. False Statements and Representations to Prevent or Reduce Compensation; Other Offenses.—(a) Any employer (whether or not liable for the payment of contributions under this act) or any officer or agent of such employer or any other person who does any of the following commits a summary offense and shall, upon conviction, be sentenced to pay a fine of not less than [one] five hundred dollars nor more than [fifteen] one thousand five hundred dollars or to imprisonment for not longer than thirty days, or both:

(1) makes a false statement or representation knowing it to be false, or who knowingly fails to disclose a material fact to prevent or reduce the payment of compensation to any employe entitled thereto, or to avoid becoming or remaining subject hereto, or to avoid or reduce any contribution or other payment required from an employer under this act;

(2) wilfully fails or refuses to make any such contribution or other payment required hereunder;

(3) wilfully fails or refuses to produce or permit the inspection or copying of records as required hereunder;

(4) wilfully fails or refuses to furnish any report required by section 304 or 315 of this act or any other provision of this act or the rules or regulations of the department; or

(5) wilfully reports or attempts to report the wages of one or more employes to the department on an unemployment compensation account other than the account of the employer under this act; or

(6) wilfully advises, solicits, encourages or commands an employer or an officer or agent of an employer or any other person to engage in an act or omission that is an offense under this section.

* * *

Section 12. Section 803 of the act, amended December 9, 2002 (P.L.1336, No.158), is amended to read:

Section 803. Violation of Act and Rules and Regulations.—Any person who shall wilfully violate any provision of this act or any rule or regulation thereunder, the violation of which is made unlawful, or the observance of which is required under the terms of this act, and for which a penalty is neither prescribed herein nor provided by any other applicable statute, shall, upon conviction thereof in a summary proceeding, be sentenced to pay a fine of not less than [one] five

hundred dollars nor more than one thousand five hundred dollars or to imprisonment for not longer than thirty days, or both. Each day such violation continues shall be deemed to be a separate offense.

Section 13. The act is amended by adding an article to read:

ARTICLE XV-A

AMNESTY PROGRAM

Section 1501-A. Definitions.

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

"Amnesty period." The period of three consecutive calendar months designated by the Department of Labor and Industry that commences no later than 360 days after the effective date of this section.

"Employee information." The name and Social Security number of each employee, the amount of wages paid to each employee and the number of credit weeks for each employee in each calendar quarter.

"Interest." Monetary obligations imposed under sections 308 and 804(a).

"Penalties." Monetary obligations imposed under sections 206(d) and 313.

"Penalty weeks." Weeks for which an individual is disqualified from receiving compensation under section 801(b).

"Program." The Unemployment Compensation Amnesty Program established under this article.

Section 1502-A. Program established.

There is established an Unemployment Compensation Amnesty Program in accordance with the provisions of this article.

Section 1503-A. Applicability.

(a) Employer liabilities.—Except as provided in subsections (c) and (d), the program shall apply to the following unemployment compensation employer liabilities:

(1) Unpaid contributions due for calendar quarters through the third quarter of 2016, for which the employer reported the employee information or the department acquired the employee information through an audit.

(2) Unpaid contributions due for calendar quarters through the third quarter of 2016, for which the employer did not report the employee information and the department did not acquire the employee information through an audit.

(3) Unpaid reimbursement due on or before October 31, 2016.

(4) Unpaid interest due on contributions paid late for calendar quarters through the third quarter of 2016 or on reimbursement that was due on or before October 31, 2016, and was paid late.

(5) Unpaid penalties due for reports filed late for calendar quarters through the third quarter of 2016.

(b) Claimant liabilities.—Except as provided in subsections (c) and (d), the program shall apply to the following unemployment compensation claimant liabilities:

(1) A fault overpayment of compensation under section 804(a) established pursuant to a notice of determination of overpayment issued by the department on or before December 31, 2016, to the extent repayment has not occurred.

(2) A nonfault overpayment of compensation under section 804(b)(1) established pursuant to a notice of determination of overpayment issued by the department on or before December 31, 2016, to the extent repayment has not occurred.

(3) Compensation paid to a claimant for calendar weeks through the week ending December 31, 2016, for which the department has not issued a notice of determination of overpayment, but the claimant acknowledges that the compensation was overpaid under circumstances to which section 804(a) applies.

(4) Unpaid interest due on an overpayment of compensation under section 804(a) that was repaid on or before

December 31, 2016.

(5) The unpaid amount assessed on an overpayment of compensation under section 801(c), to the extent repayment has not occurred.

(c) Excluded liabilities.—The following unemployment compensation liabilities are excluded from the program:

(1) An overpayment of compensation established pursuant to a notice of determination of overpayment that has not become final.

(2) An employer liability for which a petition for reassessment under section 304(b) or an application for review and redetermination of contribution rate under section 301(e)(2) is pending.

(d) Further exclusions.—The department may exclude the following unemployment compensation liabilities from the program:

(1) A liability for which a praecipe for a writ of execution was filed prior to receipt of the amnesty form.

(2) A liability that was referred for judicial proceedings or for which a judicial proceeding was commenced prior to receipt of the amnesty form.

(3) A liability that is required to be paid under an order of a Federal or State court.

Section 1504-A. Procedure for participation.

To participate in the program, an employer or a claimant shall do the following:

(1) During the amnesty period, the employer or claimant shall file an amnesty form with the department containing all information required by the department, including a statement by the employer or claimant acknowledging the provisions of section 1506-A(f). The form shall be filed in a manner specified in and the filing date of the form shall be determined by guidelines established by the department.

(2) If an employer is seeking amnesty with regard to a liability described in section 1503-A(a)(2), the employer shall report the employee information by filing quarterly reports as required by regulations promulgated by the department for all calendar quarters for which the employer did not previously file reports and by filing amended quarterly reports for all calendar quarters for which the employer did not file complete reports. The quarterly reports shall accompany the amnesty form.

(3) The employer or claimant shall pay the amount or amounts required by section 1505-A. Payment shall accompany the amnesty form.

Section 1505-A. Required payment and terms of amnesty.

An employer or claimant shall pay the amount or amounts specified in this section that correspond to the liability or liabilities for which amnesty is sought. The department shall grant amnesty as provided in this section and section 1506-A. The following apply:

(1) If an employer is seeking amnesty with regard to unpaid contributions described in section 1503-A(a)(1) or (2):

(i) The employer shall pay all of the unpaid contributions and lien filing costs, if applicable, and one-half of the interest and penalties due.

(ii) The department shall waive the remaining interest and penalties due corresponding to the contributions.

(2) If an employer is seeking amnesty with regard to unpaid reimbursement described in section 1503-A(a)(3):

(i) The employer shall pay all of the unpaid reimbursement and lien filing costs, if applicable, and one-half of the interest due.

(ii) The department shall waive the remaining interest due corresponding to the reimbursement.

(3) If an employer is seeking amnesty with regard to unpaid interest described in section 1503-A(a)(4):

(i) The employer shall pay all of the lien filing costs, if applicable, and one-half of the unpaid interest due.

(ii) The department shall waive the remaining unpaid interest due.

(4) If an employer is seeking amnesty with regard to unpaid penalties described in section 1503-A(a)(5):

(i) The employer shall pay all of the lien filing costs, if applicable, and one-half of the unpaid penalties due.

(ii) The department shall waive the remaining unpaid penalties due.

(5) If a claimant is seeking amnesty with regard to overpayment described in section 1503-A(b)(1) or (3):

(i) The claimant shall pay the outstanding balance of the overpayment, any amounts assessed on an overpayment of compensation under section 801(c) and lien filing costs, if applicable, and one-half of the interest due.

(ii) The department shall waive the remaining interest due and one-half of any previously imposed penalty weeks corresponding to the overpayment that have not been served by the claimant and shall not issue a notice of determination imposing penalty weeks corresponding to the overpayment. If one-half of the unserved penalty weeks is not an even multiple of one, the number of penalty weeks waived shall be rounded to the next lower multiple of one.

(6) If a claimant is seeking amnesty with regard to an overpayment described in section 1503-A(b)(2):

(i) The claimant shall pay 50% of the outstanding balance of the overpayment.

(ii) The department shall waive the remaining balance of the overpayment.

(7) If a claimant is seeking amnesty with regard to unpaid interest described in section 1503-A(b)(4):

(i) The claimant shall pay all of the amounts assessed on an overpayment of compensation under section 801(c) and lien filing costs, if applicable, and one-half of the interest due.

(ii) The department shall waive the remaining unpaid interest due.

Section 1506-A. Additional terms and conditions of amnesty.

(a) General rule.—If a payment plan agreement exists between an employer or claimant and the department for a liability for which the employer or claimant is seeking amnesty, the employer or claimant shall pay the amount or amounts required by section 1505-A during the amnesty period in order to receive amnesty, notwithstanding any terms of the agreement to the contrary.

(b) Proceedings.—The department shall not commence any administrative or judicial proceeding against an employer with regard to any contributions, reimbursement, interest or penalty paid under the program, or any interest or penalties waived under the program. The department shall not commence any administrative or judicial proceeding against a claimant with regard to any overpayment or interest paid under the program or any overpayment or interest waived under the program.

(c) Liabilities.—If a liability for contributions described in section 1503-A(a)(2) or liability for an overpayment described in section 1503-A(b)(3) is disclosed and paid under the program, and the department determines that the liability as disclosed was understated, the department may commence administrative or judicial proceedings and impose interest, penalties and other monetary obligations only with regard to the difference between the liability as disclosed and the correct amount of the liability.

(d) Construction.—Except as provided in subsection (c), nothing in this article shall be construed to prohibit the department from commencing administrative or judicial proceedings and imposing interest, penalties and other monetary obligations with respect to any liability that is not disclosed under the program or any amount that is not paid under the program.

(e) Refunds and credits.—An employer or claimant shall not be owed a refund or credit under this article for any amount paid prior to the amnesty period.

(f) Restrictions.—An employer or claimant may not commence an administrative or judicial proceeding with regard to the amnesty form, any report filed in connection with the program, any liability disclosed under the program or any amount paid under the program, and shall not be owed a refund or credit for any amount paid under the program.

Section 1507-A. Duties of department.

(a) General rule.—The department shall establish guidelines to implement the provisions of this article and publish the guidelines as a notice in the Pennsylvania Bulletin no less than 90 days before the amnesty period begins.

(b) Publicity.—The department shall publicize the program to maximize awareness of and participation in the program.

(c) Notification.—The department shall notify all employers and claimants who are known to have liabilities to which the program applies. The notice shall be sent by mail to the employer's or claimant's last known post office address or by electronic transmission, if the employer or claimant has elected to receive communications from the department by that method.

Section 1508-A. Construction.

Except as expressly provided in this article, this article shall not:

(1) be construed to relieve any employer, claimant, individual or any entity from filing reports or other documents required by or paying any amounts due under this act;

(2) affect or terminate any petitions, investigations, prosecutions or any other administrative or judicial proceedings pending under this act; or

(3) prevent the commencement or further prosecution of any proceedings by the proper authorities of the Commonwealth for violation of any laws or for the assessment, collection or recovery of any amounts due to the Commonwealth under any laws.

Section 1509-A. Suspension of inconsistent acts.

All acts or parts of acts inconsistent with the provisions of this article are suspended to the extent necessary to carry out the provisions of this article.

Section 1510-A. Report required.

Within 240 days of the close of the amnesty period, the department shall submit a report to the chairperson and minority chairperson of the Labor and Industry Committee of the Senate and the chairperson and minority chairperson of the Labor and Industry Committee of the House of Representatives detailing all data available on the administration of the program, the cost of the program, amounts recovered from employers and claimants and any relevant facts and statistics that the department believes necessary in the content of the report.

Section 14. This act applies as follows:

(1) The following provisions shall apply to benefit years which begin after December 31, 2016:

(i) The amendment of section 401(a)(2) of the act.

(ii) The amendment of section 404(a)(1) of the act.

(iii) The amendment of section 404(e)(1) and (2) of the act.

(2) The following provisions shall apply to contributions on wages paid on or after January 1, 2017:

(i) The amendment of section 206 of the act.

(ii) The amendment of section 301.1(a) of the act.

(iii) The amendment of section 309.2(a) of the act.

Section 15. This act shall take effect as follows:

(1) The amendment of sections 501(e) and 502 of the act shall take effect in 60 days.

- (2) The following provisions shall take effect in 180 days:
- (i) The amendment of section 402.6 of the act.
 - (ii) The amendment of section 701 of the act.
 - (iii) The amendment of section 801 of the act.
 - (iv) The amendment of section 802(a) of the act.
 - (v) The amendment of section 803 of the act.
- (3) The amendment of section 308 of the act shall take effect January 1, 2018.
- (4) The remainder of this act shall take effect immediately.

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

The SPEAKER. On the question, the Chair recognizes Representative Grove.

Mr. GROVE. Thank you, Mr. Speaker.

A10637 is a comprehensive UC (unemployment compensation) solvency amendment.

I would like to first thank the stakeholders for their diligent work on this as well as the leader's office, the Speaker's Office, committee staff, committee Chairwoman Maureen Gingrich for putting together this amendment.

For background, Act 60 of 2012 put Pennsylvania on track for UC solvency by 2026 through many substantial changes to our UC system. One of those changes was the eligibility from basically 37 percent of the amount of the base-year wages earned outside the highest quarter to move to 49.5 percent. This policy resulted in removing roughly 48,000 seasonal workers from the UC system. Since the passage of Act 60, some of my colleagues have led the charge to ensure those seasonal workers, mostly from the construction field, can be added back on UC – Representative Mustio, Representative Marshall, Representative Gergely, Representative Keller among them.

Amendment A10637 provides an avenue to do this, while at the same time shortening the time for solvency and attacking fraud within our UC system. Specifically, A10637 reduces the percent of base-year wages earned outside the highest quarter from 49.5 percent to 37 percent. It creates two new tiers of reserve ratio factors for employers with the very worst records of unemployment compensation, beginning January 1. It is a 2-percent across-the-board benefit reduction; reduces the maximum weekly benefit rate growth; adds three new solvency triggers to ensure that the UC Fund is always solvent; targets UC fraud, particularly those who try and scam the system while in jail; and increases penalties for bad actors.

Altogether, A10637 will save the UC Trust Fund \$1.5 billion for 6 years and reduce the solvency estimate by 2 full years, all this while allowing those in the construction industry access to unemployment compensation.

Mr. Speaker, I have unfortunately been involved in this issue since HB 403 of last session was amended in the Senate with the UC seasonal employee language. While I have staunchly opposed changes to Act 60 of 2012 to protect the path of solvency, this amendment will place the UC Trust Fund on solid footing at a faster rate. A10637 not only protects that path but guarantees it sooner.

I ask my colleagues for their affirmative vote on A10637. Thank you, Mr. Speaker.

The SPEAKER. Representative Marc Gergely, on the amendment.

Mr. GERGELY. Thank you, Mr. Speaker.
The Democrats stand in support of the Grove amendment and encourage a "yes" vote.

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

The following roll call was recorded:

YEAS—168

Adolph	Farry	Lewis	Reese
Artis	Fee	Longietti	Regan
Barbin	Flynn	Mahoney	Roebuck
Barrar	Frankel	Major	Ross
Benninghoff	Freeman	Markosek	Rozzi
Bizzarro	Gainey	Marshall	Saccone
Bloom	Galloway	Marsico	Sainato
Boback	Gergely	Masser	Samuelson
Boyle	Gibbons	Matzie	Sankey
Bradford	Gillespie	McCarter	Santora
Briggs	Gingrich	McClinton	Savage
Brown, R.	Godshall	Mentzer	Saylor
Brown, V.	Goodman	Metzgar	Schemel
Bullock	Greiner	Miccarelli	Schlossberg
Burns	Grove	Millard	Schreiber
Caltagirone	Hahn	Miller, B.	Schweyer
Carroll	Hanna	Miller, D.	Simmons
Causar	Harhai	Milne	Sims
Christiana	Harhart	Moul	Snyder
Cohen	Harkins	Mullery	Sonney
Conklin	Harper	Murt	Staats
Corbin	Harris, A.	Mustio	Stephens
Costa, D.	Harris, J.	Neilson	Sturla
Costa, P.	Heffley	Nelson	Tallman
Culver	Helm	Nesbit	Taylor
Cutler	Hennessey	Neuman	Tobash
Daley, M.	Hickernell	O'Brien	Toepel
Daley, P.	Hill	O'Neill	Toohil
Davis	Irvin	Oberlander	Topper
Dawkins	James	Ortitay	Vereb
Day	Kampf	Parker, D.	Vitali
Dean	Kaufer	Pashinski	Ward
DeLissio	Kauffman	Payne	Warner
Delozier	Kavulich	Petrarca	Watson
Dermody	Keller, M.K.	Petri	Wentling
DiGirolo	Keller, W.	Pyle	Wheeland
Donatucci	Kim	Quigley	White
Driscoll	Kinsey	Quinn, M.	Youngblood
Dunbar	Klunk	Rader	Zimmerman
Ellis	Kortz	Ravenstahl	
English	Kotik	Readshaw	Turzai,
Everett	Krueger	Reed	Speaker
Fabrizio	Lawrence		

NAYS—22

Baker	Gillen	Maloney	Quinn, C.
Cox	Jozwiak	McGinnis	Rapp
Diamond	Keller, F.	Metcalfe	Roae
Dush	Knowles	Peifer	Rothman
Emrick	Mackenzie	Pickett	Truitt
Evankovich	Maher		

NOT VOTING—0

EXCUSED—13

Acosta	DeLuca	Gabler	Santarsiero
Cruz	Evans	Kirkland	Thomas
Davidson	Farina	McNeill	Wheatley
Deasy			

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

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

The SPEAKER. Seeing no further amendments.

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

The SPEAKER. The bill as amended will be reprinted.

* * *

The House proceeded to second consideration of **SB 1265, PN 2088**, entitled:

An Act amending the act of December 19, 1975 (P.L.604, No.173), entitled "An act to facilitate the use of electronic funds transfer systems by providing that credits to accounts in financial institutions designated by recipients shall satisfy legal requirements for payments by cash or checks," further providing for electronic funds transfers; providing for definitions; further providing for consumer protections; providing for payroll card accounts; and making editorial changes.

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

Mrs. **GINGRICH** offered the following amendment No. **A10468**:

Amend Bill, page 2, line 11, by striking out the comma after "bank" and inserting
or
Amend Bill, page 2, line 11, by inserting after "association"
as those terms are defined in section 1813 of the Federal Deposit Insurance Act (63 Stat. 873, 12 U.S.C. § 1813).

Amend Bill, page 2, line 12, by inserting after "union"
eligible for insurance of member accounts under the Federal Credit Union Act (48 Stat. 1216, 12 U.S.C. § 1751 et seq.)

Amend Bill, page 4, lines 24 through 30; page 5, lines 1 and 2; by striking out all of said lines on said pages and inserting
(5) The payroll card account shall provide the employee with the ability without charge to make:

(i) At least one withdrawal each pay period for any amount up to and including the full amount of the employee's net wages for that period or one such withdrawal weekly if the employee is paid more frequently than weekly.

(ii) One in-network ATM withdrawal each pay period or one such withdrawal weekly if the employee is paid more frequently than weekly.

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

The SPEAKER. On the question, the Chair recognizes Representative Gingrich.

Mrs. GINGRICH. Thank you, Mr. Speaker.

This amendment, amendment 10468, is a clarification and technical amendment. Let me mention the two areas. It clarifies the definition of "financial institution" by inserting references to the Federal law, and it changes the placement of the language requiring one free in-network ATM (automatic teller machine) withdrawal. As it was currently drafted, the language could be construed to require a cardholder to be able to withdraw exact change from an ATM, which is not possible.

Thank you, Mr. Speaker.

The SPEAKER. Representative Gergely.

Mr. GERGELY. Thank you, Mr. Speaker.

The House Democrats stand in support of the Gingrich amendment and encourage a "yes" vote. Thank you.

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

(Members proceeded to vote.)

LEAVES OF ABSENCE

The SPEAKER. Representative SCHLOSSBERG has requested to be placed on leave. Without objection, that will be granted.

Representative DAVIS has requested to be placed on leave. Without objection, that will be granted.

CONSIDERATION OF SB 1265 CONTINUED

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

The following roll call was recorded:

YEAS—188

Adolph	Farry	Longietti	Ravenstahl
Artis	Fee	Mackenzie	Readshaw
Baker	Flynn	Maher	Reed
Barbin	Frankel	Mahoney	Reese
Barrar	Freeman	Major	Regan
Benninghoff	Gainey	Maloney	Roae
Bizzarro	Galloway	Markosek	Roebuck
Bloom	Gergely	Marshall	Ross
Boback	Gibbons	Marsico	Rothman
Boyle	Gillen	Masser	Rozzi
Bradford	Gillespie	Matzie	Saccone
Briggs	Gingrich	McCarter	Sainato
Brown, R.	Godshall	McClinton	Samuelson
Brown, V.	Goodman	McGinnis	Sankey
Bullock	Greiner	Mentzer	Santora
Burns	Grove	Metcalfe	Savage
Caltagirone	Hahn	Metzgar	Saylor
Carroll	Hanna	Miccarelli	Schemel
Causer	Harhai	Millard	Schreiber
Christiana	Harhart	Miller, B.	Schweyer
Cohen	Harkins	Miller, D.	Simmons
Conklin	Harper	Milne	Sims
Corbin	Harris, A.	Moul	Snyder
Costa, D.	Harris, J.	Mullery	Sonney
Costa, P.	Heffley	Murt	Staats
Cox	Helm	Mustio	Stephens
Culver	Hennessey	Neilson	Sturla
Cutler	Hickernell	Nelson	Tallman

Daley, M.	Hill	Nesbit	Taylor
Daley, P.	Irvin	Neuman	Tobash
Dawkins	James	O'Brien	Toepel
Day	Jozwiak	O'Neill	Toohil
Dean	Kampf	Oberlander	Topper
DeLissio	Kaufer	Ortitay	Truitt
Delozier	Kauffman	Parker, D.	Verbe
Dermody	Kavulich	Pashinski	Vitali
Diamond	Keller, F.	Payne	Ward
DiGirolamo	Keller, M.K.	Peifer	Warner
Donatucci	Keller, W.	Petrarca	Watson
Driscoll	Kim	Petri	Wentling
Dunbar	Kinsey	Pickett	Wheeland
Dush	Klunk	Pyle	White
Ellis	Knowles	Quigley	Youngblood
Emrick	Kortz	Quinn, C.	Zimmerman
English	Kotik	Quinn, M.	
Evankovich	Krueger	Rader	Turzai,
Everett	Lawrence	Rapp	Speaker
Fabrizio	Lewis		

NAYS-0

NOT VOTING-0

EXCUSED-15

Acosta	Deasy	Gabler	Schlossberg
Cruz	DeLuca	Kirkland	Thomas
Davidson	Evans	McNeill	Wheatley
Davis	Farina	Santarsiero	

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

On the question,

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

Bill as amended was agreed to.

The SPEAKER. The bill as amended will be reprinted.

RESOLUTION

Mrs. GINGRICH called up **HR 1053, PN 3983**, entitled:

A Concurrent Resolution establishing a task force to implement recommendations related to the efficiency, transparency, modernization and fairness of the property assessment process in this Commonwealth.

On the question,

Will the House adopt the resolution?

The following roll call was recorded:

YEAS-183

Adolph	Fee	Longiotti	Readshaw
Artis	Flynn	Mackenzie	Reed
Baker	Frankel	Maher	Reese
Barbin	Freeman	Mahoney	Regan
Barrar	Gainey	Major	Roae
Benninghoff	Galloway	Maloney	Roebuck
Bizzarro	Gergely	Markosek	Ross
Bloom	Gibbons	Marshall	Rothman
Boback	Gillespie	Marsico	Rozzi
Boyle	Gingrich	Masser	Saccone

Bradford	Godshall	Matzie	Sainato
Briggs	Goodman	McCarter	Samuelson
Brown, R.	Greiner	McClinton	Sankey
Brown, V.	Grove	McGinnis	Santora
Bullock	Hahn	Mentzer	Savage
Burns	Hanna	Miccarelli	Saylor
Caltagirone	Harhai	Millard	Schemel
Carroll	Harhart	Miller, B.	Schreiber
Causar	Harkins	Miller, D.	Schweyer
Christiana	Harper	Milne	Simmons
Cohen	Harris, A.	Moul	Sims
Conklin	Harris, J.	Mullery	Snyder
Corbin	Heffley	Murt	Sonney
Costa, D.	Helm	Mustio	Staats
Costa, P.	Hennessey	Neilson	Stephens
Cox	Hickernell	Nelson	Sturla
Culver	Hill	Nesbit	Tallman
Cutler	Irvin	Neuman	Taylor
Daley, M.	James	O'Brien	Tobash
Daley, P.	Jozwiak	O'Neill	Toepel
Dawkins	Kampf	Oberlander	Toohil
Day	Kaufer	Ortitay	Topper
Dean	Kauffman	Parker, D.	Truitt
DeLissio	Kavulich	Pashinski	Verbe
Delozier	Keller, F.	Payne	Vitali
Dermody	Keller, M.K.	Peifer	Ward
DiGirolamo	Keller, W.	Petrarca	Warner
Donatucci	Kim	Petri	Watson
Driscoll	Kinsey	Pickett	Wentling
Dunbar	Klunk	Pyle	Wheeland
Ellis	Knowles	Quigley	White
Emrick	Kortz	Quinn, C.	Youngblood
English	Kotik	Quinn, M.	Zimmerman
Evankovich	Krueger	Rader	
Everett	Lawrence	Rapp	Turzai,
Fabrizio	Lewis	Ravenstahl	Speaker
Farry			

NAYS-5

Diamond	Gillen	Metcalfe	Metzgar
Dush			

NOT VOTING-0

EXCUSED-15

Acosta	Deasy	Gabler	Schlossberg
Cruz	DeLuca	Kirkland	Thomas
Davidson	Evans	McNeill	Wheatley
Davis	Farina	Santarsiero	

The majority of the members elected to the House having voted in the affirmative, the question was determined in the affirmative and the resolution was adopted.

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

The SPEAKER. A number of our bills we have time constraints on. We are turning to third consideration bills. The ones that do not we will call up first.

SUPPLEMENTAL CALENDAR A

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 2232, PN 3679**, entitled:

An Act amending the act of June 29, 1953 (P.L.304, No.66), known as the Vital Statistics Law of 1953, in death and fetal death registration, further providing for information for certificates and for coroner referrals.

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—188

Adolph	Farry	Longiotti	Ravenstahl
Artis	Fee	Mackenzie	Readshaw
Baker	Flynn	Maher	Reed
Barbin	Frankel	Mahoney	Reese
Barrar	Freeman	Major	Regan
Benninghoff	Gainey	Maloney	Roae
Bizzarro	Galloway	Markosek	Roebuck
Bloom	Gergely	Marshall	Ross
Boback	Gibbons	Marsico	Rothman
Boyle	Gillen	Masser	Rozzi
Bradford	Gillespie	Matzie	Saccone
Briggs	Gingrich	McCarter	Sainato
Brown, R.	Godshall	McClinton	Samuelson
Brown, V.	Goodman	McGinnis	Sankey
Bullock	Greiner	Mentzer	Santora
Burns	Grove	Metcalfe	Savage
Caltagirone	Hahn	Metzgar	Saylor
Carroll	Hanna	Miccarelli	Schemel
Causar	Harhai	Millard	Schreiber
Christiana	Harhart	Miller, B.	Schweyer
Cohen	Harkins	Miller, D.	Simmons
Conklin	Harper	Milne	Sims
Corbin	Harris, A.	Moul	Snyder
Costa, D.	Harris, J.	Mullery	Sonney
Costa, P.	Heffley	Murt	Staats
Cox	Helm	Mustio	Stephens
Culver	Hennessey	Neilson	Sturla
Cutler	Hickernell	Nelson	Tallman
Daley, M.	Hill	Nesbit	Taylor
Daley, P.	Irvin	Neuman	Tobash
Dawkins	James	O'Brien	Toepel
Day	Jozwiak	O'Neill	Toohil
Dean	Kampf	Oberlander	Topper
DeLissio	Kaufar	Ortitay	Truitt
Delozier	Kauffman	Parker, D.	Vereb
Dermody	Kavulich	Pashinski	Vitali
Diamond	Keller, F.	Payne	Ward
DiGirolo	Keller, M.K.	Peifer	Warner
Donatucci	Keller, W.	Petrarca	Watson
Driscoll	Kim	Petri	Wentling
Dunbar	Kinsey	Pickett	Wheeland
Dush	Klunk	Pyle	White
Ellis	Knowles	Quigley	Youngblood
Emrick	Kortz	Quinn, C.	Zimmerman
English	Kotik	Quinn, M.	
Evankovich	Krueger	Rader	Turzai,
Everett	Lawrence	Rapp	Speaker
Fabrizio	Lewis		

NAYS—0

NOT VOTING—0

EXCUSED—15

Acosta	Deasy	Gabler	Schlossberg
Cruz	DeLuca	Kirkland	Thomas
Davidson	Evans	McNeill	Wheatley
Davis	Farina	Santarsiero	

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 2359, PN 3901**, entitled:

An Act amending the act of April 14, 1972 (P.L.221, No.63), known as the Pennsylvania Drug and Alcohol Abuse Control Act, further providing for consent of minor.

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—188

Adolph	Farry	Longiotti	Ravenstahl
Artis	Fee	Mackenzie	Readshaw
Baker	Flynn	Maher	Reed
Barbin	Frankel	Mahoney	Reese
Barrar	Freeman	Major	Regan
Benninghoff	Gainey	Maloney	Roae
Bizzarro	Galloway	Markosek	Roebuck
Bloom	Gergely	Marshall	Ross
Boback	Gibbons	Marsico	Rothman
Boyle	Gillen	Masser	Rozzi
Bradford	Gillespie	Matzie	Saccone
Briggs	Gingrich	McCarter	Sainato
Brown, R.	Godshall	McClinton	Samuelson
Brown, V.	Goodman	McGinnis	Sankey
Bullock	Greiner	Mentzer	Santora
Burns	Grove	Metcalfe	Savage
Caltagirone	Hahn	Metzgar	Saylor
Carroll	Hanna	Miccarelli	Schemel
Causar	Harhai	Millard	Schreiber
Christiana	Harhart	Miller, B.	Schweyer
Cohen	Harkins	Miller, D.	Simmons
Conklin	Harper	Milne	Sims
Corbin	Harris, A.	Moul	Snyder

Costa, D.	Harris, J.	Mullery	Sonney
Costa, P.	Heffley	Murt	Staats
Cox	Helm	Mustio	Stephens
Culver	Hennessey	Neilson	Sturla
Cutler	Hickernell	Nelson	Tallman
Daley, M.	Hill	Nesbit	Taylor
Daley, P.	Irvin	Neuman	Tobash
Dawkins	James	O'Brien	Toepel
Day	Jozwiak	O'Neill	Toohil
Dean	Kampf	Oberlander	Topper
DeLissio	Kaufer	Ortitay	Truitt
Delozier	Kauffman	Parker, D.	Vereb
Dermody	Kavulich	Pashinski	Vitali
Diamond	Keller, F.	Payne	Ward
DiGirolamo	Keller, M.K.	Peifer	Warner
Donatucci	Keller, W.	Petrarca	Watson
Driscoll	Kim	Petri	Wentling
Dunbar	Kinsey	Pickett	Wheeland
Dush	Klunk	Pyle	White
Ellis	Knowles	Quigley	Youngblood
Emrick	Kortz	Quinn, C.	Zimmerman
English	Kotik	Quinn, M.	
Evankovich	Krueger	Rader	Turzai,
Everett	Lawrence	Rapp	Speaker
Fabrizio	Lewis		

NAYS-0

NOT VOTING-0

EXCUSED-15

Acosta	Deasy	Gabler	Schlossberg
Cruz	DeLuca	Kirkland	Thomas
Davidson	Evans	McNeill	Wheatley
Davis	Farina	Santarsiero	

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 2222, PN 3641**, entitled:

An Act amending Title 8 (Boroughs and Incorporated Towns) of the Pennsylvania Consolidated Statutes, in contracts, further providing for regulation of contracts.

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-188

Adolph	Farry	Longietti	Ravenstahl
Artis	Fee	Mackenzie	Readshaw
Baker	Flynn	Maher	Reed
Barbin	Frankel	Mahoney	Reese
Barrar	Freeman	Major	Regan
Benninghoff	Gainey	Maloney	Roae
Bizzarro	Galloway	Markosek	Roebuck
Bloom	Gergely	Marshall	Ross
Boback	Gibbons	Marsico	Rothman
Boyle	Gillen	Masser	Rozzi
Bradford	Gillespie	Matzie	Saccone
Briggs	Gingrich	McCarter	Sainato
Brown, R.	Godshall	McClinton	Samuelson
Brown, V.	Goodman	McGinnis	Sankey
Bullock	Greiner	Mentzer	Santora
Burns	Grove	Metcalfe	Savage
Caltagirone	Hahn	Metzgar	Saylor
Carroll	Hanna	Miccarelli	Schemel
Causar	Harhai	Millard	Schreiber
Christiana	Harhart	Miller, B.	Schweyer
Cohen	Harkins	Miller, D.	Simmons
Conklin	Harper	Milne	Sims
Corbin	Harris, A.	Moul	Snyder
Costa, D.	Harris, J.	Mullery	Sonney
Costa, P.	Heffley	Murt	Staats
Cox	Helm	Mustio	Stephens
Culver	Hennessey	Neilson	Sturla
Cutler	Hickernell	Nelson	Tallman
Daley, M.	Hill	Nesbit	Taylor
Daley, P.	Irvin	Neuman	Tobash
Dawkins	James	O'Brien	Toepel
Day	Jozwiak	O'Neill	Toohil
Dean	Kampf	Oberlander	Topper
DeLissio	Kaufer	Ortitay	Truitt
Delozier	Kauffman	Parker, D.	Vereb
Dermody	Kavulich	Pashinski	Vitali
Diamond	Keller, F.	Payne	Ward
DiGirolamo	Keller, M.K.	Peifer	Warner
Donatucci	Keller, W.	Petrarca	Watson
Driscoll	Kim	Petri	Wentling
Dunbar	Kinsey	Pickett	Wheeland
Dush	Klunk	Pyle	White
Ellis	Knowles	Quigley	Youngblood
Emrick	Kortz	Quinn, C.	Zimmerman
English	Kotik	Quinn, M.	
Evankovich	Krueger	Rader	Turzai,
Everett	Lawrence	Rapp	Speaker
Fabrizio	Lewis		

NAYS-0

NOT VOTING-0

EXCUSED-15

Acosta	Deasy	Gabler	Schlossberg
Cruz	DeLuca	Kirkland	Thomas
Davidson	Evans	McNeill	Wheatley
Davis	Farina	Santarsiero	

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.

* * *

BILL PASSED OVER

The SPEAKER. We are going to go over that bill, SB 1018, PN 1936.

* * *

BILL PASSED OVER TEMPORARILY

The SPEAKER. Okay. We are going to hold on that one too, SB 1219, PN 2164.

MOTION TO PROCEED TO CONSIDERATION UNDER RULE 24

The SPEAKER. At this time we need a motion for some bills to be voted upon based on our 24-hour rule. As you know, the Senate has a 6-hour rule.

Representative Reed, the majority leader, for a motion.

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

I would make a motion to proceed to the immediate consideration of HB 2381, HB 2375, SB 984, and SB 1219. Thank you.

The SPEAKER. Thank you, sir.

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

The SPEAKER. Representative Hanna is recognized on that motion.

Mr. HANNA. Thank you, Mr. Speaker.

I would urge support for the motion.

The SPEAKER. All those in favor of moving to proceed to the votes on HB 2375, HB 2381, SB 984, and SB 1219 will vote "aye"; those opposed, "nay."

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

The following roll call was recorded:

YEAS—171

Adolph	Evankovich	Knowles	Rader
Artis	Everett	Kortz	Readshaw
Baker	Fabrizio	Kotik	Reed
Barbin	Farry	Krueger	Reese
Barrar	Fee	Lawrence	Regan
Benninghoff	Flynn	Lewis	Roebuck
Bizzarro	Frankel	Longietti	Ross
Bloom	Gainey	Mackenzie	Rothman
Boback	Galloway	Mahoney	Rozzi
Boyle	Gergely	Major	Saccone
Bradford	Gibbons	Maloney	Sainato
Briggs	Gillespie	Markosek	Sankey
Brown, R.	Gingrich	Marshall	Santora
Brown, V.	Godshall	Marsico	Savage
Bullock	Goodman	Masser	Saylor
Burns	Greiner	McCarter	Schemel
Caltagirone	Grove	McClinton	Schreiber
Carroll	Hahn	McGinnis	Schweyer
Causar	Hanna	Mentzer	Simmons

Christiana	Harhai	Metcalfe	Sims
Cohen	Harhart	Miccarelli	Snyder
Conklin	Harkins	Millard	Sonney
Corbin	Harper	Moul	Staats
Costa, D.	Harris, A.	Murt	Stephens
Costa, P.	Harris, J.	Mustio	Sturla
Cox	Heffley	Neilson	Taylor
Culver	Helm	Nelson	Tobash
Cutler	Hennessey	Nesbit	Toepel
Daley, M.	Hickernell	O'Brien	Toohil
Daley, P.	Hill	O'Neill	Topper
Dawkins	Irvin	Oberlander	Vereb
Day	James	Ortitay	Vitali
Dean	Jozwiak	Parker, D.	Ward
DeLissio	Kampf	Pashinski	Warner
DeLozier	Kaufner	Payne	Watson
Dermody	Kauffman	Peifer	Wentling
Diamond	Kavulich	Petrarca	Wheeland
DiGirolamo	Keller, F.	Petri	White
Donatucci	Keller, M.K.	Pickett	Youngblood
Driscoll	Keller, W.	Pyle	Zimmerman
Dunbar	Kim	Quigley	
Dush	Kinsey	Quinn, C.	Turzai,
Ellis	Klunk	Quinn, M.	Speaker
Emrick			

NAYS—17

English	Metzgar	Mullery	Roae
Freeman	Miller, B.	Neuman	Samuelson
Gillen	Miller, D.	Rapp	Tallman
Maher	Milne	Ravenstahl	Truitt
Matzie			

NOT VOTING—0

EXCUSED—15

Acosta	Deasy	Gabler	Schlossberg
Cruz	DeLuca	Kirkland	Thomas
Davidson	Evans	McNeill	Wheatley
Davis	Farina	Santarsiero	

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.

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 2381, PN 4046**, entitled:

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in preliminary provisions, further providing for Keystone Exams.

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?

REMARKS SUBMITTED FOR THE RECORD

The SPEAKER. Yes; Representative Roebuck, you are recognized, sir.

Mr. ROEBUCK. Thank you Mr. Speaker.

I have remarks I wish to submit for the record on this bill.

The SPEAKER. Yes, sir. What do you wish to submit the remarks on?

Mr. ROEBUCK. HB 2381.

The SPEAKER. Okay. Yes, certainly. Those will be accepted.

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

I fully support HB 2381. It is a step in the right direction for career and technical education students, and it implements graduation requirements recommended by the PA Department of Education, pursuant to Act 1 of 2016, for career and technical education students.

Please note – I want to urge the House Education Committee at some point in the beginning of the next session to address the additional recommendations in the Act 1 report outlining multiple pathways for all students to meet the rigorous graduation requirements while demonstrating readiness for postsecondary success.

I will be a "yes" vote on the bill, and I urge the members to support this bill.

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—188

Adolph	Farry	Longiotti	Ravenstahl
Artis	Fee	Mackenzie	Readshaw
Baker	Flynn	Maher	Reed
Barbin	Frankel	Mahoney	Reese
Barrar	Freeman	Major	Regan
Benninghoff	Gainey	Maloney	Roae
Bizzarro	Galloway	Markosek	Roebuck
Bloom	Gergely	Marshall	Ross
Boback	Gibbons	Marsico	Rothman
Boyle	Gillen	Masser	Rozzi
Bradford	Gillespie	Matzie	Saccone
Briggs	Gingrich	McCarter	Sainato
Brown, R.	Godshall	McClinton	Samuelson
Brown, V.	Goodman	McGinnis	Sankey
Bullock	Greiner	Mentzer	Santora
Burns	Grove	Metcalfe	Savage
Caltagirone	Hahn	Metzgar	Saylor
Carroll	Hanna	Miccarelli	Schemel
Causar	Harhai	Millard	Schreiber
Christiana	Harhart	Miller, B.	Schweyer
Cohen	Harkins	Miller, D.	Simmons
Conklin	Harper	Milne	Sims
Corbin	Harris, A.	Moul	Snyder
Costa, D.	Harris, J.	Mullery	Sonney
Costa, P.	Heffley	Murt	Staats
Cox	Helm	Mustio	Stephens
Culver	Hennessey	Neilson	Sturla
Cutler	Hickernell	Nelson	Tallman
Daley, M.	Hill	Nesbit	Taylor
Daley, P.	Irvin	Neuman	Tobash
Dawkins	James	O'Brien	Toepel
Day	Jozwiak	O'Neill	Toohil
Dean	Kampf	Oberlander	Topper
DeLissio	Kaufer	Ortitay	Truitt

Delozier	Kauffman	Parker, D.	Vereb
Dermody	Kavulich	Pashinski	Vitali
Diamond	Keller, F.	Payne	Ward
DiGirolamo	Keller, M.K.	Peifer	Warner
Donatucci	Keller, W.	Petrarca	Watson
Driscoll	Kim	Petri	Wentling
Dunbar	Kinsey	Pickett	Wheeland
Dush	Klunk	Pyle	White
Ellis	Knowles	Quigley	Youngblood
Emrick	Kortz	Quinn, C.	Zimmerman
English	Kotik	Quinn, M.	
Evankovich	Krueger	Rader	Turzai,
Everett	Lawrence	Rapp	Speaker
Fabrizio	Lewis		

NAYS—0

NOT VOTING—0

EXCUSED—15

Acosta	Deasy	Gabler	Schlossberg
Cruz	DeLuca	Kirkland	Thomas
Davidson	Evans	McNeill	Wheatley
Davis	Farina	Santarsiero	

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.

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 2375, PN 4065**, entitled:

An Act amending the act of December 5, 1936 (2nd Sp.Sess., 1937 P.L.2897, No.1), known as the Unemployment Compensation Law, in contributions by employers and employees, further providing for contributions by employees and for Service and Infrastructure Improvement Fund.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

The following roll call was recorded:

YEAS—175

Adolph	Fabrizio	Kotik	Rader
Artis	Farry	Krueger	Ravenstahl
Baker	Fee	Lewis	Readshaw
Barbin	Flynn	Longiotti	Reed
Barrar	Frankel	Maher	Reese
Benninghoff	Freeman	Mahoney	Regan
Bizzarro	Gainey	Major	Roebuck
Bloom	Galloway	Markosek	Ross
Boback	Gergely	Marshall	Rozzi

Boyle	Gibbons	Marsico	Saccone
Bradford	Gillen	Masser	Sainato
Briggs	Gillespie	Matzie	Samuelson
Brown, R.	Gingrich	McCarter	Sankey
Brown, V.	Godshall	McClinton	Santora
Bullock	Goodman	Mentzer	Savage
Burns	Greiner	Metzgar	Saylor
Caltagirone	Grove	Miccarelli	Schemel
Carroll	Hahn	Millard	Schreiber
Causser	Hanna	Miller, B.	Schweyer
Christiana	Harhai	Miller, D.	Simmons
Cohen	Harhart	Milne	Sims
Conklin	Harkins	Moul	Snyder
Corbin	Harper	Mullery	Sonney
Costa, D.	Harris, A.	Murt	Staats
Costa, P.	Harris, J.	Mustio	Stephens
Cox	Heffley	Neilson	Sturla
Culver	Helm	Nelson	Tallman
Cutler	Hennessey	Nesbit	Taylor
Daley, M.	Hickernell	Neuman	Tobash
Daley, P.	Hill	O'Brien	Toohil
Dawkins	Irvin	O'Neill	Topper
Day	James	Oberlander	Vereb
Dean	Jozwiak	Ortitay	Vitali
DeLissio	Kampf	Parker, D.	Ward
Delozier	Kaufer	Pashinski	Warner
Dermody	Kauffman	Payne	Watson
DiGirolamo	Kavulich	Peifer	Wentling
Donatucci	Keller, M.K.	Petrarca	Wheeland
Driscoll	Keller, W.	Petri	White
Dunbar	Kim	Pickett	Youngblood
Ellis	Kinsey	Pyle	Zimmerman
Emrick	Klunk	Quigley	
English	Knowles	Quinn, C.	Turzai,
Evankovich	Kortz	Quinn, M.	Speaker
Everett			

NAYS—13

Diamond	Mackenzie	Metcalfe	Rothman
Dush	Maloney	Rapp	Toepel
Keller, F.	McGinnis	Roae	Truitt
Lawrence			

NOT VOTING—0

EXCUSED—15

Acosta	Deasy	Gabler	Schlossberg
Cruz	DeLuca	Kirkland	Thomas
Davidson	Evans	McNeill	Wheatley
Davis	Farina	Santarsiero	

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 984, PN 2167**, entitled:

An Act amending Titles 53 (Municipalities Generally), 66 (Public Utilities) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in taxicabs and limousines in first class cities, further providing for definitions and for certificate of public convenience required; providing for transportation network companies and for regulation of taxicabs and limousines in cities of the first class; in general provisions, further providing for definitions; in powers and duties, providing for power of commission to confiscate, impound and sell vehicles; in contract carrier

by motor vehicle and broker, further providing for declaration of policy and definitions; providing for motor carrier regulations and for transportation network service; and, in general provisions, further providing for definitions.

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?

REMARKS SUBMITTED FOR THE RECORD

The SPEAKER. On the bill, Representative Pete Daley.

Mr. DALEY. After a long journey spanning the whole entire legislative session, we are long last at the conclusion of our final destination. I am not reading this. All I am going to say is please support the bill.

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

After a very long journey spanning over this entire legislative session, we are at long last at the destination.

Just about 2 1/2 years ago Uber and Lyft started gaining national and international attention with their new and innovative way to get from point A to point B. The concept was easy and people latched on to it quickly and loyally.

It was not long after that they began operating in Pittsburgh and Allegheny County without approval of the Public Utility Commission. This was concerning to regulators and lawmakers as Pennsylvania has a history of regulating transportation in our Commonwealth in order to protect drivers and ensure that the public is safe.

On the other side of that coin, as was expected, people grew to enjoy the service as it does serve a need. This led to the predicament of somehow continuing the service provided by TNCs (transportation network companies), ensuring that they are safe and regulated to a degree, and also to ensure that existing and heavily regulated industries – namely, taxicabs – had the ability to compete fairly.

Mr. Speaker, this bill is the product of that conundrum. I think you would find stakeholders on both sides of this issue, and those just caught up in it, all agree that it is not perfect. But it is the best attempt that we had in achieving the aforementioned tasks.

The two regulatory agencies, the Public Utility Commission and Philadelphia Parking Authority, provided a great amount of guidance, and I want to thank them for working with us during the duration of years of work.

While there are a lot of things, and I mean a lot, entailed in this legislation, from driver backgrounds, insurance requirements, classifications of stages in which a driver is operating a TNC, disability needs and passenger requirements, and a continued list of many more, the key to it all and the key to this bill is that it will allow companies like Uber and Lyft to provide transportation services to people in the Commonwealth, while ensuring that drivers and passengers are safe. Safety for them has always been the driving force behind this legislation.

I thank all those involved, again the PPA and PUC; Insurance Federation; Lyft and Uber; taxicab owners; medallion owners; limousine operators; Senators Tomlinson and Boscola and their staff; my good friend, Chairman Godshall and his staff; and lastly, my staff for their amazing work on this.

I urge the members of the House to support this legislation.

The SPEAKER. Chairman Bob Godshall, Representative Godshall, on the bill.

Mr. GODSHALL. Thank you, Mr. Speaker.

The bill before us is the result of nearly 4 years of discussion and negotiation between the caucuses and stakeholders, and I am pleased to report that the bill we are about to vote on final passage is supported by the PUC, by Lyft, by Uber, the Pennsylvania Taxi Association, Pittsburgh Yellow Cab, and the city of Philadelphia and the Pennsylvania Transportation Alliance. And also importantly, 148,000 Pennsylvanians who signed a petition asking that this legislation permitting Lyft and Uber to lawfully operate throughout Pennsylvania on a permanent basis be passed, and that is just what we are doing here today.

I would like to thank, particularly Representatives Donatucci and Davidson, and the entire Philadelphia delegation for all of their efforts to get agreement on the amendments needed to get this bill before us.

I also want to thank a group of people who many times go forgotten and have stuck with me throughout all the trials brought by this issue over the last 4 years, and that is the members of the House Consumer Affairs Committee.

I also want to thank my counterpart and good friend, Representative Daley, and the Democratic Consumer Affairs Committee staff for all their work on SB 984, particularly on my staff, Amanda and Steve, and on Representative Daley's staff, Beth, Jerry, and Brett.

TNCs have changed the way people travel in both urban and rural areas throughout the Commonwealth. SB 984 authorizes statewide operation by TNCs and establishes a regulatory framework to ensure that these services are provided in a safe and equitable manner.

I am proud to stand here before you and support this piece of bipartisan legislation, and I would urge a positive vote on the bill. Thank you for your time.

The SPEAKER. Representative John Maher.

Mr. MAHER. I remember well just about 4 years ago sitting with Chairman Godshall and trying to explain to him what a ridesharing company was, and the key moment was when he recalled trying to get a taxi to a stadium in Pittsburgh and it was impossible. The light went off. And just like getting from point A to point B with these ridesharing companies, we are generally not too concerned about who is in the driver's seat, we just want to get to our destination, and today we are getting to the destination.

And I want to assure Chairman Godshall and Leader Reed that I will remember the role they played in this, and I urge a "yes" vote.

The SPEAKER. Representative Jamie Santora.

Mr. SANTORA. Thank you for your indulgence.

Thank you, Mr. Speaker.

I will be brief. I just want to thank everyone as well who played a role in this – Representative Miccarelli, Representative Maher, Chairman Godshall, our leaders.

Representative Evans said it best today that when Republicans and Democrats work together, we do good things for the people of Pennsylvania. This bill is good for the people of Pennsylvania. This will legalize Uber back in Philadelphia again. This will provide the necessary accessible vans for our handicap community, for our community with disabilities. They were not forgotten in this legislation, and that is extremely important.

And I want to thank all of you and hope we can send this over the top with a very large majority or unanimous vote. Thank you.

On the question recurring,
Shall the bill pass finally?

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

The following roll call was recorded:

YEAS—188

Adolph	Farry	Longietti	Ravenstahl
Artis	Fee	Mackenzie	Readshaw
Baker	Flynn	Maher	Reed
Barbin	Frankel	Mahoney	Reese
Barrar	Freeman	Major	Regan
Benninghoff	Gainey	Maloney	Roae
Bizzarro	Galloway	Markosek	Roebuck
Bloom	Gergely	Marshall	Ross
Boback	Gibbons	Marsico	Rothman
Boyle	Gillen	Masser	Rozzi
Bradford	Gillespie	Matzie	Saccone
Briggs	Gingrich	McCartner	Sainato
Brown, R.	Godshall	McClinton	Samuelson
Brown, V.	Goodman	McGinnis	Sankey
Bullock	Greiner	Mentzer	Santora
Burns	Grove	Metcalfe	Savage
Caltagirone	Hahn	Metzgar	Saylor
Carroll	Hanna	Miccarelli	Schemel
Causar	Harhai	Millard	Schreiber
Christiana	Harhart	Miller, B.	Schweyer
Cohen	Harkins	Miller, D.	Simmons
Conklin	Harper	Milne	Sims
Corbin	Harris, A.	Moul	Snyder
Costa, D.	Harris, J.	Mullery	Sonney
Costa, P.	Heffley	Murt	Staats
Cox	Helm	Mustio	Stephens
Culver	Hennessey	Neilson	Sturla
Cutler	Hickernell	Nelson	Tallman
Daley, M.	Hill	Nesbit	Taylor
Daley, P.	Irvin	Neuman	Tobash
Dawkins	James	O'Brien	Toepel
Day	Jozwiak	O'Neill	Toohil
Dean	Kampf	Oberlander	Topper
DeLissio	Kaufman	Ortitay	Truitt
Delozier	Kauffman	Parker, D.	Vereb
Dermody	Kavulich	Pashinski	Vitali
Diamond	Keller, F.	Payne	Ward
DiGirolamo	Keller, M.K.	Peifer	Warner
Donatucci	Keller, W.	Petrarca	Watson
Driscoll	Kim	Petri	Wentling
Dunbar	Kinsey	Pickett	Wheeland
Dush	Klunk	Pyle	White
Ellis	Knowles	Quigley	Youngblood
Emrick	Kortz	Quinn, C.	Zimmerman
English	Kotik	Quinn, M.	
Evankovich	Krueger	Rader	Turzai, Speaker
Everett	Lawrence	Rapp	
Fabrizio	Lewis		

NAYS—0

NOT VOTING—0

EXCUSED—15

Acosta	Deasy	Gabler	Schlossberg
Cruz	DeLuca	Kirkland	Thomas
Davidson	Evans	McNeill	Wheatley
Davis	Farina	Santarsiero	

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

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

* * *

The House proceeded to third consideration of **SB 1219, PN 2164**, entitled:

An Act designating a portion of State Route 663 in Montgomery County as the Army Specialist Ray Ira Haas Memorial Highway; designating the portion of State Route 100 from Hereford Township at the Lehigh County line through Washington Township in Berks County as the First Lieutenant William R. Gendebien Memorial Highway; designating a portion of State Route 2026, also known as Blair Mill Road, in Montgomery County as the Private First Class Paul T. Wright Memorial Highway; designating a bridge on a portion of Sheep Bridge Road over I-83, Newberry Township, York County, as the Staff Sgt. Jason M. Faley Memorial Bridge; designating a bridge on that portion of State Route 879 over Trout Run in Goshen Township, Clearfield County, as the Private David Kyle McCracken Memorial Bridge; designating a portion of State Route 2034 in Montgomery County as the Cpl. Carl F. Hynek III Memorial Highway; designating a portion of State Route 145 in Salisbury Township, Lehigh County, as the Cpl. Joshua B. Smith Memorial Highway; designating a bridge on that portion of U.S. Route 15 over State Route 114, Upper Allen Township, Cumberland County, as the Cpl. Jonathan Dean Faircloth Memorial Bridge; designating a portion of Byberry Road between Warminster Road and Orangemen's Road in Montgomery County as the Major Jeffrey Toczylowski Memorial Highway; designating a portion of State Route 1010 in Berks County as the DeLight Breidegam, Jr., Memorial Highway; designating a portion of State Route 51 in Fayette County as the Officer Richard Champion Memorial Highway; designating a bridge on that portion of State Route 741 over the Conestoga River, between Pequea Township and Lancaster Township, Lancaster County, as the Cpl. Eric M. Torbert, Jr., Memorial Bridge; designating the interchange of State Route 43, the Mon-Fayette Expressway, with Rubles Mill Road, known as Exit 4, Fayette County, as the Master Sgt. Arthur L. Lilley Memorial Interchange; designating a bridge on that portion of State Route 770 over the Tunungwant Creek, Bradford Township, McKean County, as the Master Sgt. Thomas Maholic Memorial Bridge; designating a bridge to be constructed on that portion of State Route 6 over Dingman Run, Coudersport Borough, Potter County, as the PFC George Pesock Memorial Bridge; designating a bridge on that portion of State Route 872 over Bailey Run in Wharton Township, Potter County, as the Sgt. Paul M. Brown Memorial Bridge; designating a certain interchange in New Stanton Borough, Westmoreland County, as the E. Jeffrey Wentzel Memorial Interchange; designating a portion of State Route 220 in Lycoming and Sullivan Counties as the Lieutenant Commander John J. Peterman Memorial Highway; designating a portion of State Route 220 in Lycoming County as the Thomas A. Paternostro Memorial Highway; designating a bridge on that portion of State Route 4005 in Polk Township, Jefferson County, as the Polk Township Veterans Memorial Bridge; and making related repeals.

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?

LEAVE OF ABSENCE

The SPEAKER. Before we take the vote, Representative EVANKOVICH has requested to be placed on leave. Without objection, that will be granted.

CONSIDERATION OF SB 1219 CONTINUED

On the question recurring,
Shall the bill pass finally?

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

The following roll call was recorded:

YEAS—187

Adolph	Fee	Longietti	Ravenstahl
Artis	Flynn	Mackenzie	Readshaw
Baker	Frankel	Maher	Reed
Barbin	Freeman	Mahoney	Reese
Barrar	Gainey	Major	Regan
Benninghoff	Galloway	Maloney	Roae
Bizzarro	Gergely	Markosek	Roebuck
Bloom	Gibbons	Marshall	Ross
Boback	Gillen	Marsico	Rothman
Boyle	Gillespie	Masser	Rozzi
Bradford	Gingrich	Matzie	Saccone
Briggs	Godshall	McCarter	Sainato
Brown, R.	Goodman	McClinton	Samuelson
Brown, V.	Greiner	McGinnis	Sankey
Bullock	Grove	Mentzer	Santora
Burns	Hahn	Metcalfe	Savage
Caltagirone	Hanna	Metzgar	Saylor
Carroll	Harhai	Miccarelli	Schemel
Causer	Harhart	Millard	Schreiber
Christiana	Harkins	Miller, B.	Schweyer
Cohen	Harper	Miller, D.	Simmons
Conklin	Harris, A.	Milne	Simms
Corbin	Harris, J.	Moul	Snyder
Costa, D.	Heffley	Mullery	Sonney
Costa, P.	Helm	Murt	Staats
Cox	Hennessey	Mustio	Stephens
Culver	Hickernell	Neilson	Sturla
Cutler	Hill	Nelson	Tallman
Daley, M.	Irvin	Nesbit	Taylor
Daley, P.	James	Neuman	Tobash
Dawkins	Jozwiak	O'Brien	Toepel
Day	Kampf	O'Neill	Toohil
Dean	Kaufman	Oberlander	Topper
DeLissio	Kauffman	Ortitay	Truitt
Delozier	Kavulich	Parker, D.	Vereb
Dermody	Keller, F.	Pashinski	Vitali
Diamond	Keller, M.K.	Payne	Ward
DiGirolamo	Keller, W.	Peifer	Warner
Donatucci	Kim	Petrarca	Watson
Driscoll	Kinsey	Petri	Wentling
Dunbar	Klunk	Pickett	Wheeland
Dush	Knowles	Pyle	White
Ellis	Kortz	Quigley	Youngblood
Emrick	Kotik	Quinn, C.	Zimmerman
English	Krueger	Quinn, M.	
Everett	Lawrence	Rader	Turzai,
Fabrizio	Lewis	Rapp	Speaker
Fary			

NAYS—0

NOT VOTING—0

EXCUSED—16

Acosta	Deasy	Farina	Santarsiero
Cruz	DeLuca	Gabler	Schlossberg
Davidson	Evankovich	Kirkland	Thomas
Davis	Evans	McNeill	Wheatley

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

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

SUPPLEMENTAL CALENDAR B

BILL ON CONCURRENCE
IN SENATE AMENDMENTS

The House proceeded to consideration of concurrence in Senate amendments to **HB 49, PN 2546**, entitled:

An Act amending the act of June 24, 1976 (P.L.424, No.101), referred to as the Emergency and Law Enforcement Personnel Death Benefits Act, providing for the payment of death benefits to members of the Pennsylvania Civil Air Patrol.

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

The SPEAKER. It is moved by the gentleman, Mr. Sainato, that the House concur in those amendments.

The Chair recognizes Mr. Sainato for a brief description of the Senate amendments and then also the underlying bill.

Mr. SAINATO. Thank you, Mr. Speaker.

The Senate— It was just a minor change. The bill was amended by the Senate to change the application time from 4 years from the date of death to 3 years from the date of death. This also reflects changes made by Act 1 of 2015. So I ask for everyone's support.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Representative Sainato.

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—187

Adolph	Fee	Longiotti	Ravenstahl
Artis	Flynn	Mackenzie	Readshaw
Baker	Frankel	Maher	Reed
Barbin	Freeman	Mahoney	Reese
Barrar	Gainey	Major	Regan
Benninghoff	Galloway	Maloney	Roae
Bizzarro	Gergely	Markosek	Roebuck
Bloom	Gibbons	Marshall	Ross
Boback	Gillen	Marsico	Rothman
Boyle	Gillespie	Masser	Rozzi
Bradford	Gingrich	Matzie	Saccone
Briggs	Godshall	McCarter	Sainato
Brown, R.	Goodman	McClinton	Samuelson

Brown, V.	Greiner	McGinnis	Sankey
Bullock	Grove	Mentzer	Santora
Burns	Hahn	Metzgar	Savage
Caltagirone	Hanna	Metzger	Saylor
Carroll	Harhai	Miccarelli	Schemel
Causser	Harhart	Millard	Schreiber
Christiana	Harkins	Miller, B.	Schweyer
Cohen	Harper	Miller, D.	Simmons
Conklin	Harris, A.	Milne	Sims
Corbin	Harris, J.	Moul	Snyder
Costa, D.	Heffley	Mullery	Sonney
Costa, P.	Helm	Murt	Staats
Cox	Hennessey	Mustio	Stephens
Culver	Hickernell	Neilson	Sturla
Cutler	Hill	Nelson	Tallman
Daley, M.	Irvin	Nesbit	Taylor
Daley, P.	James	Neuman	Tobash
Dawkins	Jozwiak	O'Brien	Toepel
Day	Kampf	O'Neill	Toohil
Dean	Kaufner	Oberlander	Topper
DeLissio	Kauffman	Ortitay	Truitt
Delozier	Kavulich	Parker, D.	Vereb
Dermody	Keller, F.	Pashinski	Vitali
Diamond	Keller, M.K.	Payne	Ward
DiGirolamo	Keller, W.	Peifer	Warner
Donatucci	Kim	Petrarca	Watson
Driscoll	Kinsey	Petri	Wentling
Dunbar	Klunk	Pickett	Wheeland
Dush	Knowles	Pyle	White
Ellis	Kortz	Quigley	Youngblood
Emrick	Kotik	Quinn, C.	Zimmerman
English	Krueger	Quinn, M.	
Everett	Lawrence	Rader	Turzai,
Fabrizio	Lewis	Rapp	Speaker
Farry			

NAYS—0

NOT VOTING—0

EXCUSED—16

Acosta	Deasy	Farina	Santarsiero
Cruz	DeLuca	Gabler	Schlossberg
Davidson	Evankovich	Kirkland	Thomas
Davis	Evans	McNeill	Wheatley

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.

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 49, PN 2546

An Act amending the act of June 24, 1976 (P.L.424, No.101), referred to as the Emergency and Law Enforcement Personnel Death Benefits Act, providing for the payment of death benefits to members of the Pennsylvania Civil Air Patrol.

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

The SPEAKER. Members, we have one more bill, SB 1282, PN 2066.

CALENDAR CONTINUED**BILL ON SECOND CONSIDERATION**

The House proceeded to second consideration of **SB 1282, PN 2066**, entitled:

An Act amending Title 68 (Real and Personal Property) of the Pennsylvania Consolidated Statutes, in creation, alteration and termination of condominiums, further providing for amendment of declaration; in creation, alteration and termination of cooperatives, further providing for amendment of declaration; and, in creation, alteration and termination of planned communities, further providing for amendment of declaration.

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

The SPEAKER. Representative McCarter, you have an amendment to that bill. It is 10653, 10653. Are you withdrawing that amendment, sir? It is withdrawn.

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

VOTE CORRECTION

The SPEAKER. Representative Quinn is recognized on unanimous consent.

Mr. QUINN. Mr. Speaker, I was recorded in the negative on HB 2382. I would like to be recorded in the affirmative.

The SPEAKER. Yes, sir.

Does anybody else wish to be recognized?

There are no further votes today. We do have some housekeeping.

BILLS RECOMMITTED

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

HB 1280;
HB 1804;
HB 2134;
HB 2382;
SB 1265; and
SB 1282.

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

BILLS REMOVED FROM TABLE

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

HB 2350;
HB 2352;
SB 613;
SB 1235;
SB 1367; and
SB 1368.

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

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1551, PN 2636**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in other required equipment, further providing for restraint systems; and making an editorial change.

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

BILL TABLED

The SPEAKER. The Chair recognizes the majority leader, who moves that HB 1551 be removed from the active calendar and placed on the tabled calendar.

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

BILL REMOVED FROM TABLE

The SPEAKER. The Chair recognizes the majority leader, who moves that HB 1551 be removed from the tabled calendar and placed on the active calendar.

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

BILLS REPORTED FROM COMMITTEE, CONSIDERED FIRST TIME, AND TABLED

HB 2266, PN 3738

By Rep. MARSICO

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in sentencing, providing for sentencing for offenses involving indecent exposure when children present.

JUDICIARY.

HB 2276, PN 4082 (Amended)

By Rep. MARSICO

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in particular rights and immunities, providing for civil immunity for use of force in motor vehicle rescue.

JUDICIARY.

HB 2284, PN 3760

By Rep. MARSICO

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in sentencing, further providing for sentencing procedure for murder of the first degree.

JUDICIARY.

BILLS AND RESOLUTIONS PASSED OVER

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

ADJOURNMENT

The SPEAKER. The good gentleman, Representative Pete Daley, moves that the House be adjourned until Thursday, October 20, 2016, at 11 a.m., e.d.t., unless sooner recalled by the Speaker.

It is my understanding that tomorrow will be a nonvoting session day.

On the question,

Will the House agree to the motion?

Motion was agreed to, and at 4:12 p.m., e.d.t., the House adjourned.