STATEMENT BY MR. WHEATLEY

The SPEAKER, Representative Wheatley, on unanimous consent.

Mr. WHEATLEY. Thank you, Mr. Speaker.

Mr. Speaker, before we begin today, I wanted to be acknowledged because my heart is really heavy right now. I know that we have some more important business to get done today, but as we probably all have seen over the last few days, there have been public outcries and protests in my city and my county, and I cannot continue to pretend that the lives that we are so casual about in this continual epidemic is normal. It is not a normal day anymore for me. And what I realize as a parent of three, the hardest thing that one could ever receive is a call that your young one will not ever return back. And in this past week, we have celebrated Juneteenth, which was the freedom day and the recognition of independence of former enslaved people in this country. And on that same day, we lost a young, talented 17-year-old African-American male, Antwon Rose, and a day later we lost an aspiring, up-and-coming African-American artist to street violence named Jimmy Wopo. Now, these are just two examples of stuff that happens all over this Commonwealth – all over, in every city and borough and all over this country. And both of them, I call them two tips of a very dangerous spear, and that is black-on-black crime and violence, and blue-on-black crime and violence, and both of them need to be addressed and stopped, because there are far too many wasted lives that are never reaching their full potential because of these things.

And the fact of the matter is, Mr. Speaker, I think what we do here in this hall, in this Capitol, matters tremendously what happens on the ground with these things stopping. And it is not just a financial thing; it is a change in culture. It is a value set, that lives matter no matter who they are and what race they come from and what community they come from. And we cannot keep closing our eyes and ears to the fact that there is a group of people whose lives seemingly do not matter.

And when I look at my 12-year-old, I look at my 6-year-old, and my 3-year-old, I believe their lives are just as important as any other life. But every time they leave my house, I worry about if they are going to lose their life, lose their life by somebody who looks like them or somebody who is afraid of what they think they are or will be.

So as we make these final decisions today, what I want to also encourage us to do is to look around our communities, question the fact that this system that we currently have is not working for all of our citizens, that something really needs to change. The conversation itself needs to change. This is about life and death for a group of people who, for some reason, are dying and perishing at far too great a number than what they should be.
And so before we begin our work today, I had to get that off my chest, because I am at a point now where I am at a loss for words and actions and I am trying to keep myself together. Because when I leave up out of this building, I could be the next victim. And all I am trying to challenge us to do is, when we have these conversations, know that there is a problem in our Commonwealth – in our cities and our boroughs and our municipalities – and we cannot be silent about it anymore.

So thank you, Mr. Speaker, for giving me a couple moments this morning.

BILL REMOVED FROM TABLE

The SPEAKER. The Chair recognizes the majority leader, who moves that SB 611 be removed from the tabled calendar and placed on the active calendar.

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

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

HB 1511, PN 3807 (Amended)  By Rep. O'NEILL

An Act amending the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, in hotel occupancy tax, further providing for definitions and for imposition of tax and establishing the Tourism Promotion Fund.

FINANCE.

SENATE MESSAGE

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

The clerk of the Senate, being introduced, returned HB 153, PN 3689; HB 1232, PN 3782; HB 1644, PN 3783; HB 1851, PN 3797; and HB 1898, PN 3784, 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 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 892, PN 1533; SB 978, PN 1860; and SB 1011, PN 1824.

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 892, PN 1533

An Act amending the act of December 16, 1986 (P.L.1646, No.188), known as the Chiropractic Practice Act, in licensure and regulation, further providing for license required.

SB 978, PN 1860

An Act providing for the disposal of hospice or home health care patient medication.

SB 1011, PN 1824

A Joint Resolution proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, providing for rights of victims of crime.

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

LEAVES OF ABSENCE

The SPEAKER. The majority whip requests leaves of absence for Representative Dave MALONEY of Berks County for the day, and Representative Kerry BENNINGHOFF of Centre County for the day. Without objection, those will be granted.

The minority whip requests leaves of absence for Flo FABRIZIO of Erie County for the day, and Mike O'BRIEN of Philadelphia County for the day. Without objection, those will be granted.

MASTER ROLL CALL

The SPEAKER. We are going to vote on the master roll, please. Members will please proceed to vote on the master roll.

(Members proceeded to vote.)

LEAVE OF ABSENCE

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

MASTER ROLL CALL CONTINUED

The following roll call was recorded:

PRESENT–195

Barbin            English            Kulik            Reed
Barrar            Evankovich        Lawrence         Reese
Bernistine        Evans              Lewis            Roae
Bizzarro          Everett            Longietti        Roe
Bloom             Farry              Mackenzie        Roebuck
Boback            Fee                Madden            Rothman
Boyle             Fitzgerald         Maher            Rozzi
Bradford          Flynn              Mako             Ryan
Briggs            Frankel            Markosek         Saccone
Brown, R.         Freeman           Marshall         Sainato
Brown, V.         Fritz              Marsico          Samuelson
Bullock           Gainey            Masse                   Sankey
Burns             Galloway           Matzie                   Santora
Caltagirone       Gillen            McCarter         Saylor
Carroll           Gillespie          McClinton       Schenkel
Causer            Godshall           McGinnis         Schlissberg
The House proceeded to second consideration of HB 1037, entitled:

An Act amending the act of March 20, 2002 (P.L.154, No.13), known as the Medical Care Availability and Reduction of Error (Mcare) Act, in medical professional liability, further providing for punitive damages.

The following amendment was offered:

Mr. BARRAR offered the following amendment No. A02660:

Amend Bill, page 2, line 6, by inserting after "Except"
as set forth in paragraph (2.1) or
Amend Bill, page 2, by inserting between lines 21 and 22
(2.1) Paragraph (2) does not apply if the plaintiff is a veteran.

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

The SPEAKER, on the amendment, Representative Barrar, Representative Kampf, on the amendment, please.

Mr. KAMPF. Thank you, Mr. Speaker.
Mr. Speaker, the amendment would make an exception to this bill for our veterans. We are all for veterans. Thank you for your service. Please vote "yes."

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

YEAS—194

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

CONSIDERATION OF HB 1037 CONTINUED

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

The following roll call was recorded:

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

We are going to return to HB 1037. We have some amendments in front of us.

CALENDAR

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of HB 1037, PN 1201, entitled:

An Act amending the act of March 20, 2002 (P.L.154, No.13), known as the Medical Care Availability and Reduction of Error (Mcare) Act, in medical professional liability, further providing for punitive damages.
that facility. This language protects those capping damages on those individuals if they are then injured in assisted care facility, we want to make sure that we would not be times that people become debilitated, and if they end up in an community, there are traumatic brain injuri... children say, you know, many times there are car accidents in your community who are children and minors. These members in your community that... would apply to members in your community who are children and minors. These children say, you know, many times there are car accidents in your community, there are traumatic brain injuries, and there are times that people become debilitated, and if they end up in an assisted care facility, we want to make sure that we would not be capping damages on those individuals if they are then injured in that facility. This language protects those children.

Thank you, Mr. Speaker, and I ask my colleagues for an affirmative vote on this amendment.

The SPEAKER. Representative Kampf, on the amendment. Mr. KAMPF. Mr. Speaker, this is an agreed-to amendment. Please vote "yes."

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

The following roll call was recorded:

YEAS–194

Barbin, Emrick, Kulik, Reed
Barrar, English, Lawrence, Reece
Bernistine, Evans, Lewis, Roae
Bizzarro, Everett, Longietti, Roe
Bloom, Farry, Mackenzie, Roebuck
Boback, Fee, Madden, Rothman
Boyle, Fitzgerald, Mubir, Rozzi
Bradford, Flynn, Mako, Ryan
Briggs, Frankel, Markosek, Saccone
Brown, R., Freeman, Marshall, Sainato
Brown, V., Fritz, Marsico, Samuelson
Bullock, Gainey, Masser, Sankey
Bums, Galloway, Matzie, Santora
Calzagione, Gillen, McCarver, Saylor
Carroll, Gillespie, McClinton, Scherbelino
Causar, Godshall, McGinnis, Schlossberg
Cephas, Goodman, McNeill, Schweder
Charlton, Greiner, Meffehie, Simmons
Christiana, Grove, Mentzer, Sims
Comitta, Haggerty, Metcalfe, Snyder
Conklin, Hahn, Metzgar, Solomon
Cook, Hanna, Millard, Sonny
Corbin, Harkins, Miller, B., Staats
Corbin, D., Harper, Miller, D., Stephens
Costa, P., Harris, A., Moul, Sturla
Cox, Harris, J., Mullery, Tai
Cruz, Heffley, Murt, Tallman
Cutler, Hennessey, Neilson, Thomas
Daley, Hickernell, Nelson, Tobash
Davidson, Hill, Nesbit, Toepel
Davis, A., Irvin, O'Neal, Toohil
Davis, T., James, O'Neill, Topper
Dawkins, Jozwiak, Oberlander, Vazquez
Day, Kampf, Ortitay, Vitali
Dean, Kaufers, Owlett, Walsh
Deasy, Kaufman, Pashinski, Ward
DeLissio, Kavulich, Peifer, Walsh
Delozier, Keefer, Petrarca, Warren
DeLuca, Keller, F., Pickett, Watson
Dermody, Keller, M.K., Pyle, Welling
Diamond, Keller, W., Quigley, Wheatley
DiGiroldi, Kim, Quinn, C., Wheeland
Donatucci, Kinsey, Quinn, M., White
Dowling, Kirkland, Rabb, Youngblood
Driscoll, Klunk, Rader, Zimmerman
Dubar, Knowles, Rapp, Turzai
Dush, Kortz, Ravenstahl, Turzai
Ellis, Krueger, Readshaw, Speaker

NAYS–0

NOT VOTING–0

EXCUSED–9

Benninghoff, Fabrizio, Maloney, Milne
Corr, Gabler, Miccarelli, O'Brien
Evankovich

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

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

Ms. TOOHIL offered the following amendment No. A02657: Amend Bill, page 2, line 6, by inserting after "Except" as set forth in paragraph (2.1) or Amend Bill, page 2, by inserting between lines 21 and 22 (2.1) Paragraph (2) does not apply if the plaintiff is an unemancipated minor.

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

The SPEAKER. Representative Toohil, on the amendment. Ms. TOOHIL. Thank you, Mr. Speaker.

This amendment is important language that would apply to members in your community who are children and minors. These children say, you know, many times there are car accidents in your community, there are traumatic brain injuries, and there are times that people become debilitated, and if they end up in an assisted care facility, we want to make sure that we would not be capping damages on those individuals if they are then injured in that facility. This language protects those children.
The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

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

Ms. WHITE offered the following amendment No. A02700:

Amend Bill, page 2, line 6, by inserting after "Except" as set forth in paragraph (2.1) or Amend Bill, page 2, by inserting between lines 21 and 22 (2.1) Paragraph (2) does not apply if the employee whose conduct caused the harm has been convicted of or entered into a diversionary program for aggravated assault.

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

AMENDMENT WITHDRAWN

The SPEAKER. On the amendment, Representative Martina White.
Ms. WHITE. Thank you, Mr. Speaker.
While I am very much opposed to the legislation in the underlying bill, I do feel that the bill does have some of the details that are in my amendment, and therefore, I will be withdrawing. Thank you.
The SPEAKER. Okay, so the amendment is withdrawn.

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

Mr. FARRY offered the following amendment No. A02663:

Amend Bill, page 2, line 6, by inserting after "Except" as set forth in paragraph (2.1) or Amend Bill, page 2, by inserting between lines 21 and 22 (2.1) Paragraph (2) does not apply if the plaintiff is diagnosed with post-traumatic stress disorder.

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

The SPEAKER. Representative Farry, you may proceed, sir.
Mr. FARRY. Thank you, Mr. Speaker.
As the clerk just read, this provides an exemption if the plaintiff suffers from post-traumatic stress disorder. I ask for an affirmative vote.
The SPEAKER. Representative Kampf, on the amendment.
Mr. KAMPF. Thank you, Mr. Speaker.
This is an agreed-to amendment. Please vote "yes."

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

The following roll call was recorded:

YEAS—194

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<td>Petracca</td>
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<td>Ellis</td>
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NAYS—0

NOT VOTING—0

EXCUSED—9

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The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.
On the question recurring,
Will the House agree to the bill on second consideration as amended?

The SPEAKER. Representative Gene DiGirolamo had offered amendment 2655 yesterday, dealing with intellectual disabilities. The Speaker had ruled it out of order, in consultation with the Parliamentarian. We have reconsidered it, based on information that has been presented to us. It is not out of order and we will call up the amendment now.

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

Mr. DiGIROLAMO offered the following amendment No. A02655:

Amend Bill, page 2, line 6, by inserting after "Except"
as set forth in paragraph (2.1) or

Amend Bill, page 2, by inserting between lines 21 and 22(2.1) Paragraph (2) does not apply if the plaintiff has an

intellectual disability.

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

The SPEAKER. On the amendment, Representative GeneDiGirolamo.

Mr. DiGIROLAMO. Thank you, Mr. Speaker.

My amendment would exempt patients or plaintiffs who have intellectual disabilities, and I ask for an affirmative vote. Thank you.

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

Mr. KAMPF. Mr. Speaker, this is an agreed-to amendment. Please vote "yes."

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

The following roll call was recorded:

YEAS–194

Comitta
Conklin
Cook
Corbin
Costa, D.
Costa, P.
Cox
Culver
Cutler
Daley
Davidson
Davis, A.
Davis, T.
Dawkins
Day
Dean
Deasy
DeLissio
Delozier
DeLuca
Dermody
Diamond
DiGirolamo
Donatucci
Dowling
Driscoll
Dunbar
Dush
Ellis
NAYS–0

Haggerty
Hahn
Hanna
Harkins
Harper
Harris, A.
Harris, J.
Helin
Hennessey
Hickernell
Hill
Irvin
James
Jozwiak
Kampf
Kaufner
Kauffman
Kim
Kim
Kiefer
Kelley
Keller, W.
Keller, M.K.
Keller, F.
Keller, A.
Keller, T.
Keller, J.
Keller, A.
Kampf
Kaufmer

EXCUSED–9

Miccarelli
Maloney
Miccarielli
O'Brien

Benninghoff
Corr
Gabler

Not Voting–0

Fabrizio
Malone
Minni

Gabler
Maloney
Givens

Reeves
Minni

Haggerty
Hahn
Hanna
Harkins
Harper
Harris, A.
Harris, J.
Helin
Hennessey
Hickernell
Hill
Irvin
James
Jozwiak
Kampf
Kaufner
Kauffman
Kim
Kim
Kiefer
Kelley
Keller, W.
Keller, M.K.
Keller, F.
Keller, A.
Keller, T.
Keller, J.
Kampf
Kaufmer

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

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

The SPEAKER. Yesterday an amendment passed. There was a motion for reconsideration. It can be called up. It is amendment 2605. It is sponsored by Representative Pam Snyder.

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

The clerk read the following amendment No. A02605:

Amend Bill, page 2, by inserting between lines 24 and 25

\(4\) A punitive damage award shall not be reduced as

provided under paragraphs (1) and (2) if the plaintiff suffered

battery or sexual or physical abuse.

On the question recurring,
Will the House agree to the amendment?
The SPEAKER. Representative Snyder, you may speak on the amendment.

Mrs. SNYDER. Thank you, Mr. Speaker.

Just as I stated yesterday, I believe this is a very important amendment. If one of your loved ones is in a nursing home and that nursing home does not adhere to background checks for their employees, and someone that could be on the Megan's Law list is working there and could sexually or physically abuse our loved ones, there should be no cap on the penalties.

Thank you, Mr. Speaker.

The SPEAKER. Thank you.

Representative Kampf, on the amendment.

Mr. KAMPF. Mr. Speaker, on this amendment, although I read the amendment differently than the gentlelady, it is a good amendment. Please vote for it.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS–194

Barbin  Emrick  Kulik  Reed
Barrar  English  Lawrence  Reese
Bernstine  Evans  Lewis  Roe
Bizzarro  Everett  Longietti  Roe
Bloom  Farry  Mackenzie  Roebuck
Boback  Fee  Madden  Rothman
Boyle  Fitzgerald  Mahler  Rozzi
Bradford  Flynn  Mako  Ryan
Briggs  Frankel  Markosek  Saccone
Brown, R.  Freeman  Marshall  Sainato
Brown, V.  Fritz  Marsico  Samuelson
Bullock  Gainey  Masser  Sankey
Burns  Galloway  Matzie  Santora
Caltagirone  Gillen  McCarter  Saylor
Carroll  Gillespie  McClintock  Schemel
Causer  Godshall  McGinnis  Schlossberg
Cephas  Goodman  McNell  Schweyer
Charlton  Greiner  Metalfie  Simmons
Christiana  Grove  Mentzer  Sims
Comitta  Haggerty  Metcalfe  Snyder
Conklin  Hahn  Metzgar  Solomon
Cook  Hanna  Millard  Sonney
Corbin  Harkins  Miller, B.  Staats
Costa, D.  Harper  Miller, D.  Stephens
Costa, P.  Harris, A.  Moul  Sturla
Cox  Harris, J.  Mullery  Tai
Cruz  Heffley  Murt  Tallman
Culver  Helm  Mustio  Taylor
Cutler  Hennessey  Neilson  Thomas
Daley  Hickernell  Nelson  Tobash
Davidson  Hill  Nesbit  Toepel
Davis, A.  Irvin  O'Neal  Toohill
Davis, T.  James  O'Neill  Topping
Dawkins  Jozwiak  Oberlander  Vazquez
Day  Kampf  Ortitay  Vitali
Dean  Kaufer  Owlett  Walsh
Deasy  Kaufman  Pashinski  Ward
DeLissio  Kavulich  Peifer  Warner
Delozier  Keefer  Petracca  Warren
DeLuca  Keller, F.  Pickett  Watson
Demody  Keller, M.K.  Pyle  Wentling
Diamond  Keller, W.  Quigley  Wheatley
DiGirolamo  Kim  Quinn, C.  Wheeland
Donatucci  Kinsey  Quinn, M.  White
Dowling  Kirkland  Rabb  Youngblood
Driscoll  Kunk  Rader  Zimmerman

Dunbar  Knowles  Rapp  Turzai,
Dush  Kortz  Ravenstahl  Speaker
Ellis  Krueger  Readshaw  O'Brien

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

On the question recurring,

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

The SPEAKER. Representative Christiana, I have you for five amendments. I have you for five amendments. Representative Christiana: 2618, 2628, 2629, 2632, and 2633. I believe two of them were withdrawn, but I could be wrong about that. Just let me know which ones you still wish to vote on and which ones have been withdrawn. I have five: 2618, 2628, 2629, 2632, and 2633.

Mr. CHRISTIANA. Thank you, Mr. Speaker.

You are correct; 2628 and 2629 were withdrawn yesterday.

The SPEAKER. Say them again.

Mr. CHRISTIANA. Amendments 2628 and 2629 were withdrawn yesterday on the floor.

And, Mr. Speaker?

The SPEAKER. Yes.

Mr. CHRISTIANA. I would like to withdraw the remaining three amendments.

Thank you, Mr. Speaker.

The SPEAKER. Thank you very much. Thank you, Representative Christiana.

All five amendments are withdrawn. Thank you, sir.

Okay. I know that the Democratic amendments were withdrawn yesterday, other than Representative Snyder's. Are any other amendments – we do not see any amendments. That does not mean – there were so many amendments filed on this – does not mean we always have them correct. If anybody else has an amendment on this bill, you please alert us now. Will you please alert us now.

I do not see anybody standing, so there are no other amendments.

Representative Ellis, could you tell us the amendment number, sir?

We do not have it in front of us. I am sorry, we do not. Yes; we do not see it.

Representative Ellis is recognized.

Mr. ELLIS. Thank you, Mr. Speaker.

The amendment is A2707. It for some reason does not appear in the system on the Republican side, but I believe it is in the system on the Democratic side.

The SPEAKER. We are going to need to hear from the clerks, because we do not have it. We do not have it. We do not have amendment 2707.
None of us – on both sides, the Republican and the Democratic side, nor the clerk – we do not have it listed, nor does the Judiciary Committee chair, executive directors.

Okay. We do not see amendment 2707.

We do not have 2658 on the list either, and there is no 2707. There is none in the system.

The gentleman has indicated he is fine and is ready to move forward and intimate that there is not an amendment.

The good gentleman who says that he sponsors the amendment has not been able to identify it or locate it, so we do not see an amendment.

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.

GUESTS INTRODUCED

The SPEAKER. Representative David Zimmerman has some special guests for us. To our left, Philip and Linda Beiler, and their children, Zachary, Jewel, and Abigail. Please stand. We are so honored that you would take the time to be with us today. Thank you so much to the Beiler family. God bless you and your family. We are so happy to have you here.

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

UNCONTESTED CALENDAR

RESOLUTION PURSUANT TO RULE 35

Mrs. WATSON called up HR 994, PN 3766, entitled:

A Resolution designating the month of June 2018 as “Alzheimer’s and Brain Awareness Month” in Pennsylvania.

On the question,

Will the House adopt the resolution?

The following roll call was recorded:

YEAS–193

Cook Corbin Costa, D. Costa, P. Cox Cruz Culver Curter Daley Davidson Davis, A. Davis, T. Dawkins Day Dean Deasy DeLissio Delozier DeLuca Dermody Diamond DiGrolamo Donatucci Dowling Driscoll Dunbar Dust Ellis


Millard Miller, B. Miller, D. Moul Mullery Murt Murt Murt Murt Murt

Sonney Staats Stephens Sturla Tai Tallman Taylor Thomas Tobash Toepel Toohip

UNCONTESTED SUPPLEMENTAL CALENDAR A

RESOLUTION PURSUANT TO RULE 35

Mr. WHEATLEY called up HR 1004, PN 3805, entitled:

A Resolution recognizing July 12, 2018, as “Summer Learning Day” in Pennsylvania.

On the question,

Will the House adopt the resolution?

The following roll call was recorded:

YEAS–194

Cook Corbin Costa, D. Costa, P. Cox Cruz Culver Curter Daley Davidson Davis, A. Davis, T. Dawkins Day Dean Deasy DeLissio Delozier DeLuca Dermody Diamond DiGrolamo Donatucci Dowling Driscoll Dunbar Dust Ellis


Millard Miller, B. Miller, D. Moul Mullery Murt Murt Murt Murt Murt

Sonney Staats Stephens Sturla Tai Tallman Taylor Thomas Tobash Toepel Toohip

The majority having voted in the affirmative, the question was determined in the affirmative and the resolution was adopted.
The SPEAKER. There will be a meeting of the Health Committee in room 205, Ryan Building, at the break, to consider HB 2526 and HB 562.

Chair announcement. The members of the House Aging and Older Adult Services Committee will have a voting meeting today, Friday, June 22, at 11:15, in G-50 of the Irvis Office Building, to consider HB 2291 and amendment 7764 to that bill, and any other business that comes before the committee. Thank you.

The SPEAKER. There will be a voting meeting of the House Aging and Older Adult Services Committee today at 11:15 in G-50 of the Irvis Office Building.

HEALTH COMMITTEE MEETING

The SPEAKER. Representative Kathy Rapp.

Ms. RAPP. Thank you, Mr. Speaker.

There will be a meeting of the Health Committee in room 205, Ryan Building, at the break, to consider HB 2526 and HB 562.

Thank you, Mr. Speaker.

The SPEAKER. There will be a meeting of the Health Committee in room 205, Ryan Building, at the break, to consider HB 2526 and HB 562.

Does anybody else wish to be recognized?

REPUBLICAN CAUCUS

The SPEAKER. Representative Marcy Toepel, for a caucus chair announcement.

Mrs. TOEPEL. Thank you, Mr. Speaker.

Republicans will caucus at 11:15. We would be prepared to return to the floor at 12:45. Thank you.

The SPEAKER. Thank you.

DEMOCRATIC CAUCUS

The SPEAKER. Representative Dan Frankel, minority caucus chair announcement.

Mr. FRANKEL. Thank you, Mr. Speaker.

Democrats will caucus at 11:15. Democrats will caucus at 11:15.

The SPEAKER. Thank you.
RECESS

The SPEAKER. Members, we are going to return at 12:45, I understand; 12:45.

Rules is meeting immediately in the conference room of the Appropriations Committee, and you know the times for the other meetings. So we will be back on the floor at 12:45, unless sooner recalled by the Speaker.

RECESS EXTENDED

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

AFTER RECESS

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

BILLS REREPORTED FROM COMMITTEES

HB 107, PN 3775  By Rep. REED

An Act amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, in rates and distribution systems, providing for recovery of natural gas distribution system extension costs.

RULES.

HB 1745, PN 3744  By Rep. SAYLOR

An Act providing for a tuition and fee waiver program for youth who are or have been in substitute care.

APPROPRIATIONS.

HB 1840, PN 3802  By Rep. SAYLOR

An Act amending the act of June 2, 1915 (P.L.736, No.338), known as the Workers' Compensation Act, in liability and compensation, further providing for schedule of compensation, for computation of benefits and for physical examination or expert interview.

APPROPRIATIONS.

HB 2075, PN 3776  By Rep. REED

An Act amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, in rates and distribution systems, further providing for valuation of and return on the property of a public utility.

RULES.

HB 2211, PN 3665  By Rep. SAYLOR

An Act providing for consumer prescription drug pricing disclosure.

APPROPRIATIONS.

HB 2473, PN 3777  By Rep. REED

An Act amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in taxicabs and limousines in first class cities, establishing a Taxicab Medallion Account and Limousine Account within the Philadelphia Taxicab and Limousine Regulatory Fund; and further providing for budget and assessments and for funds.

RULES.

HB 2488, PN 3709  By Rep. SAYLOR

An Act providing for the annual designation and holiday observance June 19 as "Juneteenth National Freedom Day" in this Commonwealth.

APPROPRIATIONS.

HB 2489, PN 3691  By Rep. SAYLOR

An Act authorizing the release of Project 70 restrictions on certain lands owned by the Borough of Topton, Berks County, in exchange for the imposition of Project 70 restrictions on other lands to be acquired by the Borough of Topton, Berks County.

APPROPRIATIONS.

SB 431, PN 1872  By Rep. SAYLOR

An Act amending Titles 18 (Crimes and Offenses) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in nuisances, further providing for the offense of scattering rubbish; in rules of the road in general, providing for duty of driver in litter enforcement corridors; and, in powers of department and local authorities, providing for designation of litter enforcement corridors and further providing for specific powers of department and local authorities.

APPROPRIATIONS.

SB 564, PN 1873  By Rep. SAYLOR

An Act providing for installation of protective fencing on certain State-owned bridges and for powers and duties of the Department of Transportation.

APPROPRIATIONS.

SB 1002, PN 1912  By Rep. SAYLOR

An Act designating a bridge on that portion of State Route 1041 over the Mahoning Creek in Grant Township and Canoe Township, Indiana County, as the Army SPC Christine L. Mayes Memorial Bridge; designating a bridge on that portion of State Route 286 over the South Branch Cusk Creek River, Montgomery Township, Indiana County, as the Sgt. Edward John Parada Memorial Bridge; designating a bridge, identified as Bridge Key 19108, on that portion of Pennsylvania Route 286 over the Two Lick Creek, Borough of Clymer, Indiana County, as the Corporal Louis R. Tate Memorial Bridge; designating a bridge, identified as Bridge Key 19109, on that portion of Pennsylvania Route 286 over the Two Lick Creek, at the east end of the Borough of Clymer, Indiana County, as the Lance Corporal Joshua T. Twigg Memorial Bridge; designating a bridge, identified as Bridge Key 19109, on that portion of Pennsylvania Route 286 over the Two Lick Creek, at the east end of the Borough of Clymer, Indiana County, as the Corporal Louis R. Tate Memorial Bridge; designating a bridge, identified as Bridge Key 19109, on that portion of Pennsylvania Route 286 over the Two Lick Creek, at the east end of the Borough of Clymer, Indiana County, as the Lance Corporal Joshua T. Twigg Memorial Bridge; designating the portion of State Route 1016 and State Route 1016, also known as Monument Orviston Road, from the intersection of State Route 2024 and Main Street in Beech Creek Borough, Clinton County, to the intersection of State Route 1016 and Kato Orviston Road in Curtin Township, Centre County, as the CPL Milford H. Wensel Memorial Highway; and designating a portion of Pennsylvania Route 44 in Potter County as the Highway to the Stars.

APPROPRIATIONS.

SB 1056, PN 1657  By Rep. SAYLOR


APPROPRIATIONS.
An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in registration of vehicles, providing for contributions for pediatric cancer research and establishing the Pediatric Cancer Research Fund.

APPROPRIATIONS.

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in certificate of title and security interests, further providing for content and effect of certificate of title and for theft vehicles.

APPROPRIATIONS.

BILLS ON CONCURRENCE
REPORTED FROM COMMITTEE

HB 1232, PN 3782
By Rep. REED

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in child protective services, further providing for establishment of Statewide toll-free telephone number, for disposition and expunction of unfounded reports and general protective services reports, for employees having contact with children and adoptive and foster parents, for volunteers having contact with children and for mandatory reporting of children under one year of age.

RULES.

HB 1448, PN 3811
By Rep. REED

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; in organization meetings and officers of boards of school directors, providing for executive sessions; in duties and powers of boards of school directors, providing for third-party services; in grounds and buildings, further providing for limitation on new applications for Department of Education approval of public school building projects and providing for lead testing; in books, furniture and supplies, further providing for time and manner of adopting and furnishing textbooks and supplementary books; in professional employees, further providing for persons to be suspended; in certification of teachers, further providing for provisional vocational education certificate; in pupils and attendance, further providing for definitions, providing for attendance policy at nonpublic schools and further providing for excuses from attending school, for penalties for violating compulsory school attendance requirements and for nonprofit school food program; in Drug and Alcohol Recovery High School Pilot Program, further providing for term of program and for reporting; in terms and courses of study, further providing for fire and emergency evacuation drills; in community colleges, further providing for financial program and reimbursement of payments; in educational tax credits, further providing for definitions, for qualification and application by organizations, for application by business firms, for tax credits and for limitations; providing for higher education accountability and transparency; in funding for public libraries, providing for State aid for fiscal year 2018-2019; and, in reimbursements by Commonwealth and between school districts, further providing for payments to intermediate units, for assistance to school districts declared to be in financial recovery status or identified for financial watch status and for Ready-to-Learn Block Grant.

RULES.

HB 1851, PN 3797
By Rep. REED

An Act amending the act of May 17, 1921 (P.L.789, No.285), known as The Insurance Department Act of 1921, in examinations, further providing for purpose and for definitions and providing for scheduling conference, for budget estimate and revisions, for billing invoices and for annual examination and analysis report and for the Pennsylvania Professional Liability Joint Underwriting Association; and making a related repeal.

RULES.

HB 1898, PN 3784
By Rep. REED

An Act amending the act of December 22, 1983 (P.L.306, No.84), known as the Board of Vehicles Act, further providing for definitions; providing for vehicle recalls; and further providing for unlawful acts by manufacturers or distributors, for application for license and for licensing cost.

RULES.

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

HB 562, PN 587
By Rep. RAPP

An Act amending the act of November 22, 2005 (P.L.407, No.74), known as the Pennsylvania Breast and Cervical Cancer Early Screening Act, further providing for Pennsylvania Breast and Cervical Cancer Early Screening Program.

HEALTH.

HB 2291, PN 3812
By Rep. HENNESSEY

An Act amending the act of June 13, 1967 (P.L.31, No.21), known as the Human Services Code, in departmental powers and duties as to licensing, further providing for definitions and for right to enter and inspect.

AGING AND OLDER ADULT SERVICES.

HB 2526, PN 3800
By Rep. RAPP

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in sexual offenses, providing for the offense of female mutilation.

HEALTH.

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 934, PN 1826

An Act amending the act of April 9, 1929 (P.L.177, No.175), known as The Administrative Code of 1929, in powers and duties of the Department of Labor and Industry, its departmental administrative and advisory boards and departmental administrative officers, further providing for fees and for Industrial Board and establishing the Elevator Safety Board.
SB 1037, PN 1781

An Act amending Title 71 (State Government) of the Pennsylvania Consolidated Statutes, consolidating the Civil Service Act; providing for civil service reform in the areas of merit-based hiring, civil service applications, certification, examinations and promotions; and making related repeals.

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

The SPEAKER. All members, please report to the House floor. We are about to begin votes on bills. All members, please report to the floor.

SUPPLEMENTAL CALENDAR B

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of HB 1745, PN 3744, entitled:

An Act providing for a tuition and fee waiver program for youth who are or have been in substitute care.

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–194

Barbin, Emrick, Kulik, Reed
Barrar, English, Lawrence, Reese
Bernistine, Evans, Lewis, Roe
Bizzarro, Everett, Longietti, Roe
Bloom, Farry, Mackenzie, Roebuck
Boback, Fee, Madden, Rothman
Boyle, Fitzgerald, Maher, Rozzi
Bradford, Flynn, Mako, Ryan
Briggs, Frankel, Markosek, Saccone
Brown, Freeman, Marshall, Sainato
Brown, Fritz, Marsico, Samuelson
Bullock, Gainey, Masser, Sankey
Burns, Galloway, Matzie, Santora
Caltagirone, Gillen, McCarter, Saylor
Carroll, Gainespie, McClinton, Schemi
Causer, Godshall, McGinnis, Schlossberg
Cephaz, Goodman, McNeill, Schweder
Chariton, Greiner, McHaffie, Simmons
Christiana, Grove, Mentzer, Sims
Comitta, Haggerty, Metcalfe, Snyder
Conklin, Hahn, Metzgar, Solomon
Cook, Hanna, Millard, Sonney
Corbin, Harkins, Miller, B., Staats
Costa, D., Harper, Miller, D.
Costa, P., Harris, Moul, Sturla
Cox, Harris, Mullery, Tai
Cruz, Heffley, Murt, Tallman
Culver, Helm, Mustio, Taylor
Cutler, Henssey, Neilsen, Thomas
Daley, Hickernell, Nelson, Tobash
Davidson, Hill, Nesbit, Toepel
Davis, A., Irvin, O'Neal, Toohil
Davis, T., James, O'Neill, Topper
Dawkins, Jozwiak, Oberlander, Vazquez
Day, Kampf, Orstay, Vitali
Dean, Kaufler, Osledd, Walsh
Deasy, Kauffman, Pashinski, Ward
DeLissio, Kavulich, Peifer, Warner
Delozier, Keener, Petrarcia, Warren
DeLuca, Keller, F., Pickett, Watson
Dermody, Keller, M.K., Pyle, Wentling
Diamond, Keller, W., Quigley, Wheatley
DiGirolamo, Kim, Quinn, C., Wheeland
Donatucci, Kinsey, Quinn, M., White
Dowling, Kirkland, Rabb, Youngblood
Driscoll, Klunk, Rader, Zimmerman
Dunbar, Knowles, Rapp
Dush, Kutz, Ravenstahl, Turzai
Ellis, Krueger, Readshaw, Speaker

NAYS–0

NOT VOTING–0

EXCUSED–9

Benninghoff, Fabrizio, Maloney, Milne
Corr, Gabler, Mircarelli, O'Brien
Evankovich

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 TEMPORARILY

The SPEAKER. We are going to temporarily go over SB 1056.

* * *

The House proceeded to third consideration of HB 2211, PN 3665, entitled:

An Act providing for consumer prescription drug pricing disclosure.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

The Chair recognizes Representative Judy Ward, on the bill.
Representative, take your time. Members are still being seated. Just take your time and we are going to wait until everybody is seated. Members, please take your seats.
Mrs. WARD. Thank you, Mr. Speaker.

HB 2211 is a consumer protection bill and it will allow pharmacists to consult and let consumers know that a prescription that might be cheaper for them, or less expensive, possibly even a generic, would be available to them, maybe, if they did not use their health insurance.

But it is a consumer protection bill and it will allow consumers and our constituents to save money on their health-care costs, so I would appreciate an affirmative vote.

Thank you so much.

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:

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<tr>
<th>YEAS–194</th>
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<td>Barbin Emrick</td>
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<td>Benninghoff Corr Gabler Maloney Sainato Milne O'Brien</td>
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

MOTION TO PROCEED TO CONSIDERATION UNDER RULES 21 AND 24

The SPEAKER. Members, at this time we have some bills that we need to move that were amended. So that would be HB 1448, PN 3811, and SB 1142, PN 1911.

The Chair recognizes 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 SB 1142 and HB 1448. Thank you.

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

The SPEAKER. Representative Dermody, on the motion. My apologies, sir.
Mr. DERMODY. Thank you, Mr. Speaker.
Mr. Speaker, I urge the members to support the motion to proceed.

The SPEAKER. Thank you, sir.

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

The following roll call was recorded:

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<th>YEAS–177</th>
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NAYS–0
An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in school finances, further providing for the Office for Safe Schools; establishing the School Safety and Security Fund; providing for school safety and security and for school police officers a safe schools, further providing for the Office for Safe Schools; providing for districts and the plan seeks to provide $60 million in the school and community safety program: $50 million for schools, $10 million for communities. And again I want to thank the Speaker and the leaders from both chambers.

SB 1142 is a step in the right direction to address the safety and security of our schools, but, Mr. Speaker, as I read the bill, I have some concerns. It only allots $25,000 to each public school district out of the $50 million, Mr. Speaker; $25,000, 25 percent. The remaining 75 percent of the money, or $37.5 million, will be allocated by a 17-member commission. That was very concerning to me. That is why I wanted to put forth the amendment.

My concern, Mr. Speaker, is that our public schools in our rural areas and our urban-poor areas may get shortchanged when it comes to money for safety and security. That is why I wanted to offer this amendment, so that we could see an even distribution of the funds. But in an effort to keep the budget moving, Mr. Speaker, and going forward, Mr. Speaker, I will be withdrawing that amendment, as I mentioned earlier, and I would request that the Speaker and the leaders from the House and the Senate please work towards that end of a more even distribution.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, sir.

Okay, so the amendment would have required a motion. The good gentleman is withdrawing the amendment, so we do not need a motion. We are going to be voting on this bill on third consideration.

On the question recurring,
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?

Representative Margo Davidson I know wants to be recognized on the bill. Does anybody else want to be recognized on this bill?

Representative Davidson.

These are budget-related bills that we are going to be doing here, so this is a 5-minute clock.

Mrs. DAVIDSON. Thank you, Mr. Speaker.

This bill, Mr. Speaker, is virtually identical to my school safety hotline bill that was passed unanimously by this chamber in two legislative sessions. In 2011 when I first brought this idea...
and this concept to the legislature under HB 1078, it passed unanimously and was stalled in the Senate. In the 2013 session, similarly, HB 1801 passed unanimously in this House and passed unanimously out of the Senate Education Committee, but the clock ran out before a full Senate vote. In the last session in 2015, the same language in then HB 943, which I offered, was amended into the Fiscal Code and became law, albeit with no budget to enact it with the diminished Department of Education school safety department.

So today, Mr. Speaker, I want to thank Senator Browne and Representative Farry in not only moving this legislation forward to the finish line, but with real teeth and dollars to properly enact this vitally important legislation and to partner with the Attorney General’s Office and the school safety office to provide additional resources to the hotline and investigative functions to keep our kids safe. Though it may seem obvious now, it really has taken us 8 years to get to this point, but it is just as important today as it was then, when I first introduced this legislation to the Pennsylvania Legislature. The goal is to improve school safety. We should be doing all we can to make our schools safer, because students cannot learn, obviously, in an unsafe environment.

The bill is straightforward. It gives students and members of the community an anonymous way to report dangerous situations in their schools. This legislation was originally recommended by the Columbine Commission, and it was, sadly, not the last school shooting our nation has witnessed. The bill provides for anonymous reporting and gives the State Department of Education office of school safety additional dollars in order to execute this program and to investigate calls that come in. While it is not uncommon for students to know about the potential for violent events, we know that the students are usually the first to know that something is going on away in their schools, but they are often too afraid to call the police, and so this allows them a safe way to get the information to the proper authorities.

In Colorado, where this bill was first enacted, this legislation produced dramatic results: 84 arrests—

The SPEAKER. Representative, if you could, just a second, just please suspend.

Members, please take your seats. Thank you. Please take your seats. Let us close the doors of the House. We have a lot of important legislation to move forward on. The good lady is entitled to be heard. As she indicated, legislation passed this chamber that is substantially similar and is covering much of the public policy points. So please take your seats. Any other members will be entitled to speak on it as well.

Representative Davidson, you may proceed.

Mrs. DAVIDSON. Thank you very much, Mr. Speaker.

In Colorado, where this legislation was first enacted, we saw dramatic results, including 84 arrests, 382 counseling referrals, 457 investigations, 328 prevention/intervention plans, and 343 school disciplinary actions. The hotline in Mississippi resulted in the recovery of 14 illegal guns. Similar reports are reported in Missouri, Oklahoma, and other States. We need to make sure that every child feels safe when they go to school, and no parent should have to fear that when they send their child to school in the morning, that will be the last time they see their child.

So I want to thank this chamber and urge your unanimous support for this legislation and the funding that goes along with it. Thank you very much.

The SPEAKER. Does anybody else wish to be recognized on the legislation?

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–194

Barbin
Barrar
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Bizzarro
Bloom
Boback
Boyle
Bradford
Briggs
Brown, R.
Brown, V.
Buckel
Burns
Caltagirone
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Cephas
Christiana
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Conklin
Cook
Corbin
Costa, D.
Costa, F.
Cruz
Culver
Cutler
Daley
Davidson
Davis, A.
Dawkins
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Dean
Deasy
DeLissio
Dellozier
DeLuca
Dermony
Diamond
DiGirolamo
Donatucci
Dowling
Driscoll
Dubar
Dush
Ellis

Kulik
Lawrence
Lewis
Longietti
Mackenzie
Madden
Maher
Mako
Markosek
Freeman
Fritz
Ganey
Galloway
Gillen
Gillespie
Godshall
Goodman
Greiner
Grove
Haggerty
Hahn
Hanna
Harkins
Harper
Harris, A.
Harris, J.
Heffley
Helm
Hennessey
Hickernell
Hill
Irvin
James
Jozwiak
Kampf
Kauffman
Kavulich
Keeler
Keller, F.
Keller, M.K.
Keller, W.
Kim
Kinsey
Kirkland
Klink
Knowles
Kortz

Reed
Reese
Roae
Ryan
Sacone
Sainato
Samuelson
Sankey
Santa
Saylor
Schemel
Schlossberg
Schweyer
Simmons
Sims
Snyder
Solomon
Sonney
Staats
Stephens
Sturla
Tayl
Tallman
Taylor
Thomas
Tobash
Toepel
Toohil
Topper
Vazquez
Vitali
Walsh
Ward
Warner
Warren
Watson
Wenting
Wheatley
Wheeland
White
Youngblood
Zimmerman
Zapp
Zurzai

NAYS–0

NOT VOTING–0

EXCUSED–9

Benninghoff
Birchen
Bizzarro
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Bogusz
Bonfield
Boyce
Bradford
Brodie
Brown, R.
Brown, V.
Buckel
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Caltagirone
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Keller, F.
Keller, M.K.
Keller, W.
Kim
Kinsey
Kirkland
Klink
Knowles
Kortz

Maloney
O'Neill
O'Neill
Metcalfe
Metzgar
Millard
Miller, B.
Miller, D.
Moul
Mullery
Murt
Mustio
Neilson
Nelson
Neshib
O'Neal
O'Neal
Menzer
Voebock
Voebock
Wheatley
Wheeland
White
Youngblood
Zimmerman
Zapp
Zurzai

O'Brien

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 SPEAKER. We are going to be at ease for just a minute or two.

The House will come back to order.

SUPPLEMENTAL CALENDAR D

BILL ON CONCURRENCE IN SENATE AMENDMENTS AS AMENDED

The House proceeded to consideration of concurrence in Senate amendments to the following HB 1448, PN 3811, as further amended by the House Rules Committee:

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; in organization meetings and officers of boards of school directors, providing for executive sessions; in duties and powers of boards of school directors, providing for third-party services; in grounds and buildings, further providing for limitation on new applications for Department of Education approval of public school building projects and providing for lead testing; in books, furniture and supplies, further providing for time and manner of adopting and furnishing textbooks and supplementary books; in professional employees, further providing for persons to be suspended; in certification of teachers, further providing for provisional vocational education certificate; in pupils and attendance, further providing for definitions, providing for attendance policy at nonpublic schools and further providing for excuses from attending school, for penalties for violating compulsory school attendance requirements and for nonprofit school food program; in Drug and Alcohol Recovery High School Pilot Program, further providing for term of program and for reporting; in terms and courses of study, further providing for fire and emergency evacuation drills; in community colleges, further providing for financial program and reimbursement of payments; in educational tax credits, further providing for definitions, for qualification and application by organizations, for application by business firms, for tax credits and for limitations; providing for higher education accountability and transparency; in funding for public libraries, providing for State aid for fiscal year 2018-2019; and, in reimbursements by Commonwealth and between school districts, further providing for payments to intermediate units, for assistance to school districts declared to be in financial recovery status or identified for financial watch status and for Ready-to-Learn Block Grant.

On the question,
Will the House concur in Senate amendments as amended by the Rules Committee?

The SPEAKER. The bill left the House as HB 1448; went to the Senate. There were Senate amendments; came back to the House, and the House amended the bill again in the Rules Committee today.

The question is, will the House concur in the amendments inserted by the Senate as further amended by the House? Moved by the gentleman, Representative Cutler, that the House concur in all these amendments.

The Chair recognizes him for a brief description of the underlying bill, the Senate amendments, and the House amendments. Representative Cutler.

Mr. CUTLER. Thank you, Mr. Speaker.

Mr. Speaker, many folks might remember that the underlying bill dealt with information contained on the College Navigator Web site and high priority occupations so that our students in the Commonwealth can access information regarding possible employment and degree opportunities and that they are to annually provide this information to high school students. It also provides for the creation of a comparison search tool for institutions of higher education if the College Navigator Web site is ever discontinued by the Federal government. The Senate did change this underlying portion of the bill to also include rural regional college and for-profit institutions so that we would have parity across all educational facilities in the Commonwealth.

Additionally, the bill was further amended to become the School Code vehicle for the budget. These items are as follows: There is a distribution language for the libraries, community colleges, IU (intermediate unit) percentages, and Ready to Learn Block Grants. There is a 1-year extension of the Keystone Exams graduation requirements, as in prior years. It also allows public school entities to hold an executive session to plan, review, or discuss matters related to school safety.

Additionally, there were other agreed-to components contained in the bill and I would be happy to answer any questions if the members have them.

I would urge a "yes" vote. Thank you, Mr. Speaker.

The SPEAKER. Representative Jamie Santora, on the bill. It is concurrence in Senate amendments and then House amendments.

Jamie Santora, and then Jim Christiana.

Mr. SANTORA. Thank you, Mr. Speaker.

I rise in support of this bill. Moving the requirement for the Keystone Exams is just one reason that I could support this bill, but there are so many others. There is so much good in this bill for both public and nonpublic schools – the expansion of our EITC (educational improvement tax credit) program and many other different aspects.

I encourage all the members to support this bill. Thank you.

The SPEAKER. Thank you, Representative.

Representative Jim Christiana.

Mr. CHRISTIANA. Thank you, Mr. Speaker.

Mr. Speaker, I rise in support of HB 1448. And as the previous speaker mentioned, there are a tremendous amount of great things in this bill that we can all be very proud of. There are two that I would like to pay particular attention to this afternoon, and the first is that we continue to expand educational opportunities here in Pennsylvania. We continue to evolve our education system away from a one-size-fits-all approach to an approach that allows an education—

The SPEAKER. Sir, please suspend for just a moment. Please suspend for a moment.

Members, please take your seats. Members, please take your seats. The Sergeants at Arms will close the doors of the House. I would ask the Sergeants at Arms to ask members and staff to please take their seats or to take the conversations off the back of the House floor. Members, please take your seats. I would ask all members to please take their seats. Any conversations, if you could take them off the House floor.

And, Representative Christiana, you can start. Thank you.
Mr. CHRISTIANA. Thank you, Mr. Speaker.

As I was saying, Mr. Speaker, we continue to evolve our education system that was once predominately a one-size-fits-all approach to one that meets the individual needs and provides individual options for families to meet each individual child’s specific needs rather than provide a one-size-fits-all approach.

And the budget that we are supporting and the bill before us, HB 1448, is providing even more opportunity for families to find the right education setting for their son or daughter. We are providing $50 million for the OSTC (opportunity scholarship tax credit) program in this bill, and we are expanding the EITC program to help even more families have more opportunities in the Commonwealth to find the right education setting for their son or daughter. We are allocating $160 million to the EITC program. We are raising the scholarship organizations line item from where it sits now at $135 million; so we are raising the EITC program to $160 million, and of that $160 million, we are giving $110 million to scholarship organizations to help provide tuition for our sons and daughters.

Mr. Speaker, the fact that today we are taking that program to $110 million is the product of a lot of people’s work, a lot of effort by many individuals. A lot of people deserve thanks for that. The EITC program was here before me and it will be here after I leave. But I do just want to say thank you to a few members in particular who have championed that program over the years, people like Sam Smith, people like Mike Vereb, people like Mike Gerber – Democrats and Republicans — and people like yourself, Mr. Speaker. Mr. Speaker, this bill, this bill provides a tremendous amount of language that was included in two of the bills that you introduced that I worked with you, and, Mr. Speaker, I just wanted to say thank you to you and to the others that helped raise this allocation to a historic amount.

More families will benefit from these programs today because of the efforts of many of us in this room, and I just wanted to take a second and say thank you, Mr. Speaker, to all those who helped get this bill and this program to this point and to urge a concurrence on HB 1448.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Representative Christiana. Does anybody else wish to be recognized?

On the question recurring,

Will the House concur in Senate amendments as amended by the Rules Committee?

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

The following roll call was recorded:

YEAS—193

Barbin  Emrick  Kulik  Reese  Carroll  Gillespie  McClintom  Schlossberg
Barrar  English  Lawerence  Roae  Causer  Godshall  McGinnis  Schweryer
Bernstine  Evans  Lewis  Roe  Cephas  Goodman  McNeill  Simmons
Bizzarro  Everett  Longietti  Roebeck  Charleston  Greiner  Meaffie  Sims
Bloom  Farry  Mackenzie  Rothman  Christiana  Grove  Metzzer  Snyder
Boback  Fee  Madden  Rozzi  Comitta  Haggerty  Metcalfe  Solomon
Boyle  Fitzgerald  Maher  Ryan  Conklin  Hahn  Millard  Staats
Bradford  Flynn  Mako  Sankey  Cor  Galloway  Marzie  Santora
Briggs  Frankel  Markosek  Sainato  Brown, R.  Freeman  Marshall  Samuelson
Brown, V.  Fritz  Marsico  Saylor  Burns  Gainey  Masser  Santoran
Bullock  Gainey  Maser  Santor  Caltagirone  Gillen  McCarter  Schemel

NAYS—1

O’Neill

NOT VOTING—0

EXCUSED—9

Benninghoff  Fabrizio  Maloney  Milne  Cors  Gabler  Miccarelli  O’Brien
Evanovich

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

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

CALENDAR CONTINUED

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of HB 2060, PN 3754, entitled:

An Act amending Titles 18 (Crimes and Offenses) and 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in firearms and other dangerous articles, further providing for persons not to possess, use, manufacture, control, sell or transfer firearms and providing for relinquishment of firearms and firearm licenses by convicted persons and for abandonment of firearms, weapons or ammunition; and, in protection from abuse, further providing for definitions, for commencement of proceedings, for hearings, for relief, for return of relinquished firearms, other weapons and ammunition and additional
relief, for relinquishment for consignment sale, lawful transfer or safekeeping and for relinquishment to third party for safekeeping and providing for order to seal record from public view.

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

Mr. PETRARCA offered the following amendment No. A07865:

Amend Bill, page 58, lines 4 through 7, by striking out all of said lines and inserting

(4) The individual has not been convicted of one of the following offenses where the victim is a family or household member:

(i) An offense set forth in 18 Pa.C.S. § 2711 (relating to probable cause arrests in domestic violence cases).

(ii) An offense equivalent to subparagraph (i)

under the laws of the United States or one of its territories or possessions, another state, the District of Columbia, the Commonwealth of Puerto Rico or a foreign nation.

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

The SPEAKER. On the amendment – that is the question, will we agree to this amendment? – Representative Joe Petrarca. It is Representative Petrarca's amendment. Please proceed.

Mr. PETRARCA. Thank you, Mr. Speaker.

The aim of HB 2060 is to amend the Uniform Firearms Act. The bill does a number of things; among them, it permits records to be sealed from public view regarding individuals who have entered into consent agreements approved by the court. One condition is that it must be 10 years since expiration of a consent agreement and that the defendant has not been convicted of related offenses.

My amendment, 7865, makes a person who is convicted of an offense in another jurisdiction, such as under Federal law or a U.S. territory or another State – which is equivalent to offenses under our Crimes Code related to domestic violence – ineligible for an order to be sealed from public view. Crimes that happen in other jurisdictions, especially those involving domestic violence, should absolutely be relevant in Pennsylvania, and this amendment assures that they will be.

I would appreciate an affirmative vote. Thanks.

The SPEAKER. Representative Marguerite Quinn, on the amendment.

Ms. QUINN. Thank you, Mr. Speaker.

This is an agreed-upon amendment and I encourage members to vote in favor of it. Thank you.

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

The following roll call was recorded:

YEAS–194

Bloom Farry Mackenzie Roebuck
Boback Fee Madden Rothman
Boyle Fitzgerald Maher Rozzi
Bradford Flynn Mako Ryan
Briggs Frankel Markosek Saconne
Brown, R. Freeman Marshall Sainato
Brown, V. Fritz Marsico Samuelson
Bullock Gainey Maser Sankey
Burns Galloway Mazie Santora
Caltagirone Gillen McCarter Saylor
Carroll Gillespie McClintock Schemel
Causers Godshall McGinnis Schlossberg
Cephas Goodman Neill Schwyer
Charlton Greiner Mehauffe Simmons
Christian Grove Mentzer Sims
Comitta Haggerty Metcalfe Snyder
Conklin Hahn Metzgar Solomon
Cook Hanna Millard Sonne
Corbin Harkins Miller, B. Staats
Costa, D. Harper Miller, D. Stephens
Costa, P. Harris, A. Moul Sturla
Corbin Harris, J. Mullery Tai
Cruz Heffley Murt Tallman
Culver Helm Mustio Taylor
Cutler Hennessey Neilson Thomas
Daley Hickernell Nelson Tobash
Davidson Hill Nesbit Toepel
Davis, A. Irvin O'Neil Toohil
Davis, T. James O'Neill Topper
Dawkins Jeziak Oberlander Vazquez
Day Kampf Ortitay Vitali
Dean Kaufer Owlett Walsh
Deasy Kaufman Pashinski Ward
DeLlissio Kavulich Peifer Warner
Delozier Keefe Petrarca Warren
DeLuca Keller, F. Picket Watson
Demody Keller, M.K. Pyle Westling
Diamond Keller, W. Quigley Wheatley
DiGirolamo Kim Quinn, C. Wheeland
Donatucci Kinsey Quinn, M. White
Dowling Kirkland Rabb Youngblood
Driscoll Klunk Rader Zimmerman
Dunbar Knowles Rapp
Dush Kortz Ravenstahl Turzai
Ellis Krueger Readshaw Speaker

NAYS–0
NOT VOTING–0
EXCUSED–9

Benninghoff Fabrizio Maloney Milne
Corr Gabler Micarelli O'Brien
Evankovich

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 all other amendments have been withdrawn. All other amendments have been withdrawn.

Representative Metcalfe.

Mr. METCALFE. Thank you, Mr. Speaker.

My amendments have not been withdrawn.

The SPEAKER. Please state your amendment number, sir.
Mr. METCALFE. I have many amendments, Mr. Speaker. I do not have the amendment right before me, but I know I have many filed to the bill.

The SPEAKER. We will go over and we will get the list; we will get the list.

Mr. METCALFE. Thank you, Mr. Speaker.

The SPEAKER. I apologize; in reading it, it said the amendments were withdrawn, but there are, in consultation with the Parliamentarian, these amendments have been ruled out of order, and there are number of them and I will read them: amendment 7899, Representative Santora; amendment 7900, Representative Dean; amendment 7901, Representative Daley; amendment 7903, Representative Bradford; amendment 7904, Representative Dean; amendment 7905, Representative Gainey; amendment 7906, Representative Schweyer; amendment 7907, Representative Rabb; amendment 7908, Representative Briggs; amendment 7910, Representative Sims; amendment 7911, Representative Bradford; amendment 7937, Representative Metcalfe; amendment 7942, Representative Metcalfe; amendment 7961, Representative Metcalfe; amendment 7973, Representative Metcalfe; amendment 80814, Representative Metcalfe; amendment 8037, Representative Metcalfe; amendment 8039, Representative Metcalfe; amendment 8885, Representative Dean; amendment 8890, Representative Dean; amendment 8891, Representative Dean. Those are the amendments that are ruled out of order.

The amendments that I understand that have been withdrawn, and correct me if I wrong: amendment 8077, Representative Jozwiak; amendment 7938, Mullery; and amendment 7899, Santora. That is what I have.

Representative Metcalfe, you are recognized, sir.
Mr. METCALFE. Thank you, Mr. Speaker.

Mr. Speaker, there are quite a few amendments there. Could we take mine one at a time and find out why they were ruled out of order?

BILL PASSED OVER TEMPORARILY

The SPEAKER. What I will do is I will go over the bill and I will have the Parliamentarian put them together and we will go through them.

Mr. METCALFE. Thank you, Mr. Speaker.

SUPPLEMENTAL CALENDAR B CONTINUED
BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of SB 1056, PN 1657, entitled:


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

(Bill analysis was read.)
The SPEAKER. Representative John Maher.

Mr. MAHER. Thank you, Mr. Speaker.

I want to take a brief moment to congratulate the true author of the legislation which is now before us. Representative Frank Ryan, a C.P.A., identified this rogue behavior by the Department of Revenue, immediately worked about developing a solution, worked about gathering an understanding by so many of us on both sides of the aisle, did everything he needed to do. And it is important legislation to pass today.

But there is a little extra good news, because as now SB 1056, it gives us reliable information that in the Senate, their copiers are working just fine.

Thank you, Mr. Speaker.

The SPEAKER. Representative Jake Wheatley.

Mr. WHEATLEY. Thank you, Mr. Speaker.

Essentially, I just wanted to thank my colleague, chairman of the Finance Committee, the majority chairman of the Finance Committee, because without his help moving this bipartisan piece of legislation through our committee, we would have never gotten it over the finish line. So I just wanted to say that I definitely support this bill, would love for us all to support this bill, and definitely want to say thanks to the chairman of the Finance Committee for helping work this issue through. So 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—194

Barbin       Emrick       Kulik       Reed
Barr         English      Lawrence     Reese
Bernstine    Evans        Lewis       Roar
Bizzarro     Everett      Longietti  Roe
Bloom        Farry        Mackenzie  Roebuck
Boback       Fee          Madden      Rothman
Boyle        Fitzgerald   Maher       Rozzi
Bradford     Flynn        Mako        Ryan
Briggs       Frankel      Markosek   Saccone
Brown, R.    Freeman      Marshall    Sainato
Brown, V.    Fritz        Marsico     Samuelson
Bullock      Gainey       Masser      Sankey
Bums         Galloway     Matzie      Santora
Caltagirone  Gillen       McCarter    Saylor
Carroll      Gillespie    McClintoon  Schemel
Causer       Godshall     McGinnis    Schlossberg
Cephas       Goodman      McNeill     Schweyer
Charlton     Greiner      Meaffie     Simons
Christiania  Grove        Mentzer     Sims
Comitta      Haggerty     Metcalfe    Snyder
Conkin       Hahn         Metzgar     Solomon
Cook         Hanna        Millard     Sonny
Corbin       Harkins      Miller, B.  Staats
Costa, D.    Harper       Miller, D.  Stephens
Costa, P.    Harris, A.  Moul         Stura
Cox          Harris, J.  Mullery       Tai
Cruz         Heffley      Murt         Tullman
Culver       Helm         Mustio      Taylor
Cutler       Hennessey   Neilson     Thomas
Daley        Hickernell  Nelson      Tobash
Davidson     Hill         Nesbit      Toepel
Davis, A.    Irvin        O'Neal      Toohil
Davis, T.    James        O'Neill     Topper
Dawkins      Jozwiak      Oberlander  Vazquez
Day          Kampf        Ortitay     Vitali

Dean         Kauffer      Owlett      Walsh
Deasy        Kaufman      Pashinski   Ward
DeLissio     Kavulich     Peifer      Warner
Delozier     Keefer       Petracca    Warren
DeLuce       Keller, F.  Pickett     Watson
Dermody      Keller, M.K. Pyle         Wentling
Diamond      Keller, W.  Quigley     Wheatley
DiGiroldo    Kim          Quinn, C.  Wheeland
Donatucci    Kinsey       Quinn, M.  White
Dowling      Kirkland     Rabb        Youngblood
Driscoll      Klunk        Rader       Zimmerman
Dunbar        Knowles      Rapp
Dush          Kortz        Ravenstahl Turzai,
Ellis         Krueger      Readshaw   Speaker

NAYS—0

NOT VOTING—0

EXCUSED—9

Benninghoff  Fabrizio     Maloney     Milne
Corr         Gabler       Micklei     O'Brien
Evanovich

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

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same without amendment.

VOTE CORRECTION

The SPEAKER. Representative Ryan Warner is recognized, I think to correct the record. You may proceed, sir.

Mr. WARNER. Thank you, Mr. Speaker.

Mr. Speaker, my vote on the uncontested House calendar was not recorded. I would like the record to reflect that I voted in the affirmative. Thank you.

The SPEAKER. Thank you, sir.

SUPPLEMENTAL CALENDAR C

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of HB 2075, PN 3776, entitled:

An Act amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, in rates and distribution systems, further providing for valuation of and return on the property of a public utility.

On the question,

Will the House agree to the bill on second consideration?

Mrs. EVANS offered the following amendment No. A08654:

Amend Bill, page 1, line 4, by inserting after "utility" and providing for petition for expedited order

Amend Bill, page 5, by inserting between lines 6 and 7

Section 2. Title 66 is amended by adding a section to read:

§ 1361. Petition for expedited order.

If a water utility finds that more than 10% of its customers within its service territory have lead in their water service line, which extends from the curb stop or valve to the premises of a customer, the water
utility shall file a petition for an expedited order authorizing limited waivers of certain tariff provisions and granting accounting approval to record cost of certain customer-owned service line replacements to the company's services account.

Amend Bill, page 5, line 7, by striking out "2" and inserting

3

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

AMENDMENT WITHDRAWN

The SPEAKER. My understanding, Representative Hill-Evans, is it has been withdrawn? Thank you.

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

Mr. CRUZ offered the following amendment No. A08655:

Amend Bill, page 1, line 4, by inserting after "utility"
and providing for water usage credit
Amend Bill, page 5, by inserting between lines 6 and 7
Section 2. Title 66 is amended by adding a section to read:
§ 1361. Water usage credit.

A water utility shall provide each customer of the water utility a water usage credit if the lead water service line of the customer will not be replaced in the initial phase of the utility's infrastructure replacement program for the line.

Amend Bill, page 5, line 7, by striking out "2" and inserting

3

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

AMENDMENT WITHDRAWN

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

Mr. CRUZ. Thank you, Mr. Speaker.
Mr. Speaker, I will be withdrawing this amendment with the understanding that we will come back and follow through. We have major lead problems here in the Commonwealth of Pennsylvania, and all the different things that we can do to help our constituency are of great importance. So I will withdraw this amendment, Mr. Speaker, Thank you.

The SPEAKER. Thank you, sir.

My understanding is there are no other amendments in front of us, that all other amendments have been withdrawn. I was informed of that by leadership. If I am mistaken, please correct me. I do not see any other amendments. So there are no amendments.

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

Bill was agreed to.

* * *

The House proceeded to second consideration of HB 2473, PN 3777, entitled:

An Act amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in taxicabs and limousines in first class cities, establishing a Taxicab Medallion Account and Limousine Account within the Philadelphia Taxicab and Limousine Regulatory Fund; and further providing for budget and assessments and for funds.

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

PARLIAMENTARY INQUIRY

The SPEAKER. Representative Godshall, we do have some amendments. But, Representative Taylor, the Chair will recognize you, I think on unanimous consent, for the time being.

Mr. TAYLOR. Parliamentary inquiry, Mr. Speaker?

The SPEAKER. Yes, sir. You may proceed.

Mr. TAYLOR. Mr. Speaker, I just need a ruling from the Chair. I am of counsel to a law firm that does work for this entity, and I would like to know not only if I am permitted to vote but permitted to engage in the debate?

The SPEAKER. Sir, you are a member of a class. You can vote and you can participate in debate.

Mr. TAYLOR. Thank you, Mr. Speaker.

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

Mr. GODSHALL offered the following amendment No. A08888:

Amend Bill, page 7, line 23, by striking out "180 days" and inserting

15 months

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

The SPEAKER. On the amendment, Representative Godshall is recognized.

Mr. GODSHALL. Thank you, Mr. Speaker.

Amendment 08888 changes the time period for completion of the audit to be done by the Attorney General from 180 days to 15 months. This was done at the Attorney General’s request. And the original date that was in there of 180 days was passed unanimously in a bipartisan way when we passed the bill. So we are changing that from 180 to 15 months.

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

The following roll call was recorded:

YEAS—194

Barbin  Emrick  Kulik  Reed
Barrar  English  Lawrence  Reese
Bernstine  Evans  Lewis  Roae
Bizzarro  Everett  Longietti  Roe
Bloom  Farry  Mackenzie  Roebuck
Boback  Fee  Madden  Rothman
Boyle  Fitzgerald  Maher  Rozzi
Bradford  Flynn  Mako  Ryan
Briggs  Frankel  Markosek  Saconce

—
Ms. DONATUCCI offered the following amendment No. A08902:

Amend Bill, page 8, line 15, by striking out “60 days” and inserting one year.

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

The SPEAKER. Representative Donatucci, on the amendment.

Ms. DONATUCCI. So this pushes back the effective date from a year from passage, depending upon the other amendment, because it is like a package amendment. So this would just extend the passage to a year.

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

Mr. GODSHALL. Thank you, Mr. Speaker.

Delaying implementation would result in an additional assessment year under the per vehicle formula. This is extremely unfair, especially since Act 164 of 2016 requires the PPA (Philadelphia Parking Authority) assessment for taxis and transportation network companies be based upon a percentage of the operators’ annual gross income.

I just want to mention the fact that this fee 2 years ago was $350. That was changed last year – or it started at $415, went to $550, and this year it was increased to 800-some dollars and resulted in a Federal lawsuit.

I oppose this amendment and ask for a negative vote.

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

Mr. TAYLOR. Mr. Speaker, I will be brief.

The amendment to this bill is just trying to really address the bill in general. The Parking Authority's dilemma is that it is obligated by us – the Commonwealth, the legislature – to oversee a very large network of transportation vehicles in Philadelphia. It does not have the resources to properly do so. We need eventually to either give them the resources or relieve them of the obligation.

In the meantime, I do not think there is anything particularly egregious about any of the language in this bill or the amendments, but it seems to me that it is not prudent to go forward just with this without having the overall solution.

With that, I will refer to the maker of the amendment.

The SPEAKER. Representative Donatucci, for the second time. Waives off.

Representative Godshall. Waives off.

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

The following roll call was recorded:

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Ms. DONATUCCI offered the following amendment
No. A08897:

Amend Bill, page 1, lines 9 and 10, by striking out all of said lines and inserting

Section 1. Sections 5707(c)(2) of Title 53 of the Pennsylvania Consolidated Statutes is amended and the section is amended by adding a subsection to read:

Amend Bill, page 3, by inserting between lines 19 and 20 (e) Study.—The Legislative Budget and Finance Committee shall conduct a study on the fiscal impact of the assessment under subsection (c)(vi). The Legislative Budget and Finance Committee shall report to the General Assembly by December 31, 2018. The Legislative Budget and Finance Committee shall transmit notice of the report to the Legislative Reference Bureau for publication in the Pennsylvania Bulletin.

Section 1.1. Section 5708 of Title 53 is amended to read:

Amend Bill, page 7, lines 13 through 18, by striking out all of said lines

Amend Bill, page 8, line 15, by striking out "in 60 days" and inserting

upon publication of the notice under 53 Pa.C.S. § 5707(e)

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

The SPEAKER. Representative Donatucci, you may speak on the amendment, please.

Ms. DONATUCCI. Thank you, Mr. Speaker.

Amendment 8897 would conduct a study on the fiscal impact of the assessment by the legislative budget review committee.

The SPEAKER. Representative Robert Godshall, who is the maker of the bill.

Mr. GODSHALL. Thank you, Mr. Speaker.

I rise to oppose the amendment for the same reasons we had before. An audit is done on a yearly basis, and the Philadelphia – if there is anything that they want to point out, they can.

So I ask for a negative vote on the amendment. Thank you.

The SPEAKER. Representative Neilson wishes to be recognized.

Mr. NEILSON. Thank you, Mr. Speaker.

I rise in support of this legislation, this amendment, because we have to see what it is going to do to the department. We just cannot go cutting funding to a department, the Parking Authority, without looking at the impact of the jobs within. By not putting this amendment in, we could jeopardize jobs in the city of Philadelphia, and it has an economic impact to it. And for us not to at least look at that before even considering this legislation would be irresponsible for all of us.

Thank you, Mr. Speaker.

The SPEAKER. Representative Donatucci, for the second time.

Ms. DONATUCCI. Thank you, Mr. Speaker.

My concern is that if there are not enough resources to regulate the industry, the safety of consumers is at risk, so I am asking for a positive vote. Thank you.

The SPEAKER. Representative Godshall.

Mr. GODSHALL. Thank you, Mr. Speaker.

All we are asking here is a level playing field and that the limo services in Philadelphia be treated exactly the same as the limo services in all of your counties. That is all we are saying: treat everybody equal, level playing field, and transparency.

Thank you, Mr. Speaker.
The SPEAKER. Thank you.

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

The following roll call was recorded:

**YEAS—91**

Barbin    DeLissio    Kortz    Roe
Bizzarro  DeLuca     Krueger   Roebuck
Boyle     Dermody    Kulik     Rozzi
Bradford  Donatucci  Longietti Sainato
Briggs    Driscoll   Madden   Samuelson
Brown, V. Evans       Maher     Santora
Bullock   Fitzgerald  Markosek Schlossberg
Caltagirone Flynn     Masser   Schweyer
Carroll   Frankel    Matzie   Sims
Cephas    Freeman    McCarter  Snyder
Charlton  Gainey     McClintont Solomon
Comitta   Galloway   McNeil    Sturia
Conklin   Goodman    Mehauff   Tai
Costa, D. Haggerty   Miller, D. Taylor
Costa, P. Hanna      Mullery   Thomas
Cruz      Harkins    Murt      Vazquez
Daley     Harper      Mustio    Vitali
Davidson  Harris, J. Neilson  Warren
Davis, A. Kavalich   Pashinski Watson
Davis, T. Keller, W. Quinn, M. Wheatley
Dawkins   Kim        Rabb      White
Dean      Kinsey     Ravenstahl Youngblood
Deasy     Kirkland   Readshaw

**NAYS—103**

Barr     Gillen     Mako     Reese
Bernistine Gillespie Marshall Roae
Bloom    Godshall   Marsico  Rothman
Boback   Greiner    McGinnis Ryan
Brown, R. Grove      Mentzer  Saccone
Burns     Hahn      Metcalfe Sankey
Cauer     Harris, A. Metzgar  Saylor
ChristianA  Heffley   Millard  Schmel
Cook      Helm       Miller, B. Simmons
Corbin   Hennessey  Moul      Sonny
Cox      Hickernell Nelson   Staats
Culver    Hill      Nesbit    Stephens
Cutler    Irvin     O'Neal    Tallman
Day       James      O'Neill  Tobash
Delozier  Jozwiak   Oberlander Toepel
Diamond  Kampf      Ortitay  Toolen
DiGirolamo Kafter     Owlett   Topper
Dowing    Kauffman  Peifer     Walsh
Dubnar    Keefer     Petracca Ward
Dush      Keller, F. Pickett Warner
Ellis     Keller, M.K. Pyle     Wentling
Emrick    Klunk      Quigley  Wheeland
English   Knowles   Quinn, C. Zimmerman
Everett   Lawrence  Rader
Farry     Lewis     Rapp      Turzai,
Fee      Mackenzie Reed   Speaker
Fritz

**NOT VOTING—0**

**EXCUSED—9**

Benninghoff  Fabrizio  Maloney  Milne
Corr       Gabler     Miccarelli  O'Brien
Evanovich

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. We do not see any other amendments. The bill has been amended by amendment 8888.

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.

**SUPPLEMENTAL CALENDAR B CONTINUED**

**BILL ON THIRD CONSIDERATION**

The House proceeded to third consideration of HB 2489, PN 3691, entitled:

An Act authorizing the release of Project 70 restrictions on certain lands owned by the Borough of Topton, Berks County, in exchange for the imposition of Project 70 restrictions on other lands to be acquired by the Borough of Topton, Berks County.

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—194**

Barbin    Emrick    Kulik    Reed
Barr     Bob      English  Lawrence  Reese
Bernistine  Evans     Lewis  Roae
Bizzarro  Everett   Longietti  Roe
Bloom    Farry     Mackenzie Roebuck
Boback   Fee       Madden   Rothman
Boyle    Fitzgerald Markosek  Rozzi
Bradford  Flynn     Mako    Ryan
Briggs   Frankel   Markosek  Saccone
Brown, R. Freeman  Marshall  Sainato
Brown, V. Fritz     Marsico  Samuelson
Bullock   Gainey    Massej  Santora
Burns     Galloway  Muzio     Schlossberg
Caltagirone  Gillen  McCarter  Saylor
Carroll   Gillespie McClintont Schemel
Caucer    Godshall  McGinnis  Schlossberg
Cephas    Goodman   McNeill  Schweyer
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.

CALENDAR CONTINUED

CONSIDERATION OF HB 2060 CONTINUED

The SPEAKER. Representative Metcalfe, and I know others, want to discuss the amendments for HB 2060.

In speaking to the Parliamentarian – whom we consulted with respect to all the amendments, of which there were amendments, of course, of varying nature – it is a two-title bill. And the Supreme Court opinions with respect to two-title bills are that they have to be very strictly construed. The titles are Titles 18 and 23. The exact provision in front of us and objective in front of it was designed to strengthen the Protection From Abuse Act. The amendments that were ruled out of order, of a varying nature, did not fit the tight relationship as required by our rules and the Supreme Court and the Constitution because it is a two-title bill, 18 and 23, designed to strengthen the Protection From Abuse Act.

I am glad to entertain any appeals from the ruling of the Chair. Just tell us the amendment that you are going to rule – that you seek a vote on.

And, Representative Metcalfe, you may proceed.

I think Representative Dean wants to be recognized as well. Okay. So, Representative Dean, you are now not going to do an appeal from the ruling of the Chair?

Representative Metcalfe, you may proceed.

Mr. METCALFE. Thank you, Mr. Speaker.

Mr. Speaker, just to clarify that ruling on amendment A08014.

Now, it deals with the transportation of firearms—

The SPEAKER. Hold on; we will pull that up. Just give me a second.

You may proceed.

Mr. METCALFE. The amendment deals with the transportation of firearms and trying to close some loopholes that are in that law currently, and because this law is going to require the individual who is ordered to relinquish the firearms to transport them to law enforcement or to their attorney, I think if we do not, if we do not address this in the law, then we are setting those individuals up to be in violation of this problem that is currently in the law that we have been trying to fix. I think it certainly fits with the legislation. It is dealing with a situation created by the legislation, because the firearms will have to be transported, Mr. Speaker.

The SPEAKER. My understanding is, that particular language is not in the PFA. If I am mistaken about that, correct me. My understanding is that language in that amendment, 8014, deals with transporting firearms not within the PFA and is not within the PFA statute, which this particular bill is about. It is a two-title bill. If I am mistaken in my reading of the amendment, please tell me so.

Mr. METCALFE. Thank you, Mr. Speaker.

My understanding is, it is a two-title bill, Title 18 also, which, I believe, this should be in Title 18.

The SPEAKER. But it deals— The bill itself is about protection from abuse.

Mr. METCALFE. Correct.

The SPEAKER. And it deals with that particular section and it is two titles.

Mr. METCALFE. And the—

The SPEAKER. I think what you are referencing— Is that just Title 18? Yeah. It is just Title 18.

Mr. METCALFE. Well, the language in this legislation is going to require the individual that has to relinquish their firearms to transport those firearms somewhere, which under the current law, unless they are a concealed carry permit holder, they could be in violation of the law.

So, Mr. Speaker, I know the gentleman from Bucks County had an amendment yesterday that was ruled out of order and then ruled in order today. I was hopeful that even if we slept over the weekend on it, maybe we could find this one in order on Monday, if we just held off the vote?

The SPEAKER. No.

Mr. METCALFE. Well, I appreciate—

The SPEAKER. There is a process. I am not offended by the process. If you want to appeal the ruling of the Chair, you certainly have the right to do it. The good gentleman could have done that yesterday too.
RULING OF CHAIR APPEALED

Mr. METCALFE. Thank you, Mr. Speaker.

I would like to appeal the ruling of the Chair, Mr. Speaker, because I think that this language is needed to protect the individuals who will be forced under this new provision to transport these firearms. Unless we fix this, I think we are setting them up to be in violation of yet another law, Mr. Speaker.

The SPEAKER. When an appeal is taken, when an appeal is taken, the Speaker needs to clearly state the decision which is being appealed. I have already done that.

When the debate is concluded, we will be very clear as to the issue in front of us. And here it is, and let me do it now and I will do it again before the vote. The good gentleman from Butler County is challenging the ruling with respect to amendment 8014. We ruled it out of order.

And so the decision of the Chair, should it stand as the judgment of the House, is the question. If you are in favor of sustaining the Chair's decision, you will be voting "aye"; if you are opposed to the Chair's decision, you will be voting "nay."

On the question,
Shall the decision of the Chair stand as the judgment of the House?

The SPEAKER. And, Representative, you may speak further on it before I take it to a vote.

Mr. METCALFE. Thank you, Mr. Speaker.

Mr. Speaker, as I had already stated, I will not go on at length, but I believe that the legislation that is drafted is going to require individuals to transport their firearms, and the current law has some problems in it that we have been trying to fix for many years, and this language, I believe, will help to resolve that problem.

And I would, I would appreciate, instead of having to appeal the Chair's ruling, to just be able to sleep on this for a couple of days so we can get a new ruling like the gentleman from Bucks got today. But I would appreciate a vote that would help us to consider this language. Mr. Speaker.

The SPEAKER. Thank you, sir.

If either of the leaders wish to speak on that.
Representative Reed, the majority leader, on the appeal of the ruling of the Chair.

Mr. REED. Thank you very much, Mr. Speaker.
I would ask the members to uphold our Speaker's ruling from the Chair. Thank you.

The SPEAKER. Representative Dermody.

Mr. DERMODY. I also would urge the members to uphold the ruling of the Chair.

The SPEAKER. Now, here is the vote: shall the decision of the Chair stand as the judgment of the House? Those in favor of sustaining the Chair's decision will vote "aye"; those opposed, "nay."

On the question recurring,
Shall the decision of the Chair stand as the judgment of the House?

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<tr>
<th>Yeas 167</th>
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Less than a majority of the members elected to the House having voted in the negative, the decision of the Chair stood as the judgment of the House.
On the question recurring,
Will the House agree to the bill on second consideration as amended?

The SPEAKER. If there are any other further appeals, please let me know.
At this time I do not see any other amendments for HB 2060.

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.

**BILL RECOMMITTED**

The SPEAKER. The Chair recognizes the majority leader, who moves that HB 2060 be removed from the active calendar and recommitted to the Appropriations Committee.

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

* * *

**BILL PASSED OVER**

The SPEAKER. SB 554 is over for the day.

**SUPPLEMENTAL CALENDAR B CONTINUED**

**BILLS ON THIRD CONSIDERATION**

The House proceeded to third consideration of SB 431, PN 1872, entitled:

An Act amending Titles 18 (Crimes and Offenses) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in nuisances, further providing for the offense of scattering rubbish; in rules of the road in general, providing for duty of driver in litter enforcement corridors; and, in powers of department and local authorities, providing for designation of litter enforcement corridors and further providing for specific powers of department and local authorities.

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

(Bill analysis was read.)

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

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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 564, PN 1873, entitled:

An Act providing for installation of protective fencing on certain State-owned bridges and for powers and duties of the Department of Transportation.

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—194

NAYS—0

NOT VOTING—0

EXCUSED—9

Benninghoff  Fabrizio  Maloney  Milne
Corr    Gabler  Mccarelli  O'Brien
Evanikovich

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.

MOTION TO PROCEED TO CONSIDERATION UNDER RULE 24

The SPEAKER. The leader calls up SB 1002, PN 1912, page 3 of today's supplemental B— Oh, I apologize. We are going to need a motion on this bill. I would like to proceed on this bill. We cannot vote on it until 5:53 p.m.

The majority leader, do you mind, a motion to proceed on SB 1002, PN 1912.

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

I make a motion to proceed to the immediate consideration of SB 1002. Thank you.

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

The SPEAKER. Representative Dermody, on that motion.

Mr. DERMODY. Thank you, Mr. Speaker.

I also would urge the members to support the motion to proceed on SB 1002.

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

The following roll call was recorded:

YEAS—182

NAYS—

Barbin    Dush    Krueger    Reed
Barrar    Ellis    Kilik    Reese
Bernstine  Emrick    Lawrence    Roae
Bizzarro  Evans    Longietti    Roe
Bloom    Everett    Mckenzie    Roebuck
Boback    Fee    Madden    Rothman
Boyle    Fitzgerald    Maher    Rozzi
Bradford    Flynn    Mako    Ryan
Briggs    Frankel    Markosek    Saccone
Brown, R.    Freeman    Marshall    Sainato
Brown, V.  Fritz    Marsico    Samuelson
Bullock    Gainey    Masser    Sankey
Burns    Galloway    Matzie    Santora
Caltagirone    Gillen    McCarter    Saylor
Carroll    Gillespie    McClinton    Schmel
Causer    Godshall    McGinnis    Schlossberg
Cephas    Goodman    McNeill    Schweyger
Charlton    Greiner    Mehaffie    Simmons
Christiania    Grove    Mentzer    Sims
Comitta    Haggerty    Metcalfe    Snyder
Conklin    Hahn    Metzgar    Solomon
Cook    Hanna    Millard    Sonney
Corbin    Harkins    Miller, B.    Staats
Costa, D.    Harper    Miller, D.    Stephens
Costa, P.    Harris, A.    Moul    Sturla
Cox    Harris, J.    Mullery    Tai
Cruz    Heffley    Murt    Tallman
Culver    Helm    Mustio    Taylor
Cutler    Hennessey    Neilson    Thomas
Daley    Hickernell    Nelson    Tobash
Davidson    Hill    Nesbit    Toepel
Davis, A.    Irvin    O'neal    Toohil
Davis, T.    James    O'neil    Topper
Dawkins    Jorvick    Oberlander    Vazquez
Day    Kampf    Oritay    Vital
dean    Kaufel    Owlet    Walsh
deasy    Kaufman    Pashinski    Ward
deLisso    Kavulich    Peifer    Warner
Delozier    Keefer    Petrarca    Warren
DeLuca    Keller, F.    Pickett    Watson
Dermody    Keller, M.K.    Pyle    Wentling
Diamond    Keller, W.    Quigley    Wheatley
DiGirolamo    Kim    Quinn, C.    Wheeland
Donatucci    Kinsey    Quinn, M.    White
Dowling    Kirkland    Rabb    Youngblood
Driscoll    Klunk    Rader    Zimmerman
Duban    Knowles    Rapp
Dush    Kortz    Ravenstahl    Turzai
Ellis    Krueger    Readshaw    Speaker

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

I make a motion to proceed to the immediate consideration of SB 1002. Thank you.

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

The SPEAKER. Representative Dermody, on that motion.

Mr. DERMODY. Thank you, Mr. Speaker.

I also would urge the members to support the motion to proceed on SB 1002.

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

The following roll call was recorded:
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.

**BILLS ON THIRD CONSIDERATION**

The House proceeded to third consideration of **SB 1002, PN 1912**, entitled:

An Act designating a bridge on that portion of State Route 1041 over the Mahoning Creek in Grant Township and Canoe Township, Indiana County, as the Army SPC Christine L. Mayes Memorial Bridge; designating a bridge on that portion of State Route 286 over the South Branch Cush Creek River, Montgomery Township, Indiana County, as the Sgt. Edward John Parada Memorial Bridge; designating a bridge, identified as Bridge Key 9108, on that portion of Pennsylvania Route 286 over the Two Lick Creek, Borough of Clymer, Indiana County, as the Corporal Louis R. Tate Memorial Bridge; designating a bridge, identified as Bridge Key 19109, on that portion of Pennsylvania Route 286 over the Two Lick Creek, at the east end of the Borough of Clymer, Indiana County, as the Corporal Tommy J. Wensel Memorial Bridge; and designating a portion of Pennsylvania Route 44 in Potter County as the Highway to the Stars.

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?

Representative Dush, you are recognized on the bill, sir.

Mr. **DUSH**. Thank you, Mr. Speaker.

On March 13 this body passed my bill, HB 1881, honoring Spc. Christine L. Mayes. She is a native of Rochester Mills and a graduate of Marion Center High School who was killed in a scud missile attack in Saudi Arabia. And Senator White has rolled this bill in with several others, three of my constituents and two of Representative Reed’s, and I would just like to go through the names as we honor all five of these people who have actually paid the ultimate price.

The **SPEAKER**. Okay. Members, please suspend.

As you know, these are either road or bridge designations. They are honoring Pennsylvania citizens, so I would ask you to take your seats. Representative Dush is going to go through, succinctly, each of these five individuals, I understand, and just tell us where they are located and about, you know, a little bit about their lives and what is the designation. So we are going to move through those, but I would ask everybody to please take your seats.

Mr. **DUSH**. Thank you, Mr. Speaker.

I have already mentioned Spc. Christine L. Mayes.

Also Sgt. Edward John Parada, who was born and raised in Montgomery Township, Indiana County, and graduated from Purchase Line High School. On August 27, 1970, Sergeant Parada was killed in action in Vietnam while serving with the United States Army Company E, 327th Infantry Regiment, 101st Airborne Division.

We would also like to recognize Cpl. Louis R. Tate, who was born October 22, 1906, in Arcadia and attended Clymer High School. Corporal Tate entered the service on March 17, 1943, with the Headquarters Company of the 304th Infantry Anti-Tank Battalion. He was killed on February 7, 1945, in action in the Battle of the Bulge in Luxembourg.

The fourth individual, LCpl. Joshua T. Twigg. He was born on October 1, 1988, in Indiana, and grew up in Clymer, where he attended Penns Manor High School. Corporal Twigg served his country honorably in the United States Marine Corps 2d Battalion, 9th Marine Regiment, 2d Marine Division. On September 2, 2010, Lance Corporal Twigg was killed in action in Helmand Province, Afghanistan.

The fifth and final is Cpl. Milford H. Wensel, born December 2, 1948, to Walter and Beatrice Wensel in Howard, Pennsylvania. Corporal Wensel graduated from Lock Haven High School in 1966. In 1969 Corporal Wensel was deployed to Vietnam where he served in the 3d Squadron, 4th Cavalry, 25th Infantry Division as a half-track operator. And on June 5, 1969, at 20 years of age, Corporal Wensel was killed while going out at night for his half-track.

Mr. Speaker, our area of the country has paid the ultimate price repeatedly, and I would appreciate a unanimous vote in recognizing these brave individuals. 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.

(Members proceeded to vote.)

**LEAVE OF ABSENCE CANCELED**

The SPEAKER. Representative Benninghoff is on the House floor and is on the master roll.

**CONSIDERATION OF SB 1002 CONTINUED**

On the question recurring, Shall the bill pass finally?

The following roll call was recorded:

**YEAS--195**

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<td>Peifer</td>
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<td>De Lissio</td>
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<td>Keller, F.</td>
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<td>Keller, M.K.</td>
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<td>Dush</td>
<td>Krueger</td>
<td>Readshaw</td>
<td>Speaker</td>
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**NAYS--0**

**NOT VOTING--0**

**EXCUSED--8**

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<tr>
<th>Corr</th>
<th>Fabrizio</th>
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<td>Evankovich</td>
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<td>Maloney</td>
<td>Mccarelli</td>
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **SB 1091, PN 1576**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in registration of vehicles, providing for contributions for pediatric cancer research and establishing the Pediatric Cancer Research 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--195**

<table>
<thead>
<tr>
<th>Barbin</th>
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<td>Stephens</td>
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Cox  Heffley  Murt  Tallman
Cruz  Helm  Mustio  Taylor
Culver  Hennessey  Neilson  Thomas
Cutler  Hickernell  Nelson  Tobash
Daley  Hill  Nesbit  Toepel
Davidson  Irvin  O'Neal  Tootil
Davis, A.  James  O'Neil  Togger
Davis, T.  Jozwiak  Oberlander  Vazquez
Dawkins  Kampf  Oritay  Viali
Day  Kauffer  Owlet  Walsh
Dean  Kaufman  Pashinski  Ward
Deasy  Kavulich  Peifer  Warner
DeLissio  Keefer  Petracca  Warren
Delozier  Keller, F.  Pickett  Watson
DeLuca  Keller, M.K.  Pyle  Wentling
Dermody  Keller, W.  Quigley  Wheatley
Diamond  Kim  Quinn, C.  Wheeland
DiGiroldo  Kinsey  Quinn, M.  White
Donatucci  Kirkland  Rabb  Youngblood
Dowling  Klunk  Rader  Zimmerman
Driscoll  Knowles  Rapp  Zirpol
Dunbar  Kortz  Ravenstahl  Turzai,
Dush  Krueger  Readshaw  Speaker
Ellis

NAYS–0

NOT VOTING–0

EXCUSED–8

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

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same without amendment.

* * *

The House proceeded to third consideration of SB 1101, PN 1875, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in certificate of title and security interests, further providing for content and effect of certificate of title and for theft vehicles.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?
Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

The following roll call was recorded:

YEAS–195

Barbin  Emrick  Kulik  Reed
Barrar  English  Lawrence  Reese
Benninghoff  Evans  Lewis  Roe
Bernstine  Everett  Longietti  Roe
Bizzarro  Farry  Mackenzie  Roebuck
Bloom  Fee  Madden  Rothman
Boback  Fitzgerald  Maher  Rozzi
Boyle  Flynn  Mako  Ryan
Bradford  Frankel  Markosek  Saccone
Briggs  Freeman  Marshall  Sainato
Brown, R.  Fritz  Marsico  Samuelson
Brown, V.  Gainey  Masser  Sankey
Bullock  Galloway  Matzie  Santora
Burns  Gillen  McCarter aylor
Caltagirone  Gillespie  McClinton  Schmel
Carroll  Godshall  McGinness  Schlossberg
Causer  Goodman  McNeill  Schweyer
Cephas  Greiner  Mehaffie  Simmons
Charlton  Grove  Mentzer  Sims
Christiana  Haggerty  Metcalfe  Snyder
Comitta  Hahn  Metzgar  Solomon
Conklin  Hanna  Millard  Sonney
Cook  Harkins  Miller, B.  Stauffer
Corbin  Harper  Miller, D.  Stephens
Costa, D.  Harris, A.  Moul  Sturla
Costa, P.  Harris, J.  Mullery  Tai
Cox  Heffley  Murt  Tallman
Cruz  Helm  Mustio  Taylor
Culver  Hennessey  Neilson  Thomas
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Daley  Hill  Nesbit  Toepel
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DeLissio  Keefer  Petracca  Warren
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DeLuca  Keller, M.K.  Pyle  Wentling
Dermody  Keller, W.  Quigley  Wheatley
Diamond  Kim  Quinn, C.  Wheeland
DiGiroldo  Kinsey  Quinn, M.  White
Donatucci  Kirkland  Rabb  Youngblood
Dowling  Klunk  Rader  Zimmerman
Driscoll  Knowles  Rapp  Zirpol
Dunbar  Kortz  Ravenstahl  Turzai,
Dush  Krueger  Readshaw  Speaker
Ellis

NAYS–0

NOT VOTING–0

EXCUSED–8

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

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

* * *
The House proceeded to third consideration of HB 2488, PN 3709, entitled:

An Act providing for the annual designation and holiday observance June 19 as "Juneteenth National Freedom Day" in this Commonwealth.

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

(Bill analysis was read.)

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

On the bill, the Chair recognizes Representative Sue Helm.
Ms. HELM. Thank you, Mr. Speaker.
I rise to ask my colleagues for their support of HB 2488, legislation that would designate the annual observance of Juneteenth National Freedom Day in the Commonwealth of Pennsylvania. Under the bill, the day of June 19 would be set aside every year as a time to commemorate the end of slavery in the United States, a celebration of the triumph of hope and the human spirit over oppression and despair.

Mr. Speaker, Juneteenth Day has its roots in the Texas city of Galveston. News of President Abraham Lincoln's Emancipation Proclamation was slow to reach what was at that time a western outpost. Consequently, slaves languished in bondage for more than 2 years after the landmark Federal edict had mandated their liberation. It was Maj. Gen. Gordon Granger who led Union troops into Galveston on June 19, 1865, and issued the proclamation that all slaves were free. That evening thousands of former slaves filled into Galveston's streets to celebrate their freedom on what was the very first Juneteenth 153 years ago.

Over the years, the tradition spread through the African-American community with observances held across the country. Mr. Speaker, today Juneteenth is regarded as the oldest African-American holiday in the nation. The Juneteenth movement gained great momentum in 1980, when Texas made it an official State holiday. Thirty-seven other States have done the same. Congress has voted to recognize Juneteenth as the independence day for Americans of African descent, and recently, we here in the House unanimously adopted a resolution, sponsored by Representative Stephen Kinsey, designating June 19, 2018, as "Juneteenth Independence Day" in our Commonwealth.

Mr. Speaker, it is certainly warranted that governments and communities should officially acknowledge Juneteenth every year. The day symbolizes the plight, the perseverance, and the ultimate liberation of African-Americans. Juneteenth is part of the American fabric. Juneteenth commemorates African-American freedom and achievement, while encouraging continuous self-development and respect for all cultures. It is time for the Commonwealth of Pennsylvania to officially join in the celebration.

Mr. Speaker, I look forward to the unanimous approval of HB 2488 today, and I would urge the Senate to do the same. I thank my colleagues for their support.
Thank you, Mr. Speaker.

The SPEAKER. Representative Kinsey.
Mr. KINSEY. Thank you, Mr. Speaker.
Mr. Speaker, I want to thank the gentlelady from Dauphin County for her courage, her vision, and her undertaking and understanding of the importance of this legislation. As the gentlelady mentioned, HB 2488 would commemorate the end date of those who were enslaved. Just 3 short days ago, this body unanimously passed HR 871, which also recognized June 19 as "Juneteenth Day" throughout the Commonwealth. HB 2488 is a bill that came out of the House Urban Affairs Committee by a vote of 22 to 0. It is a bill that just last session passed in this body 194 to 0.

Mr. Speaker, I urge all members to support the gentlelady's legislation.
Thank you, Mr. Speaker.

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

The following roll call was recorded:

YEAS–195

Barbin
Emrick
Kulik
Reed
Barrar
English
Lawrence
Reese
Benninghoff
Evans
Lewis
Roae
Bernstine
Everett
Longietti
Roe
Bizzarro
Farr
Mackenzie
Roebuck
Bloom
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Madden
Rothman
Boback
Fitzgerald
Maher
Rozzi
Boyle
Flynn
Mako
Ryan
Bradford
Frankel
Markosek
Saccone
Briggs
Freeman
Marshall
Sainato
Brown, R.
Fritz
Marsico
Samuelson
Brown, V.
Gainey
Masser
Sankey
Bullock
Galloway
Matzie
Santora
Burns
Gillen
McCarter
Saylor
Caltagirone
Gillespie
McClintock
Schermel
Carroll
Godshall
McGinnis
Schlossberg
Causier
Goodman
McNeil
Schweyer
Cephas
Greiner
Mehaffie
Simmons
Charlton
Grove
Mentzer
Sims
Christian
Haggerty
Metcalfe
Snyder
Comitta
Hahn
Metzgar
Solomon
Conklin
Hanna
Millard
Sonney
Cook
Harkins
Miller, B.
Staats
Corbin
Harper
Miller, D.
Stephens
Costa, D.
Harris, A.
Moul
Sturla
Costa, P.
Harris, J.
Mullery
Tai
Cox
Heffley
Murt
Tallman
Cruz
Helm
Mustio
Taylor
Culver
Hennessey
Neilson
Thomas
Cutler
Hickernell
Nelson
Tobash
Daley
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Nesbit
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Davidson
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O'Neal
Toohey
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James
O'Neil
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Oberlander
Vazquez
Dawkins
Kampf
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Pashinski
Ward
Deasy
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Peifer
Warner
DeLassio
Keefer
Petrarca
Warren
Delozier
Keller, F.
Pickett
Watson
DeLuca
Keller, M.K.
Pyle
Wenting
Demody
Keller, W.
Quigley
Wheatley
Diamond
Kim
Quinn, C.
Wheeland
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.

**CALENDAR CONTINUED**

**BILL ON SECOND CONSIDERATION**

The House proceeded to second consideration of **HB 1284, PN 3121**, entitled:

An Act providing for the Pennsylvania Business One-Stop Shop within the Department of Community and Economic Development.

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

The SPEAKER. I see two amendments. Representative Peifer has the first amendment.

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

Mr. PEIFER offered the following amendment No. **A08694**:

Amend Bill, page 1, line 1, by striking out "Permitting Portal" and inserting

**One-Stop Shop**

Amend Bill, page 1, line 9, by striking out "Permitting Portal" and inserting

**One-Stop Shop**

Amend Bill, page 1, lines 10 through 17; page 2, lines 1 through 13; by striking out all of said lines on said pages

Amend Bill, page 2, line 14, by striking out "3" and inserting

2

Amend Bill, page 2, line 22, by inserting after "Commonwealth" that is subject to the policy supervision and control of the Governor

Amend Bill, page 2, line 28, by striking out "permitting portal" and inserting

"One-stop shop." The Pennsylvania Business One-Stop Shop established under section 3(a).

Amend Bill, page 3, lines 7 through 10, by striking out all of said lines

NAYS–0

NOT VOTING–0

EXCUSED–8

Corr Fabrizio Maloney Milne
Evankovich Gabler Miccarelli O'Brien

**Amend Bill, page 3, line 11, by striking out "4" and inserting**

3

**Amend Bill, page 3, line 12, by striking out "Permitting Portal" and inserting**

**One-Stop Shop**

Amend Bill, page 3, line 14, by striking out "Permitting Portal" and inserting

**One-Stop Shop**

Amend Bill, page 3, line 15, by striking out "existing and potential" and inserting

** Amend Bill, page 3, line 16, by striking out "in completing" and inserting

and potential business owners in identifying and securing

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

permits, licenses, certifications, applications, forms and registrations

Amend Bill, page 3, line 17, by striking out "establishing and operating" and inserting

satisfying the legal requirements necessary to lawfully establish and operate

Amend Bill, page 3, by inserting between lines 18 and 19 (b) Functions.—No later than 30 days after the effective date of this subsection, the one-stop shop shall provide electronic access to features or resources regarding the following:

1. The registration of business names under 54 Pa.C.S. Ch. 5 (relating to corporate and other association names).

2. The professional licensure requirements for businesses imposed by the Commonwealth.

3. The registration of business structures with the Department of State.

4. The registration of a fictitious name with the Department of State under 54 Pa.C.S. Ch. 3 (relating to fictitious names).

5. The registration of State tax accounts with the Department of Revenue.

6. The registration of employer accounts with the Department of Labor and Industry.

7. The identification of points of contact for political subdivisions which may have applicable local registrations, permits, zoning requirements or other requirements.

Amend Bill, page 3, line 19, by striking out "(b) Permitting portal" and inserting

(c) Additional

Amend Bill, page 3, lines 19 and 20, by striking out "permitting portal shall, at a minimum, allow for the following:" and inserting

department may add the following features or resources to the one-stop shop:

Amend Bill, page 4, line 1, by inserting after "customized,"

Commonwealth

Amend Bill, page 4, line 4, by striking out "permitting portal" and inserting

one-stop shop

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

one-stop shop

Amend Bill, page 4, lines 12 through 14, by striking out "The listing of information relating to local permit" in line 12 and all of lines 13 and 14 and inserting

Any other features or resources that the department deems advisable.

Amend Bill, page 4, line 15, by striking out "5" and inserting

4

Amend Bill, page 4, lines 17 through 24, by striking out all of said lines and inserting

(a) Technical assistance.—At the request of the department, a Commonwealth agency shall provide technical assistance and guidance
for the implementation of additional features or resources of the one-stop shop.

(b) Integration.—A Commonwealth agency shall cooperate in good faith with the department for the development of additional features or resources of the one-stop shop.

Amend Bill, page 4, line 25, by striking out "6" and inserting

5 Amend Bill, page 4, line 26, by striking out ")(a) Existing regulatory authority."—"

Amend Bill, page 4, lines 29 and 30; page 5, lines 1 through 9; by striking out all of said lines on said pages and inserting

Section 6. Annual report.

No later than January 1 of each year, the department shall submit a report on the one-stop shop, including information on the number of businesses assisted and types of assistance provided to each business, to the following:

(1) The chairperson and minority chairperson of the Community, Economic and Recreational Development Committee of the Senate.

(2) The chairperson and minority chairperson of the Commerce Committee of the House of Representatives.

Amend Bill, page 6, line 11, by striking out "8" and inserting

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

AMENDMENT WITHDRAWN

The SPEAKER. Representative Peifer, on the amendment.
Mr. PEIFER. Thank you, Mr. Speaker.
I would like to withdraw that amendment.

The SPEAKER. The amendment is withdrawn.

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

Mr. SOLOMON offered the following amendment
No. A08703:

Amend Bill, page 1, line 1, by striking out "Permitting Portal" and inserting
One-Stop Shop

Amend Bill, page 1, line 9, by striking out "Permitting Portal" and inserting

One-Stop Shop

Amend Bill, page 1, lines 10 through 17; page 2, lines 1 through 13; by striking out all of said lines on said pages

Amend Bill, page 2, line 14, by striking out "3" and inserting

2 Amend Bill, page 2, line 22, by inserting after "Commonwealth" that is subject to the policy supervision and control of the Governor

Amend Bill, page 2, line 28, by striking out "permitting portal" and inserting
one-stop shop

Amend Bill, page 2, lines 29 and 30, by striking out all of said lines and inserting
"One-stop shop." The Pennsylvania Business One-Stop Shop established under section 3(a).

Amend Bill, page 3, lines 7 through 10, by striking out all of said lines

Amend Bill, page 3, line 11, by striking out "4" and inserting

3 Amend Bill, page 3, line 12, by striking out "Permitting Portal" and inserting
One-Stop Shop

Amend Bill, page 3, line 14, by striking out "Permitting Portal" and inserting
One-Stop Shop

Amend Bill, page 3, line 15, by striking out "existing and potential"

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

and potential business owners in identifying and securing

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

permits, licenses, certifications, applications, forms and registrations

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satisfying the legal requirements necessary to lawfully establish and operate

Amend Bill, page 3, by inserting between lines 18 and 19 (b) Functions.—No later than 30 days after the effective date of this subsection, the one-stop shop shall provide electronic access to features or resources regarding the following:

(1) The registration of business names under 54 Pa.C.S. Ch. 5 (relating to corporate and other association names).

(2) The professional licensure requirements for businesses imposed by the Commonwealth.

(3) The registration of business structures with the Department of State.

(4) The registration of a fictitious name with the Department of State under 54 Pa.C.S. Ch. 3 (relating to fictitious names).

(5) The registration of State tax accounts with the Department of Revenue.

(6) The registration of employer accounts with the Department of Labor and Industry.

(7) The identification of points of contact for political subdivisions which may have applicable local registrations, permits, zoning requirements or other requirements.

Amend Bill, page 3, line 19, by striking out "(b) Permitting portal" and inserting

(c) Additional

Amend Bill, page 3, lines 19 and 20, by striking out "permitting portal shall, at a minimum, allow for the following:," and inserting
department may add the following features or resources to the one-stop shop:

Amend Bill, page 4, line 1, by inserting after "customized," Commonwealth

Amend Bill, page 4, line 4, by striking out "permitting portal" and inserting

one-stop shop

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

one-stop shop

Amend Bill, page 4, lines 12 through 14, by striking out "The listing of information relating to local permit" in line 12 and all of lines 13 and 14 and inserting

Any other features or resources that the department deems advisable.

Amend Bill, page 4, line 15, by striking out "5" and inserting

4 Amend Bill, page 4, lines 17 through 24, by striking out all of said lines and inserting

(a) Technical assistance.—At the request of the department, a Commonwealth agency shall provide technical assistance and guidance for the implementation of additional features or resources of the one-stop shop.

(b) Integration.—A Commonwealth agency shall cooperate in good faith with the department for the development of additional features or resources of the one-stop shop.

Amend Bill, page 4, line 25, by striking out "6" and inserting
Amend Bill, page 4, line 26, by striking out "(a) Existing regulatory authority."

Amend Bill, page 4, lines 29 and 30; page 5, lines 1 through 9; by striking out all of said lines on said pages and inserting Section 6. Annual report.

No later than January 1 of each year, the department shall submit a report on the one-stop shop, including information on the number of businesses assisted and types of assistance provided to each business, to the following:

1. The chairperson and minority chairperson of the Community, Economic and Recreational Development Committee of the Senate.

2. The chairperson and minority chairperson of the Commerce Committee of the House of Representatives.

Amend Bill, page 6, line 11, by striking out "8" and inserting

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

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

Mr. SOLOMON. Thank you, Mr. Speaker.

Mr. Speaker, I would like to find of all commend the author of the bill, the gentleman from Pike County, not only for his bipartisan work with me, but for his bipartisan work with the administration, as well as with DCED (Department of Community and Economic Development).

Mr. Speaker, this helps bring the bill in line with the fantastic work that DCED has been doing since February of 2018. In February of 2018, DCED released the one-stop shop portal for business. Since February of 2018, that site has had 30,000 visits, helping businesses each and every day in navigating what is a complex bureaucratic network.

It is clear that everyone thinks State government should have a better front door for new businesses who want to open here or for existing businesses hoping to move or expand here in the Commonwealth. It is also clear that we need to cut through the government red tape to put ourselves in the position of the citizen and help to be their concierge in navigating through government silos and bureaucracies of State government. Various versions of this idea have come in administration after administration, and every single time as that administration leaves they have already created a catchy name for a different Web site as they leave, so does that Web site.

So what does this is it enshrines this idea in statute. By amending this bill today, and hopefully passing it soon, we will be ensuring that all administrations embrace the value of using this portal to enable business growth and job creation. I urge my colleagues to vote "yes" on this amendment.

Thank you so much, Mr. Speaker.

The SPEAKER. Representative Peifer.

Mr. PEIFER. Thank you, Mr. Speaker, and thank you for the kind words from the gentleman from Philadelphia.

I would agree and thank him for his work, and the administration, as well as DCED, in realizing that we had to better connect our business environment and business community with the many rules and regulations of this Commonwealth. I support this amendment which simply changes some of the verbiage to reflect what is actually happening today. So I would ask the members for an affirmative vote.

Thank you, Mr. Speaker.

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

The following roll call was recorded:

YEAS–195

Barbin  Emrick  Kulik  Reed
Barrar  English  Lawrence  Reese
Benninghoff  Evans  Lewis  Ruh
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Bizzarro  Farry  Mackenzie  Roeback
Bloom  Fee  Madden  Rothman
Boback  Fitzgerald  Maier  Rozzi
Boyle  Flynn  Mako  Ryan
Bradford  Frankel  Markosek  Saconne
Briggs  Freeman  Marshall  Sainato
Brown, R.  Fritz  Marsico  Samuelson
Brown, V.  Gainey  Masser  Sankey
Bullock  Galloway  Matzie  Santora
Burns  Gillen  McCarter  Saylor
Caltagirone  Gillespie  McClinton  Schlemel
Carroll  Godshall  McGinnis  Schlossberg
Craus  Goodman  McNeill  Schweder
Cephas  Greiner  Mehaffie  Simmons
Charlton  Grove  Mentzer  Sims
Christian  Haggerty  Metcalfe  Snyder
Comitta  Hahn  Metzgar  Solomon
Conklin, J.  Hanna  Millard  Sonney
Cook  Harkins  Miller, B.  Staats
Corbin  Harper  Miller, D.  Stephens
Costa, D.  Harris, A.  Moul  Stotza
Costa, P.  Harris, J.  Mullery  Tai
Cox  Heffley  Murt  Tallman
Cruz  Helm  Mustio  Taylor
Culver  Hennessey  Neilson  Thomas
Cutler  Hickernell  Nelson  Tobash
Daye  Hill  Nesbit  Toepel
Dawinson  Irvin  O'Neill  Toolen
Davis, A.  James  O'Neill  Topping
Davis, T.  Jozwik  Oberlander  Vazquez
Dawkins  Kampf  Ortutay  Vitali
Day  Kaufer  Owlett  Walsh
Dean  Kaufman  Pashinski  Ward
Deasy  Kavulich  Peifer  Warner
Delisio  Keifer  Petrizza  Warren
Delozier  Keller, F.  Pickett  Watson
DeLuca  Keller, M.K.  Pyle  Wentling
Dermody  Keller, W.  Quiqley  Wheatley
Diamond  Kim  Quin, C.  Wheeland
DiGiroldo  Kinsey  Quin, M.  White
Donatucci  Kirkland  Rabb  Youngblood
Dowling  Klunk  Rader  Zimmerman
Driscoll  Knowles  Rapp  Zicavo
Dunbar  Kortz  Ravenstahl  Tuzar
Dush  Krueger  Readshaw  Speaker

NAYS–0

NOT VOTING–0

EXCUSED–8

Cor  Fabrizio  Maloney  Milne
Evanovich  Gabler  Micarelli  O'Brien

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. There are 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.

Members, we are going to go at ease for a few minutes. We are going to go at ease.

The House will come to order.

RESOLUTION

Mr. MACKENZIE called up HR 992, PN 3733, entitled:

A Resolution designating the Commonwealth of Pennsylvania as a Purple Heart State and recognizing August 7th as "Purple Heart Day" in Pennsylvania.

On the question,
Will the House adopt the resolution?

The SPEAKER. Representative Mackenzie, on the resolution. Mr. MACKENZIE. Thank you, Mr. Speaker.

Today I rise to ask my colleagues to vote "yes" for HR 992, which would recognize August 7 as "Purple Heart Day" in Pennsylvania, as well as proclaiming Pennsylvania to be a Purple Heart State.

Since WWI, more than 32,000 Pennsylvania veterans were killed in combat and almost 60,000 were wounded in action, making each casualty eligible for the Purple Heart Medal. The Military Order of the Purple Heart was created in 1932 by an act of Congress for U.S. war veterans and promotes patriotism, supports legislative initiatives, and ensures that we never forget the sacrifices of veterans killed in action and wounded in combat.

In 1992 the Purple Heart Trail, running through all 50 States, was established by the Military Order of the Purple Heart. This trail is symbolic, commemorating and honoring all who have been wounded or killed in action. It begins at George Washington's burial site at Mt. Vernon in Virginia. In Pennsylvania, a 100-mile stretch of State Route 45, which crosses through five counties, is known as the Purple Heart Highway. Across the United States, 23 States have also proclaimed their States as Purple Heart States to remember their veterans.

In 1992, to honor our combat wounded and who have been killed in action, and those veterans, to thank them for their service and sacrifice.

I would also like to thank the chairman of the Veterans Affairs and Emergency Preparedness Committee for his ability and willingness to move this so quickly so that, again, we can honor our veterans. I do want to thank all members of that committee for their support and would ask the members on the floor for an affirmative vote as well.

Thank you, Mr. Speaker.
STATEMENT BY MR. MACKENZIE

The SPEAKER. Representative Mackenzie, on unanimous consent.

Mr. MACKENZIE. Thank you, Mr. Speaker.

I would just like to thank all the members for their affirmative vote. This was something that was brought to my attention by our local chapter of the Military Order of the Purple Heart. It was brought to both my attention and Senator Browne’s attention, and we were both running resolutions in the House to recognize those Purple Heart veterans and do want to thank everyone again for their affirmative vote. Thank you.

RESOLUTION

Mr. CHARLTON called up HR 1002, PN 3787, entitled:

A Resolution endorsing and encouraging participation in the Valley Forge Military College Legislative Appointment Initiative Program.

On the question,
Will the House adopt the resolution?

The SPEAKER. On the resolution, the Chair recognizes Representative Alex Charlton.

Members, please take your seats.

Mr. CHARLTON. Thank you, Mr. Speaker.

A little bit of background for the Valley Forge Military College Legislative Appointment Initiative Program. It was first introduced by the House of Representatives in 2009 as HR 565. The initiative program was codified by statute in SB 560 of 2011. The initiative was set to sunset on June 30, 2016. SB 1194 of 2015 attempted to repeal the sunset by a vote of 185 to 13 in the House of Representatives, while the Senate bill was approved by both the Senate and the House and presented to the Governor on June 30, 2016, the Governor did not sign the bill until July 8, 2016. Because of the late signature, the repeal of the sunset was not effective, thus the reason for HR 1002 today.

This initiative program is an important one and one that the members of the House of Representatives wish to continue. The initiative program serves to identify young men and women who possess or have demonstrated the highest physical, intellectual, moral, and leadership potential and service-to-country orientation who have an interest in attending the 2-year, postsecondary educational institution at Valley Forge Military College. The initiative program allows each member of the General Assembly to establish a State military college selection committee, and further allows each member of the General Assembly to appoint an eligible student who is a resident of their legislative district for guaranteed initial enrollment in a State military college on an annual basis. The guidelines for this program have been established by the State Ethics Commission so as to ensure that no conflicts of interest arise and to ensure no violations of the Legislative Code of Ethics. HR 1002 will ensure that, in accordance with the past practice of the House of Representatives and using the guidelines established by the State Ethics Commission, that this important initiative program will continue.

I would appreciate an affirmative vote on this. Thank you.

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

The following roll call was recorded:

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<td>Ellis</td>
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NAYS – 0
NOT VOTING – 0
EXCUSED – 8

The majority having voted in the affirmative, the question was determined in the affirmative and the resolution was adopted.
The SPEAKER. On unanimous consent, Representative Charlton.

Mr. CHARLTON. Thank you, Mr. Speaker.

Members, I would just like to thank everyone for their affirmative vote. It is greatly appreciated. Again, thank you all very much.

Thank you, Mr. Speaker.

The SPEAKER. Please turn to page 16 of your calendar. The leader calls up SR 399, PN 1898. This is sponsored by the Senate pro tempore, Joe Scarnati.

I am going to ask members to please take your seats. It is a concurrent resolution honoring the life and service of Carl L. Mease, the former director of the Legislative Reference Bureau.

So, members, please take your seats. We are going to have a moment of silence with respect to this resolution because this good gentleman served the legislature for so many, many years.

**RESOLUTION**

Mr. REED called up SR 399, PN 1898, entitled:

A Concurrent Resolution honoring the life and service of Carl L. Mease.

On the question, Will the House concur in the resolution of the Senate?

The SPEAKER. This good gentleman served as the Director of the Legislative Reference Bureau for quite some time. I would ask everybody to please stand 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 Carl L. Mease.)

The SPEAKER. Thank you.

On the question recurring, Will the House concur in the resolution of the Senate?

The following roll call was recorded:

**YEAS–195**

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<th>Name</th>
<th>Christiana</th>
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**NAYS–0**

**NOT VOTING–0**

**EXCUSED–8**

**BILLS ON CONCURRENCE IN SENATE AMENDMENTS**

The House proceeded to consideration of concurrence in Senate amendments to HB 1232, PN 3782, entitled:

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in child protective services, further providing for establishment of Statewide toll-free telephone number, for disposition and expunction of unfounded reports and general protective services reports, for employees having contact with children and adoptive and foster parents, for volunteers having contact with children and for mandatory reporting of children under one year of age.

On the question, Will the House concur in Senate amendments?
The SPEAKER. Where is Representative Murt?
Representative Murt, you are going to waive off? Okay.

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—195**

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**NAYS—0**

**NOT VOTING—0**

**EXCUSED—8**

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

Ordered, That the clerk inform the Senate accordingly.

* * *

The House proceeded to consideration of concurrence in Senate amendments to HB 1851, PN 3797, entitled:

An Act amending the act of May 17, 1921 (P.L.789, No.285), known as The Insurance Department Act of 1921, in examinations, further providing for purpose and for definitions and providing for scheduling conference, for budget estimate and revisions, for billing invoices and for annual examination and analysis report and for the Pennsylvania Professional Liability Joint Underwriting Association; and making a related repeal.

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

The SPEAKER. The Chair recognizes the good Representative, Representative Tina Pickett, whose bill this is. Representative Pickett.

Ms. PICKETT. Thank you, Mr. Speaker.

The Senate amended HB 1851 to include moving the PA Professional Liability Joint Underwriting Association under the control, the direction, and the oversight of the Insurance Department.

It is an agreed-to amendment. Thank you.

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

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

The following roll call was recorded:

**YEAS—195**

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**NAYS—0**

**NOT VOTING—0**

**EXCUSED—8**

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The SPEAKER. The Chair recognizes the good Representative, Representative Tina Pickett, whose bill this is. Representative Pickett.

Ms. PICKETT. Thank you, Mr. Speaker.

The Senate amended HB 1851 to include moving the PA Professional Liability Joint Underwriting Association under the control, the direction, and the oversight of the Insurance Department.

It is an agreed-to amendment. Thank you.

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

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

The following roll call was recorded:
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<table>
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<th>Yeas</th>
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The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

* * *

The House proceeded to consideration of concurrence in Senate amendments to HB 1898, PN 3784, entitled:

An Act amending the act of December 22, 1983 (P.L.306, No.84), known as the Board of Vehicles Act, further providing for definitions; providing for vehicle recalls; and further providing for unlawful acts by manufacturers or distributors, for application for license and for licensing cost.

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

The SPEAKER. Moved by Representative Santora that the House concur in those amendments.

The Chair recognizes Representative Santora on his bill, both the bill itself and the Senate amendments.

Mr. SANTORA. Mr. Speaker, many will recall that this bill was voted out unanimously from the House, as well as in the Senate. This is the dealership disclosure act – or disclosure of recalls. There are very minimal amendments that were made by the Senate that cleaned up the bill, and I ask for an affirmative vote.

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

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

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

Ordered, That the clerk inform the Senate accordingly.
BILLS SIGNED BY SPEAKER

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

HB 1232, PN 3782

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in child protective services, further providing for establishment of Statewide toll-free telephone number, for disposition and expunction of unfounded reports and general protective services reports, for employees having contact with children and adoptive and foster parents, for volunteers having contact with children and for mandatory reporting of children under one year of age.

HB 1851, PN 3797

An Act amending the act of May 17, 1921 (P.L.789, No.285), known as The Insurance Department Act of 1921, in examinations, further providing for purpose and for definitions and providing for unlawful acts by manufacturers or distributors, for application for license and for mandatory reporting of children under one year of age.

HB 1898, PN 3784

An Act amending the act of December 22, 1983 (P.L.306, No.84), known as the Board of Vehicles Act, further providing for definitions; providing for vehicle recalls; and further providing for unlawful acts by manufacturers or distributors, for application for license and for necessary permits.

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

MOTION TO PROCEED TO CONSIDERATION UNDER RULE 24

The SPEAKER. We need to wait until 3:58 for HB 1840. It is about 10 minutes – not even. We would need a motion to proceed on HB 1840, for 8 minutes.

Representative Dermody, on the motion, or will you make a motion?

Representative Reed, HB 1840.

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

I make a motion to proceed to the immediate consideration of HB 1840. Thank you.

On the question,

Will the House agree to the motion?

The SPEAKER. Representative Dermody, on the motion to proceed on HB 1840.

Mr. DERMODY. I would urge the members to support the motion to proceed.

Thank you, Mr. Speaker.

On the question recurring,

Will the House agree to the motion?

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NAYS–16

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

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The House proceeded to third consideration of HB 1840, PN 3802, entitled:

An Act amending the act of June 2, 1915 (P.L.736, No.338), known as the Workers' Compensation Act, in liability and compensation, further providing for schedule of compensation, for computation of benefits and for physical examination or expert interview.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

On the bill, Representative Rob Kauffman.
Mr. KAUFFMAN. Thank you, Mr. Speaker.

This week marks the 1-year anniversary of the Pennsylvania Supreme Court's decision in Protz v. Workers' Compensation Appeal Board, which invalidated one of the major workers' compensation cost controls that had been in law since the 1990s. The provisions that were thrown out by the courts after 21 years provided for predictability for all those operating within the workers' compensation system here in the Commonwealth. After this Supreme Court decision, the Pennsylvania Compensation Ratings Bureau took the unusual step of filing for a 6-percent increase in the middle of the policy year. Their filing was approved by the Pennsylvania Insurance Department and is estimated that this will represent a $165 million cost to insured employers annually.

This legislation today represents countless stakeholder meetings, committee meetings and discussions with my colleagues, both here in the House and in the Senate. It also contains language that the Governor's Office has agreed that he will sign. HB 1840 will bring predictability back to Pennsylvania's workers' compensation system. It will enact many of the cost savings that were in place for 21 years. It will be good for injured workers, those who employ them, those that represent them, those that insure them, and the positive business climate that we want to foster here in the Commonwealth of Pennsylvania.

For those reasons I encourage you to support HB 1840 this afternoon. Thank you, Mr. Speaker.

The SPEAKER. Does anybody else wish to be recognized on HB 1840?

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—115

Barrar  Godshall  Masser  Roe
Benninghoff  Greiner  McGinnis  Rothman
Bernistine  Grove  Mehaffie  Ryan
Bloom  Hahn  Mentzer  Saccone
Boback  Harper  Metcalfe  Sankey
Brown, R.  Harris, A.  Metzgar  Santora
Causer  Heffley  Millard  Saylor
Charlton  Helm  Miller, B.  Schemel
Christiana  Hennessee  Moul  Simmons
Cook  Hickernell  Murt  Sonney
Corbin  Hill  Mustio  Staats
Cox  Irvin  Nelson  Stephens
Culver  James  Nesbit  Tallman
Cutler  Joziwak  O'Neal  Taylor
Day  Kampf  O'Neil  Tobash
Debozier  Kauler  Oberlander  Toopel
Diamond  Kauffman  Ortitay  Toohil
DiGiroldo  Keever  Owlett  Topper
Dowling  Keller, F.  Peifer  Walsh
Dunbar  Keller, M.K.  Pickett  Ward
Dush  Klunk  Pyle  Warner
Ellis  Knowles  Quigley  Watson
Emrick  Lawrence  Quinn, C.  Walling
English  Lewis  Quinn, M.  Wheeler
Everett  Mackenzie  Rader  White
Farry  Maher  Rapp  Zimmerman
Fee  Mako  Reed
Fritz  Marshall  Reese  Turzai,
Gillen  Marsico  Roae  Speaker
Gillespie

NAYS—80

Barbin  Dawkins  Kavulich  Rabb
Bizzarro  Dean  Keller, W.  Ravenstahl
Boyle  Deasy  Kim  Readshaw
Bradford  DeLassio  Kinsey  Roebuck
Briggs  DeLuca  Kirkland  Rozzi
Brown, V.  Dermody  Kortz  Sainato
Bullock  Donatucci  Kneuger  Samuelson
Bums  Driscoll  Kulik  Schlossberg
Caltagirone  Evans  Longietti  Schweyer
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Cruz  Goodman  Miller, D.  Vazquez
Daley  Haggerty  Mullery  Vitali
Davidson  Hanna  Neilson  Warren
Davis, A.  Harkins  Pashinski  Wheatley
Davis, T.  Harris, J.  Petracca  Youngblood

NOT VOTING—0

EXCUSED—8

Corr  Fabrizio  Maloney  Milne
Evankovich  Gabler  Miccarelli  O'Brien

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.
APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. Representative Saylor is recognized for a committee announcement.
Representative Saylor, if you will start, and then I will call on the majority leader.
Mr. SAYLOR. Thank you, Mr. Speaker.
The Appropriations Committee will meet at 4:11 in the majority caucus room.
The SPEAKER. The Appropriations Committee will meet at 4:11 in the majority caucus room.

RULES COMMITTEE MEETING

The SPEAKER. Representative Reed, the majority leader, for a Rules Committee announcement, I believe.
Mr. REED. Thank you very much, Mr. Speaker.
Upon the break, there will be an immediate meeting of the House Rules Committee in the Appropriations conference room; immediate meeting of the House Rules Committee. Thank you.
The SPEAKER. Upon the break, there will be an immediate meeting of the House Rules Committee in the Appropriations conference room.
Does anybody else wish to be recognized?

REPUBLICAN CAUCUS

The SPEAKER. Representative Marcy Toepel, for a majority caucus announcement.
Mrs. TOEPEL. Thank you, Mr. Speaker.
Republicans will caucus at 4:30. We would be prepared to return to the floor at 5:30.
The SPEAKER. Thank you.

DEMOCRATIC CAUCUS

The SPEAKER. Representative Dan Frankel, for a minority caucus announcement.
Mr. FRANKEL. Thank you, Mr. Speaker.
Democrats will also caucus at 4:30. Democrats will caucus at 4:30. Thank you.

SENATE MESSAGE

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

The clerk of the Senate, being introduced, returned HB 159, PN 3607; HB 1124, PN 3730; HB 1677, PN 3809; HB 1738, PN 3732; HB 1929, PN 3810; HB 2067, PN 3763; HB 2468, PN 3803; and HB 2477, PN 3804, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

RECESS

The SPEAKER. The House will stand in recess until 5:30 p.m.

RECESS EXTENDED

The time of recess was extended until 6 p.m.

AFTER RECESS

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

LEAVE OF ABSENCE

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

RULES COMMITTEE MEETING

The SPEAKER. The Rules Committee is going to meet immediately in the Appropriations conference room. The Rules Committee is going to meet immediately in the Appropriations conference room. As soon as those bills are voted out, we will be right back onto the House floor.
So the desk is going to stay open. We are just going to be at ease. We are going to be at ease while the Rules Committee meets, and then as soon as the Rules Committee is done, we are going to start voting.
The House will come back to order.

LEAVE OF ABSENCE

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

We are going to go to HB 1644.
If I could ask the clerk if they could tell me what calendar HB 1644 is on?
Supplemental F; HB 1644.

SUPPLEMENTAL CALENDAR F

BILL ON CONCURRENCE
IN SENATE AMENDMENTS
BILL PASSED OVER TEMPORARILY

The SPEAKER. Okay. We are going to go over HB 1644 briefly.
BILLS REREPORTED FROM COMMITTEE

HB 2060, PN 3820 (Amended)  By Rep. SAYLOR

An Act amending Titles 18 (Crimes and Offenses) and 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in firearms and other dangerous articles, further providing for persons not to possess, use, manufacture, control, sell or transfer firearms and providing for relinquishment of firearms and firearm licenses by convicted persons and for abandonment of firearms, weapons or ammunition; and, in protection from abuse, further providing for definitions, for commencement of proceedings, for hearings, for relief, for return of relinquished firearms, other weapons and ammunition and additional relief, for relinquishment for consignment sale, lawful transfer or safekeeping and for relinquishment to third party for safekeeping, imposing a penalty and providing for order to seal record from public view.

APPROPRIATIONS.

SB 552, PN 589  By Rep. SAYLOR

An Act amending Titles 51 (Military Affairs) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in Department of Military Affairs, further providing for Pennsylvania Veterans' Memorial Trust Fund; in State Veterans' Commission and Deputy Adjutant General for Veterans' Affairs, further providing for Veterans' Trust Fund; in Pennsylvania Veterans' Memorial Commission, repealing provisions relating to the Pennsylvania Veterans' Memorial Trust Fund and to expiration; and, in registration of vehicles, further providing for Pennsylvania monument registration plate.

APPROPRIATIONS.

BILLS ON CONCURRENCE REPORTED FROM COMMITTEE

HB 159, PN 3607  By Rep. REED

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in juvenile matters, further providing for definitions, for summary offenses and for adjudication.

RULES.

HB 1124, PN 3730  By Rep. REED

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in assault, further providing for the offense of neglect of care-dependent person and providing for the offense of abuse of care-dependent person.

RULES.

HB 1644, PN 3783  By Rep. REED

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in civil actions and proceedings, extensively revising statutory arbitration and providing for collaborative law process; and making editorial changes.

RULES.

HB 1677, PN 3809  By Rep. REED

An Act designating the act of June 13, 1967 (P.L.31, No.21), known as the Human Services Code, in general powers and duties, providing for coordinated service delivery pilot program; in public assistance, further providing for meeting special needs, work supports and incentives, for medical assistance payments for institutional care and providing for nonemergency medical transportation services; creating opportunities for hospitals and managed care organizations to improve health care outcomes and to further reduce unnecessary and inappropriate services in the Commonwealth's medical assistance program; in the aged, establishing the LIFE Program; in children and youth, further providing for provider submissions; in Statewide quality care assessment, further providing for definitions, for implementation, for administration, for the Quality Care Assessment Account and for expiration; in departmental powers and duties as to supervision, further providing for definitions; in departmental powers and duties as to licensing, further providing for definitions; and imposing a duty on the Department of Human Services.

RULES.

HB 1738, PN 3732  By Rep. REED

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in commencement of proceedings, further providing for definitions, providing for nonmunicipal police extraterritorial jurisdiction for purposes of municipal police jurisdiction and for agents of the Office of Attorney General for purposes of municipal police jurisdiction.

RULES.

HB 1929, PN 3810  By Rep. REED

An Act amending the act of April 9, 1929 (P.L.343, No.176), known as The Fiscal Code, implementing the 2018-2019 Commonwealth budget and instituting future budget implementation: Further providing for title of act; in cigarette sales and licensing; further providing for preemption; In Treasury Department: providing for Keystone Scholars Grant Program; In disposition of abandoned and unclaimed property: further providing for property held by business associations; In procedure for the disbursement of money from the State Treasury: further providing for settlement agreements and enforcement; In capital facilities: further providing for applications; providing for entertainment business financial management firms; In tax credits: further providing for Department of Community and Economic Development; In Business in Our Sites Program Account: further providing for transfers of funds; providing for private dam financial assurance; In special funds: further providing for use of Tobacco Settlement Fund, for distributions from Pennsylvania Race Horse Development Fund and for drug and alcohol programs; providing for Natural Gas Infrastructure Development Fund grant agreements; and further providing for use of First Chance Trust Fund; In general budget implementation: providing for independent Fiscal Office revenue estimates; further providing for Attorney General, for Department of Conservation and Natural Resources, for Department of Health, for Department of Labor and Industry, for Department of Revenue and for surcharges; providing for deposit into School Safety and Security Fund and further providing for Mutimodal Transportation Fund; In school district debt refinancing bonds: further providing for accounting for school building; providing for reinstatement of item vetoes; repealing provisions relating to 2013-2014 budget implementation and 2013-2014 restrictions on appropriations for funds and accounts; providing for 2018-2019 budget implementation and 2018-2019 restrictions on appropriations for funds and accounts; and making related repeals.

RULES.

HB 2067, PN 3763  By Rep. REED

An Act designating a portion of Pennsylvania Route 73 in Philadelphia County as the Police Officer Isabel Nazario Memorial Highway; designating a portion of Pennsylvania Route 29 in Montgomery County as Leonard Joseph Taglieber Memorial Highway; designating a portion of Pennsylvania Route 41 (Gap Newport Pike) between Pennsylvania Route 926 (Street Road) and U.S. Route 1 located in London Grove Township and Londonderry Township, Chester County, as the Trooper Kenton Iwaniec Memorial Highway; designating...
a portion of State Route 2019, known as Garrett Road, in Delaware County as the Deputy Chief Michael P. Morgan Memorial Highway; designating a portion of State Route 115 in Monroe County as the Submarine Veterans Memorial Highway; and designating a bridge of that portion of State Route 954 over the North Branch of Plum Creek, South Mahoning Township, Indiana County, as the PFC William T. Bresnock Memorial Bridge.

RULES.

HB 2468, PN 3803
By Rep. REED

An Act amending Title 26 (Eminent Domain) of the Pennsylvania Consolidated Statutes, in limitations on use of eminent domain, further providing for definitions and providing for eminent domain of land subject to conservation easement.

RULES.

HB 2477, PN 3804
By Rep. REED

An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in academic clinical research centers, further providing for chapter heading, providing for legislative findings and declaration of policy, further providing for definitions, providing for academic clinical research centers, further providing for clinical registrants and for research study and providing for temporary regulations.

RULES.

BILL ON CONCURRENCE
IN SENATE AMENDMENTS

The House proceeded to consideration of concurrence in Senate amendments to HB 1644, PN 3783, entitled:

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in civil actions and proceedings, extensively revising statutory arbitration and providing for collaborative law process; and making editorial changes.

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

The SPEAKER. Moved by Representative Klunk that the House concur in the amendments inserted by the Senate.

The Chair calls upon her for a brief description of the underlying bill and the Senate amendments and her remarks on the bill and amendments.

Representative Klunk.

Ms. KLUNK. Thank you, Mr. Speaker.

HB 1644 creates a new chapter in the Judicial Code establishing a uniform standard of practice for collaborative law. The House passed this bill unanimously in December. As amended in the Senate, the bill also contains a substantial rewrite of the Pennsylvania Uniform Arbitration Act. The text of the Senate amendment is nearly identical to that of Representative Nesbit's HB 781, which in the previous session was HB 34. HB 34 passed unanimously in the House last session.

The arbitration provisions of the bill codify existing case law and provide guidance on a number of procedural issues that are not currently addressed in the PA Uniform Arbitration Act. I ask the members for an affirmative vote. Thank you.

The SPEAKER. Thank you, Representative Klunk.

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–193

Barbin  Ellis  Lawrence  Reese
Barrar  Emrick  Lewis  Roae
Benninghoff  English  Longietti  Roe
Bernistine  Evans  Mackenzie  Roebuck
Bizzarro  Farley  Madden  Rothman
Bloom  Fee  Maher  Rozzi
Boback  Fitzgerald  Mako  Ryan
Boyle  Flynn  Markosek  Saccone
Bradford  Frankel  Marshall  Sainato
Briggs  Freeman  Marsico  Samuelson
Brown, R.  Fritz  Masser  Sankey
Brown, V.  Gainer  Matzie  Santora
Bulloch  Galloway  McCarter  Saylor
Burns  Gillen  McClintock  Schlem
Caltagirone  Gillespie  McGinnis  Schlossberg
Carroll  Godshall  McNeill  Schweyer
Causser  Goodman  Mehalff  Simmons
Cephas  Greiner  Mentzer  Sims
Charlton  Grove  Metcalfe  Snyder
Christian  Haggerty  Metzgar  Solomon
Comitta  Hahn  Millard  Sonney
Conklin  Hanna  Miller, B.  Staats
Cook  Harkins  Miller, D.  Stephens
Corbin  Harper  Moul  Sturla
Costa, D.  Harris, A.  Mullery  Tai
Costa, P.  Harris, J.  Murt  Tallman
Cox  Heffley  Mustio  Taylor
Cruz  Helm  Neilson  Thomas
Cutler  Hickefell  Nesbit  Toepel
Daley  Hill  O’Neal  Toohil
Davidison  James  O’Neill  Topper
Davis, A.  Jorziak  Oberlander  Vazquez
Davis, T.  Kampf  Ortitay  Vitali
Dawkins  Kauffer  Ovlett  Walsh
Day  Kauffman  Pashinski  Ward
Dean  Kavulich  Peifer  Warner
Deasy  Keefer  Petrarca  Warren
DeLissio  Keller, F.  Pickett  Watson
Delozier  Keller, M.K.  Pyle  Wentling
DeLuca  Keller, W.  Quigley  Wheatley
Dermody  Kim  Quinn, C.  Wheeland
Diamond  Kinsey  Quinn, M.  White
DiGirolamo  Kirkland  Rabb  Youngblood
Donatucci  Klunk  Rader  Zimmerman
Dowling  Knowles  Rapp
Driscoll  Kortz  Ravenstahl  Turzai
Danbar  Krueger  Readshaw  Speaker
Dush  Kulik  Reed

NAYS–0

NOT VOTING–0

EXCUSED–10

Corr  Fabrizio  Maloney  Milne
Evankovich  Gabler  Mccarelli  O’Brien
Everett  Irvin

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.
Ordered, That the clerk inform the Senate accordingly.

The SPEAKER. Please turn to page 2 of today’s supplemental F House calendar. We are going to actually need a motion to proceed on that particular bill, as well as HB 1929, PN 3810. So we are going to need a motion to proceed for HB 1677, PN 3809, and HB 1929, PN 3810.

**MOTION TO PROCEED TO CONSIDERATION UNDER RULE 21**

The SPEAKER. The Chair calls upon the majority leader for the motion.

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

I make a motion to proceed to the immediate consideration of HB 1929 and HB 1677. Thank you.

On the question,

Will the House agree to the motion?

The SPEAKER. Representative Dermody, on the motion, please.

Mr. DERMODY. Thank you, Mr. Speaker.

I urge the members to support the motion to proceed.

On the question recurring,

Will the House agree to the motion?

The following roll call was recorded:

**YEAS–172**

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**NAYS–21**

| Davidson | Gillen | Metcalfe | Roae |
| DeLissio | Keefer | Metzgar | Samuelson |
| Dowling | Keller, F. | Miller, B. | Tallman |
| Dush | Krueger | Mullery | Vitali |
| English | McCarter | Rabb | Warren |

**EXCUSED–10**

| Corr | Fabrizio | Maloney | Milne |
| Evankovich | Gabler | Mccarelli | O'Brien |
| Everett | Irvin |

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.

**BILLS ON CONCURRENCE IN SENATE AMENDMENTS**

The House proceeded to consideration of concurrence in Senate amendments to HB 1677, PN 3809, entitled:

An Act amending the act of June 13, 1967 (P.L.31, No.21), known as the Human Services Code, in general powers and duties, providing for coordinated service delivery pilot program; in public assistance, further providing for meeting special needs, work supports and incentives, for medical assistance payments for institutional care and providing for nonemergency medical transportation services; creating opportunities for hospitals and managed care organizations to improve health care outcomes and to further reduce unnecessary and inappropriate services in the Commonwealth’s medical assistance program; in the aged, establishing the LIFE Program; in children and youth, further providing for provider submissions; in Statewide quality care assessment, further providing for definitions, for implementation, for administration, for the Quality Care Assessment Account and for expiration; in departmental powers and duties as to supervision, further providing for definitions; in departmental powers and duties as to licensing, further providing for definitions; and imposing a duty on the Department of Human Services.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Members, please take your seats. Members, please take your seats. We are going to need to have the clock.

This is one of the Appropriations bills, HB 1677, PN 3809. The sponsor of the bill is Representative Jason Ortitay of Washington and Allegheny Counties.

Moved by the gentleman, Representative Ortitay, that the House concur in the amendments inserted by the Senate.

The Chair recognizes him to discuss both the underlying bill and the Senate amendments and his remarks on both.

Representative Ortitay, the floor is yours.
Mr. ORTITAY. Thank you, Mr. Speaker.

HB 1677 passed the House unanimously in December to update references to the Human Services Code from “child day care” to “child care.” This bill was amended in the Senate with the 2018 Human Services Code language. The following changes were made.

It directs the Department of Human Services to work with the Department of Education to establish a coordinated care pilot program in schools to better serve children’s human services needs.

It continues Medical Assistance Day-One incentive payments to those private nursing homes to take Medicaid eligible patients.

It also requires DHS to submit an amended State plan requesting the authority to provide nonemergency medical transportation services utilizing a statewide or regional full-risk brokerage model.

It directs DHS to establish Medicaid outcomes-based programs for hospitals and Medicaid managed-care organizations in an effort to put a higher emphasis on outcomes and care management in the Medicaid program.

It requires DHS to include information on the LIFE (Living Independence for the Elderly) program when educating or notifying an individual about long-term care services and supports.

It extends the requirement on providers to submit documentation of their costs for services which have been provided to children receiving out-of-home placement services.

Lastly, the bill extends the hospital assessment to June 30, 2023, and establishes separate assessment rates for both inpatient and outpatient revenue.

The bill passed the Senate by a vote of 49 to 0, and I ask my colleagues for an affirmative vote on concurrence.

Thank you, Mr. Speaker.

On the question recurring,

Will the House concur in Senate amendments?

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

The following roll call was recorded:

YEAS—186

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

The SPEAKER. Moved by the majority leader, Dave Reed, that the House concur in the amendments inserted by the Senate.

The Chair recognizes the majority leader.

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

These are the provisions of HB 1929 as amended by the Senate Appropriations Committee. It amends the Fiscal Code to provide the language necessary to implement the 2018 Appropriations Act and provides for agents of the Office of Attorney General within the scope of the underlying bill, the Senate amendments, and any remarks he may have.

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

Ordered, That the clerk inform the Senate accordingly.

* * *

The House proceeded to consideration of concurrence in Senate amendments to HB 1738, PN 3732, entitled:

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in commencement of proceedings, further providing for definitions, providing for nonmunicipal police extraterritorial jurisdiction for purposes of municipal police jurisdiction and for agents of the Office of Attorney General for purposes of municipal police jurisdiction.

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

The SPEAKER. Moved by the gentleman, Representative Marsico, that the House concur.

The Chair recognizes him for a brief description of the underlying bill, the Senate amendments, and any remarks he may have.

You may proceed, sir.

Mr. MARSICO. Thank you, Mr. Speaker.

The Senate inserted language to include the agents of the Attorney General within the scope of the bill. So I appreciate an affirmative vote.

Thank you, Mr. Speaker.

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

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

**YEAS—193**

Barbin  
Barrar  
Benninghoff  
Bernistine  
Bizzarro  
Bloom  
Boback  
Boyle  
Bradford  
Briggs  
Brown, R.  
Brown, V.  
Bullock  
Burns  
Caliguire  
Carroll  
Causser  
Cephas  
Charlton  
Christiana  
Comitta  
Conklin  
Cook  
Corbin  
Costa, D.  
Costa, P.  
Cox  
Cruz  
Culver  
Cutler  
Daley  
Davidson  
Davis, A.  
Davis, T.  
Dawkins  
Day  
Dean  
Deasy  
DeLissio  
Delozier  
DeLuca  
Dermody  
Diamond  
DiGirolamo  
Dion  
Dolwing  
Driscoll  
Dunbar  
Dush  

**NAYS—0**

**NOT VOTING—0**

**EXCUSED—10**

Corr  
Evankovich  
Everett  
Fabrizio  
Gabler  
Irvin  
Maloney  
Miccarelli  
McNally  
Milo  
O'Brien  

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

Ordered, That the clerk inform the Senate accordingly.

***

The House proceeded to consideration of concurrence in Senate amendments to **HB 159, PN 3607**, entitled:

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in juvenile matters, further providing for definitions, for summary offenses and for adjudication.

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

The SPEAKER. Moved by the gentleman, Representative Tedd Nesbit, that the House concur in the amendments inserted by the Senate.

The Chair recognizes Representative Nesbit for a description of the underlying bill, the Senate amendments, and any remarks. You may proceed, sir.

Mr. NESBIT. Thank you, Mr. Speaker.

HB 159 clears up an ambiguity that was exposed in processing of summary offenses committed by minors, and as amended by the Senate, the bill also clarifies that after an adjudication of delinquency, it may be ordered by the court rehabilitation or supervision as established by the preponderance of the evidence.

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

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

The following roll call was recorded:

**YEAS—192**

Barbin  
Barrar  
Benninghoff  
Bernistine  
Bizzarro  
Bloom  
Boback  
Boyle  
Bradford  
Briggs  
Brown, R.  
Brown, V.  
Bullock  
Burns  
Caliguire  
Carroll  
Causser  
Cephas  
Charlton  
Christiana  
Comitta  
Conklin  
Cook  
Corbin  
Costa, D.  
Costa, P.  
Cox  
Cruz  
Culver  
Cutler  
Daley  
Davidson  
Davis, A.  
Davis, T.  
Dawkins  
Day  
Dean  
Deasy  
DeLissio  
Delozier  
DeLuca  
Dermody  
Diamond  
DiGirolamo  
Dion  
Dolwing  
Driscoll  
Dunbar  
Dush  

Barbin  
Barrar  
Benninghoff  
Bernistine  
Bizzarro  
Bloom  
Boback  
Boyle  
Bradford  
Briggs  
Brown, R.  
Brown, V.  
Bullock  
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Caliguire  
Carroll  
Causser  
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Charlton  
Christiana  
Comitta  
Conklin  
Cook  
Corbin  
Costa, D.  
Costa, P.  
Cox  
Cruz  
Culver  
Cutler  
Daley  
Davidson  
Davis, A.  
Davis, T.  
Dawkins  

**NAYS—0**

**NOT VOTING—0**

**EXCUSED—10**

Corr  
Evankovich  
Everett  
Fabrizio  
Gabler  
Irvin  
Maloney  
Miccarelli  
McNally  
Milo  
O'Brien  

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.
Amendments that were made in the Senate include requiring reports of possible abuse violations to local law enforcement or the Attorney General. They add that reporting requirement for a violation of section 2713. Other amendments adopted in the Senate are purely stylistic or technical.

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:

NAYS–1

Barbin
Barrar
Benninghoff
Bernistine
Bizzarro
Bloom
Boback
Boyle
Bradford
Briggs
Brown, R.
Brown, V.
Bullock
Burns
Caliguire
Carroll
Causar
Cephas
Charlton
Christian
Comitta
Conklin
Cook
Corbin
Costa, D.
Costa, P.
Cox
Cruz
Davies
Delbianco
Day
Dean
Deasy
DeLissio
DeLuca
Dermody
Diamond
DiGirolamo
Donatucci
Dowling
Driscoll
Dunbar
Dush

YEAS–193

Barbin
Barrar
Benninghoff
Bernistine
Bizzarro
Bloom
Boback
Boyle
Bradford
Briggs
Brown, R.
Brown, V.
Bullock
Burns
Caliguire
Carroll
Causar
Cephas
Charlton
Christian
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Cox
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Davies
Delbianco
Day
Dean
Deasy
DeLissio
DeLuca
Dermody
Diamond
DiGirolamo
Donatucci
Dowling
Driscoll
Dunbar
Dush

NOT VOTING–0

NOT VOTING–0

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

Ordered, That the clerk inform the Senate accordingly.

The House proceeded to consideration of concurrence in Senate amendments to HB 1124, PN 3730, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in assault, further providing for the offense of neglect of care dependent person and providing for the offense of abuse of care-dependent person.

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

The SPEAKER. Moved by the gentleman, Representative Cox, of Berks County that the House concur in the amendments inserted by the Senate.

The Chair recognizes the good gentleman, Representative Cox, for a brief description of the bill, the Senate amendments, and any remarks.

Mr. COX. Thank you, Mr. Speaker.

Currently section 2713 of the Crimes Code establishes criminal liability for a caretaker who intentionally, knowingly, or recklessly causes bodily injury or serious bodily injury to someone they have responsibility for by failing to take care of their health, safety, or welfare, or by intentionally or knowingly using restraints or isolation.

HB 1124 expands this offense to include neglect that results in death of a care-dependent person. It also adds a new subsection which addresses a caregiver who endangers the welfare of a care-dependent person. A violation of this subsection would be a misdemeanor of the second degree or a felony of the third degree if it was part of a course of conduct.
The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

* * *

The House proceeded to consideration of concurrence in Senate amendments to HB 2468, PN 3803, entitled:

An Act amending Title 26 (Eminent Domain) of the Pennsylvania Consolidated Statutes, in limitations on use of eminent domain, further providing for definitions and providing for eminent domain of land subject to conservation easement.

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

The SPEAKER. Representative Greg Rothman has been excused from voting on this particular bill. We made a prior ruling on that. Representative Greg Rothman has been excused from voting upon this particular bill.

Moved by the gentleman, Representative Kampf, that the House concur in the amendments inserted by the Senate.

The Chair recognizes Representative Kampf of Chester County for a brief description of the bill, the Senate amendments, and any remarks that he may have.

You may proceed, sir.

Mr. KAMPF. Thank you, Mr. Speaker.

Mr. Speaker, for the members, last week, I think by a vote of about 180 to 14, we passed this legislation. It requires where there is a conservation easement on a piece of land, that if an entity with eminent domain powers seeks to take that land, they would have to go to orphans' court and seek approval for that under certain conditions.

The Senate amendments do two things. Commonwealth agencies were within the scope of the bill and they have been removed, but they have not been given any additional eminent domain powers of any kind. As well with respect to utilities, the amendments now track what is in the existing Agricultural Security Law. Again, with respect to utilities, they have given no new or additional eminent domain powers.

So the bill with respect to conservation easements, if you want an additional layer of review for local school districts, authorities, and municipalities, before they can take land subject to a conservation easement, like Stoneleigh in Montgomery County, I urge the members to vote for the bill.

Thank you, Mr. Speaker.

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

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

The following roll call was recorded:

YEAS—177

Barbin  Emrick  Kortz  Ravenstahl
Barrar  English  Krueger  Readshaw
Benninghoff  Evans  Kulik  Reed
Bernstine  Farry  Lawrence  Roe
Bizzarro  Fee  Lewis  Roebuck
Boback  Fitzgerald  Longietti  Rozzi
Boyle  Flynn  Mackenzie  Ryan
Bradford  Frankel  Madden  Sacone
Briggs  Freeman  Maher  Sainato
Brown, R.  Friz  Mako  Samuelson
Brown, V.  Gainey  Markosek  Santora
Bullock  Galloway  Marshall  Saylor
Burns  Gillen  Marsico  Schemel
Caltagirone  Gillespie  Masser  Schlossberg
Carroll  Godshall  Matzie  Schweyer
Causer  Goodman  McCarver  Simons
Cephas  Greiner  McClintock  Sims
Charlton  Grove  McGinnis  Snyder
Christiana  Haggerty  McNeill  Solomon
Comitta  Hahn  Meahaffie  Sonney
Conklin  Hanna  Mentzer  Staats
Cook  Harkins  Metzgar  Stephens
Costa, D.  Harper  Millard  Stotla
Costa, P.  Harris, A.  Miller, B.  Tai
Cox  Harris, J.  Miller, D.  Taylor
Cruz  Heffley  Moul  Thomas
Culver  Helm  Mullery  Tobash
Cutler  Hennessey  Murt  Toepel
Daley  Hickernell  Mustio  Toohil
Davidson  Hill  Nelson  Topper
Davis, A.  James  Nevbit  Vazquez
Davis, T.  Jozwiak  O'Neal  Vitali
Dawkins  Kampf  O'Neill  Ward
Day  Kaufer  Oberlander  Warren
Dean  Kaufman  Owlett  Watson
Deasy  Kavalich  Pashinski  Wentling
DeLissio  Keever  Peifer  Wheatley
DeLosier  Keller, F.  Petrarca  Wheeland
DeLuca  Keller, M.K.  Pickett  White
Dermody  Keller, W.  Pyle  Youngblood
Diamond  Kim  Quigley  Zimmerman
DiGiroldo  Kinsey  Quinn, C.  Turzai,
Donatucci  Kirkland  Quinn, M.  Turzai,
Driscoll  Klunk  Rabb  Speaker
Ellis  Knowles  Rader  

NAYS—15

Bloom  Dush  Rapp  Tallman
Corbin  Metcalfe  Reese  Walsh
Dowling  Nelson  Roae  Warner
Dunbar  Ortutay  Sankey  

NOT VOTING—0

EXCUSED—11

Corr  Fabrizio  Maloney  O'Brien
Evankovich  Gabler  Miccarelli  Rothman
Everett  Irvin  Milne

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

Ordered, That the clerk inform the Senate accordingly.

* * *
The House proceeded to consideration of concurrence in Senate amendments to HB 2067, PN 3763, entitled:

An Act designating a portion of Pennsylvania Route 73 in Philadelphia County as the Police Officer Isabel Nazario Memorial Highway; designating a portion of Pennsylvania Route 29 in Montgomery County as Leonard Joseph Taglieber Memorial Highway; designating a portion of Pennsylvania Route 41 (Gap Newport Pike) between Pennsylvania Route 926 (Street Road) and U.S. Route 1 located in London Grove Township and Londonderry Township, Chester County, as the Trooper Kenton Iwaniec Memorial Highway; designating a portion of State Route 2019, known as Garrett Road, in Delaware County as the Deputy Chief Michael P. Morgan Memorial Highway; designating a portion of State Route 115 in Monroe County as the Trooper Kenton Iwaniec Memorial Highway; designating a portion of State Route 954 over the North Branch of Plum Creek, South Mahoning Township, Indiana County, as the PFC William T. Bresnock Memorial Bridge.

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

The SPEAKER. Moved by the gentleman, Representative Taylor, that the House concur in the amendments inserted by the Senate.

The Chair recognizes Representative Taylor for a description of the underlying bill, the Senate amendments, and any remarks.

Mr. TAYLOR. Thank you, Mr. Speaker.

This is the bridge and road namer that the Senate added some roads and bridges: State Route 29 in Montgomery County as the Leonard Joseph Taglieber Memorial Highway; State Route 41, Trooper Kenton Iwaniec Memorial Highway; in Monroe County, the Submarine Veterans Memorial Highway; and a bridge on a portion of State Route 954 over the North Branch of Plum Creek, South Mahoning Township, Indiana County, as the PFC William T. Bresnock Memorial Bridge.

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—193

Barbin, Ellis  Lawrence  Reese
Barrar, Emrick  Lewis  Roae
Benninghoff, English  Longietti  Roe
Bernstine, Evans  Mackenzie  Roebuck
Bizzarro, Farry  Madden  Rothman
Bloom, Fee  Maher  Rozi
Boback, Fitzgerald  Mako  Ryan
Boyle, Flynn  Markosek  Saccone
Bradford, Frankel  Marshall  Sainato
Briggs, Freeman  Marsico  Samuelson
Brown, R.  Fritz  Masser  Sankey
Brown, V.  Gainey  Matzie  Santora
Bullock, Galloway  McCarter  Saylor
Burns, Glicken  Clinton  Schemel
Caltagirone, Gillespie  McGinnis  Schlossberg
Carroll, Godshall  McNeill  Schweyer
Causer, Goodman  Mella  Simmons
Cephas, Greiner  Mentzer  Sims
Charlton, Grove  Metcalfe  Snyder
Christian, Haggerty  Metzgar  Solomon
Comitta, Hahn  Millard  Sonney
Conklin, Hanna  Miller, B.  Staats
Cook, Harkins  Miller, D.  Stephens
Corbin, Harper  Moul  Sturla
Costa, D.  Harris, A.  Mullery  Tai
Costa, P.  Harris, J.  Murt  Tallman
Cox, Heffley  Mustio  Taylor
Cruz, Helm  Neilon  Thomas
Culver, Hennessey  Nelson  Tobash
Cutler, Hickernell  Nesbit  Toepel
Daley, Hill  O'Neal  Toohl
Davidson, James  O'Neil  Topper
Davis, A.  Jezwick  O'berlander  Vazquez
Davis, T.  Kampf  Ortitay  Vitali
Dawkins, Kauffer  Owlett  Walsh
Day, Kaufman  Pashinski  Ward
Dean, Kavulich  Peifer  Warner
Deasy, Keefer  Petracca  Warren
DeLissio, Keller, F.  Pickett  Watson
Delozier, Keller, M.K.  Pyle  Wensing
DeLuca, Keller, W.  Quigley  Wheatley
Dermody, Kim  Quinn, C.  Wheeland
Diamond, Kinsey  Quinn, M.  White
DiGirolamo, Kirkland  Rab  Youngblood
Donatucci, Klunk  Rader  Zimmerman
Dowling, Knowles  Rapp  Yahr
Driscoll, Kortz  Ravenstahl  Zurzai
Dunbar, Krueger  Readshaw  Speaker
Dush, Kulik  Reed  Yankowitz

NAYS—0

NOT VOTING—10

EXCUSED—0

Corr, Fabrizio  Maloney  Milne
Evanovich, Gabler  Miccarelli  O'Brien
Everett, Irvin  Paul  Zawacki

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

Ordered, That the clerk inform the Senate accordingly.

***

The House proceeded to consideration of concurrence in Senate amendments to HB 2477, PN 3804, entitled:

An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in academic clinical research centers, further providing for chapter heading, providing for legislative findings and declaration of policy, further providing for definitions, providing for academic clinical research centers, further providing for clinical registrants and for research study and providing for temporary regulations.

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

The SPEAKER. The prime sponsor is Representative Kathy Watson of Bucks County.

Moved by the gentlelady, Representative Watson, that the House concur in the amendments inserted by the Senate.

The Chair recognizes Representative Watson for a brief description of her bill, the Senate amendments, and any remarks that she may have.

Mrs. WATSON. Thank you, Mr. Speaker.

Mr. Speaker, the Senate made several minor technical changes to the legislation, again, to further clarify the original intent of chapter 20, as it was enacted in Act 16 of 2016.
But the amendment also made two substantive changes to the bill. First one: The entity seeking approval as a clinical registrant, who already holds a permit as a grower/processor or a dispensary permit, will not be required to go through another application process for a grower/processor or dispensary permit. The second change then was a grower/processor facility that is owned by a clinical registrant may only sell medical marijuana products to nonclinical registrant dispensary facilities, but with the approval of Department of Health. Applications to sell medical marijuana products must include a report of the clinical registrants’ research findings. Department of Health shall approve the application upon showing that the products have a practical effect on patients, which changes the recommendation within the medical field, as indicated in the report that has been submitted by the clinical registrant.

Thank you, Mr. Speaker. Those are the changes that are there. If this goes well, Mr. Speaker, am I allowed to say something after?

The SPEAKER. Absolutely.

Mrs. WATSON. Thank you.

On the question recurring.

Will the House concur in Senate amendments?

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

The following roll call was recorded:

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<td>Diamond</td>
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<td>DiGirolamo</td>
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</tbody>
</table>

Donatucci  | Kunk  | Rapp  | Youngblood |
Dowling    | Knowles | Ravenstahl | Zimmerman |
Driscoll   | Krueger | Readshaw | |
Dunbar     | Kulik  | Reed   | Turzai |
Dush       | Lawrence | Reese | Speaker |

NAYS–15

| Brown, R. | Hanna | Kortz | Mullery |
| Carroll   | Harris, J. | McClintom | Topper |
| Culver    | Kauffer | Metzgar | Ward |
| Davis, A. | Keller, F. | Millard | |

NOT VOTING–0

| Corr | Fabrizio | Maloney | Milne |
| Evankovich | Gabler | Micarelli | O'Brien |
| Everett | Irvin | | |

The House proceeded to second consideration of SB 611, PN 1859, entitled:

An Act amending the act of July 8, 1978 (P.L.752, No.140), known as the Public Employee Pension Forfeiture Act, further providing for definitions, for disqualification and forfeiture of benefits and for restitution for monetary loss; and repealing a retroactivity provision.
On the question,  
Will the House agree to the bill on second consideration?  
Bill was agreed to.

SUPPLEMENTAL CALENDAR G

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of SB 552, PN 589, entitled:

An Act amending Titles 51 (Military Affairs) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in Department of Military Affairs, further providing for Pennsylvania Veterans' Memorial Trust Fund; in State Veterans' Commission and Deputy Adjutant General for Veterans' Affairs, further providing for Veterans' Trust Fund; in Pennsylvania Veterans' Memorial Commission, repealing provisions relating to the Pennsylvania Veterans' Memorial Trust Fund and to expiration; and, in registration of vehicles, further providing for Pennsylvania monument registration plate.

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?

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

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 Senate has passed the same with amendment.

LEAVE OF ABSENCE

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

SENATE MESSAGE

HOUSE BILLS CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned HB 863, PN 1930; HB 994, PN 2909; HB 1419, PN 3314; HB 1782, PN 3324; HB 2078, PN 3746; HB 2079, PN 3142; HB 2080, PN 3143; HB 2081, PN 3144; HB 2082, PN 3325; HB 2083, PN 3146; HB 2084, PN 3147; HB 2085, PN 3148; HB 2086, PN 3745; HB 2121, PN 3747; HB 2242, PN 3748; HB 2243, PN 3749; HB 2244, PN 3750; HB 2245, PN 3751; and HB 2246, PN 3752, with information that the Senate has passed the same without amendment.

BILLS SIGNED BY SPEAKER

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:
HB 863, PN 1930
An Act amending the act of February 19, 1980 (P.L.15, No.9), known as the Real Estate Licensing and Registration Act, in definitions, further providing for definitions; in qualifications and applications for licenses and registration certificates, further providing for qualifications for license; in duties of licensees, further providing for comparative market analysis disclosure and providing for broker price opinion; in Real Estate Recovery Fund, further providing for establishment of the fund; and making related repeals.

HB 994, PN 2909

HB 1124, PN 3730
An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in assault, further providing for the offense of neglect of care-dependent person and providing for the offense of abuse of care-dependent person.

HB 1419, PN 3314
An Act amending Titles 18 (Crimes and Offenses) and 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in criminal history record information, further providing for general regulations and for order for limited access and providing for clean slate limited access, for exceptions, for order to vacate order for limited access, for effects of expunged records and records subject to limited access and for employer immunity from liability; and, in juvenile matters, further providing for inspection of court files and records and for law enforcement records.

HB 1644, PN 3783
An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in civil actions and proceedings, extensively revising statutory arbitration and providing for collaborative law process; and making editorial changes.

HB 1677, PN 3809
An Act amending the act of June 13, 1967 (P.L.31, No.21), known as the Human Services Code, in general powers and duties, providing for coordinated service delivery pilot program; in public assistance, further providing for meeting special needs, work supports and incentives, for medical assistance payments for institutional care and providing for nonemergency medical transportation services; creating opportunities for hospitals and managed care organizations to improve health care outcomes and to further reduce unnecessary and inappropriate services in the Commonwealth’s medical assistance program; in the aged, establishing the LIFE Program; in children and youth, further providing for provider submissions; in Statewide quality care assessment, further providing for definitions, for implementation, for administration, for the Quality Care Assessment Account and for expiration; in departmental powers and duties as to supervision, further providing for definitions; in departmental powers and duties as to licensing, further providing for definitions; and imposing a duty on the Department of Human Services.

HB 1738, PN 3732
An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in commencement of proceedings, further providing for definitions, providing for nonmunicipal police extraterritorial jurisdiction for purposes of municipal police jurisdiction and for agents of the Office of Attorney General for purposes of municipal police jurisdiction.

HB 1782, PN 3324
An Act amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, in rates and distribution systems, providing for alternative ratemaking for utilities.

HB 1929, PN 3810
An Act amending the act of April 9, 1929 (P.L.343, No.176), known as The Fiscal Code, implementing the 2018-2019 Commonwealth budget and instituting future budget implementation; Further providing for title of act; in cigarette sales and licensing; further providing for proliferation; In Treasury Department: Providing for Keystone Scholars Program; In disposition of abandoned and unclaimed property; further providing for property held by business associations; In procedure for the disbursement of money from the State Treasury; further providing for settlement agreements and enforcement; In capital facilities: further providing for applications; providing for entertainment business financial management firms; In tax credits: further providing for Department of Community and Economic Development; In Business in Our Sites Program Account; further providing for transfers of funds; providing for private dam financial assurance; In special funds: further providing for Budget Stabilization Reserve Fund funding for other grants relating to Pennsylvania Gaming Economic Development and Tourism Fund; In additional special funds: further providing for use of Tobacco Settlement Fund, for distributions from Pennsylvania Race Horse Development Fund and for drug and alcohol programs; providing for Natural Gas Infrastructure Development Fund grant agreements; and further providing for use of First Chance Trust Fund; In general budget implementation: providing for independent Fiscal Office revenue estimates; further providing for Attorney General, for Department of Conservation and Natural Resources, for Department of Health, for Department of Labor and Industry, for Department of Revenue and for Department of Community and Economic Development; In Business in Our Sites Program Account.

HB 2067, PN 3763
An Act designating a portion of Pennsylvania Route 73 in Philadelphia County as the Police Officer Isabel Nazario Memorial Highway; designating a portion of Pennsylvania Route 29 in Montgomery County as Leonard Joseph Taglieber Memorial Highway; designating a portion of Pennsylvania Route 41 (Gap Newport Pike) between Pennsylvania Route 926 (Street Road) and U.S. Route 1 located in London Grove Township and Londonderry Township, Chester County, as the Trooper Kenton Iwaniec Memorial Highway; designating a portion of State Route 2019, known as Garrett Road, in Delaware County as the Deputy Chief Michael P. Morgan Memorial Highway; designating a portion of State Route 115 in Monroe County as the Submarine Veterans Memorial Highway; and designating a bridge of that portion of State Route 954 over the North Branch of Plum Creek, South Mahoning Township, Indiana County, as the PFC William T. Bresnock Memorial Bridge.

HB 2078, PN 3746
An Act making appropriations from the Professional Licensure Augmentation Account and from restricted revenue accounts within the General Fund to the Department of State for use by the Bureau of Professional and Occupational Affairs in support of the professional licensure boards assigned thereto.

HB 2079, PN 3142
An Act making appropriations from the Workmen's Compensation Administration Fund to the Department of Labor and Industry and the Department of Community and Economic Development to provide for the expenses of administering the Workers' Compensation Act, The
Pennsylvania Occupational Disease Act and the Office of Small Business Advocate for the fiscal year July 1, 2018, to June 30, 2019, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2018.

HB 2080, PN 3143
An Act making an appropriation from a restricted revenue account within the General Fund to the Office of Small Business Advocate in the Department of Community and Economic Development.

HB 2081, PN 3144
An Act making an appropriation from a restricted revenue account within the General Fund to the Office of Consumer Advocate in the Office of Attorney General.

HB 2082, PN 3325
An Act making appropriations from the Public School Employees' Retirement Fund and from the PSERS Defined Contribution Fund to provide for expenses of the Public School Employees' Retirement Board for the fiscal year July 1, 2018, to June 30, 2019, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2018.

HB 2083, PN 3146
An Act making appropriations from the State Employees' Retirement Fund and from the SERS Defined Contribution Fund to provide for expenses of the State Employees' Retirement Board for the fiscal year July 1, 2018, to June 30, 2019, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2018.

HB 2084, PN 3147

HB 2085, PN 3148
An Act making appropriations from a restricted revenue account within the General Fund and from Federal augmentation funds to the Pennsylvania Public Utility Commission for the fiscal year July 1, 2018, to June 30, 2019.

HB 2086, PN 3745
An Act making appropriations from the restricted revenue accounts within the State Gaming Fund and from the restricted revenue accounts within the Fantasy Contest Fund and Video Gaming Fund to the Attorney General, the Department of Revenue, the Pennsylvania State Police and the Pennsylvania Gaming Control Board for the fiscal year beginning July 1, 2018, to June 30, 2019, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2018.

HB 2121, PN 3747
An Act to provide from the General Fund for the expenses of the Executive and Judicial Departments, the State Government Support Agencies and the General Assembly of the Commonwealth, the public debt and the public schools for the fiscal year July 1, 2018, to June 30, 2019, for certain institutions and organizations and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2018; to provide appropriations from the State Lottery Fund, the Tobacco Settlement Fund, the Aviation Restricted Account, the Hazardous Material Response Fund, The State Stores Fund, the Milk Marketing Fund, the Home Investment Trust Fund, the Emergency Medical Services Operating Fund, the Tuition Account Guaranteed Savings Program Fund, the Banking Fund, the Firearm Records Check Fund, the Ben Franklin Technology Development Authority Fund, the Oil and Gas Lease Fund, the Home Improvement Account, the Cigarette Fire Safety and Firefighter Protection Act Enforcement Fund, the Insurance Regulation and Oversight Fund, the Pennsylvania Racehorse Development Restricted Receipt Account, the Justice Reinvestment Fund, the Multimodal Transportation Fund, the State Racing Fund and the ABLE Savings Program Fund to the Executive Department; to provide appropriations from the Judicial Computer System Augmentation Account to the Judicial Department for the fiscal year July 1, 2018, to June 30, 2019; to provide appropriations from the Motor License Fund for the fiscal year July 1, 2018, to June 30, 2019, for the proper operation of several departments of the Commonwealth and the Pennsylvania State Police authorized to spend Motor License Fund money; to provide for the appropriation of Federal funds to the Executive and Judicial Departments of the Commonwealth and for the payment of bills remaining unpaid at the close of the fiscal year ending June 30, 2018; to provide for the additional appropriation of Federal and State funds from the General Fund, the State Lottery Fund and the Tobacco Settlement Fund for the Executive and Judicial Departments of the Commonwealth for the fiscal year July 1, 2017, to June 30, 2018, and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending June 30, 2017; and providing for augmentation from additional funding source.

HB 2242, PN 3748
A Supplement to the act of April 1, 1863 (P.L.213, No.227), entitled "An act to accept the grant of Public Lands, by the United States, to the several states, for the endowment of Agricultural Colleges," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure.

HB 2243, PN 3749
A Supplement to the act of July 28, 1966 (3rd Sp.Sess., P.L.87, No.3), known as the University of Pittsburgh–Commonwealth Act, making appropriations for carrying the same into effect; and providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure.

HB 2244, PN 3750
A Supplement to the act of November 30, 1965 (P.L.843, No.355), known as the Temple University–Commonwealth Act, making an appropriation for carrying the same into effect; providing for a basis for payments of such appropriation; and providing a method of accounting for the funds appropriated and for certain fiscal information disclosure.

HB 2245, PN 3751
A Supplement to the act of July 7, 1972 (P.L.743, No.176), known as the Lincoln University–Commonwealth Act, making an appropriation for carrying the same into effect; providing for a basis for payments of the appropriation; and providing a method of accounting for the funds appropriated and for certain fiscal information disclosure.

HB 2246, PN 3752
An Act making appropriations to the Trustees of the University of Pennsylvania.

HB 2468, PN 3803
An Act amending Title 26 (Eminent Domain) of the Pennsylvania Consolidated Statutes, in limitations on use of eminent domain, further providing for definitions and providing for eminent domain of land subject to conservation easement.
HB 2477, PN 3804

An Act amending the act of April 17, 2016 (P.L.84, No.16), known as the Medical Marijuana Act, in academic clinical research centers, further providing for chapter heading, providing for legislative findings and declaration of policy, further providing for definitions, providing for academic clinical research centers, further providing for clinical registrants and for research study and providing for temporary regulations.

SB 1056, PN 1657


SB 1091, PN 1576

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in registration of vehicles, providing for contributions for pediatric cancer research and establishing the Pediatric Cancer Research Fund.

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

The SPEAKER. All right. The excitement continues here.

CALENDAR CONTINUED

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of SB 817, PN 1910, entitled:

An Act authorizing the Department of General Services to extend the term of a certain lease of real property, being a portion of the Southeastern Pennsylvania Veterans' Center in East Vincent Township, Chester County; authorizing the Department of Conservation and Natural Resources, with the approval of the Governor, to grant and convey to Robbie S. Cohen-Millstein certain lands situate in Nockamixon Township, Bucks County, in exchange for Robbie S. Cohen-Millstein granting and conveying certain lands to the Commonwealth of Pennsylvania, Department of Conservation and Natural Resources, to be added to those existing lands at Delaware Canal State Park; authorizing the Department of General Services, with the concurrence of the Department of Environmental Protection, to lease to Pier 35 1/2 LLC, or its nominee, land within the bed of the Delaware River in the City of Philadelphia; authorizing the Department of General Services, with the concurrence of the Department of Environmental Protection, to lease to Penn Treaty Views LLC, or its nominee, land within the bed of the Delaware River in the City of Philadelphia; and authorizing the Department of General Services, with the concurrence of the Department of Environmental Protection, to lease to K4 River in the City of Philadelphia.

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?
The Chair calls on Representative Bill Keller on SB 817.

Mr. W. KELLER. Thank you, Mr. Speaker.
Mr. Speaker, I have amended that bill in Appropriations. I would like to explain it to the people.
Just for everybody's knowledge, I will be done here December 1, so this will be the last Philadelphia Port story you will hear, forever probably.
I just want to explain what is going on in this bill. The Port of Philadelphia, as everybody knows, was a center of industrial cargo shipping. We had finger piers from Tioga Street to Packer Avenue. They are no longer functional. The ships are so much bigger; they cannot even get under the bridges anymore. So these piers have fallen into disrepair. They have no useful purpose anymore.
In fact, the pier I am talking about, Pier 55, burnt down over 40 years ago, burnt to the ground. That was the last pier I worked on; I think that is why it burnt down. But it has no functional use. Luckily, we have some developers that are willing to come into south Philadelphia and bring these vacant lands back to use. The problem we have is – well, it is not a problem because we are going to take care of it right now – that they could buy the land, they could buy the fastland, but these are piers. They go out into the water. And the State owns the riparian lands. Anywhere the river once flowed belongs to the State. They cannot develop this important economic development that is going create jobs. It is going bring people. I think a lot of people from outside the city in. It is going to create transfer taxes. It is going to be very, very helpful to the city, and especially this section of the city, but the State owns the riparian rights. There is not even a land; it is the riverbed, so the pier is on the riverbed. They own the pier, but they cannot develop because they do not have the riparian rights.
Most of the riparian bills are boilerplate. You can read this – it is metes and bounds, and DEP (Department of Environmental Protection) meets all their criteria, and the Department of General Services. They are mostly boilerplate. You know, the night I got elected, I became an expert in many things – I do not know how that happened – but I am not an expert in real estate development or real estate appraising, but you need an appraisal so they can get the lease off the State.
I just want to bring this to everybody's attention. This is very important. And I will be leaving, but you will be hearing much more about riparian rights, because as these old piers become more developed, every developer will need the riparian rights. So I will not be here to try to get you to understand it, but hopefully, we will, because it is very important to the development along the river in Philadelphia.
I would appreciate a positive vote on this. Thank you, Mr. Speaker.
The SPEAKER. Representative Cris Dush, on the bill.
Well, it will be Representative Dush first, then Representative Metcalfe.
Look, Representative Dush was asking for recognition. He will strike right now. We will go to Chairman Metcalfe, but we saw Representative Dush. I mean, nobody is being disrespected.
At this time we will call on Chairman Metcalfe, and then we will go to Representative Dush. I am glad to accommodate you.
Mr. METCALFE. Thank you, Mr. Speaker.
Mr. Speaker, I did not think you were being disrespectful to anybody. I just think you did not see me. I did not jump up quick enough.
So we had a pretty long caucus on this legislation because of the way that it came before us today. We have been working on the O'Brien bill in the committee – my staff and I have put more
time into it than probably all the time we have put for the whole session into all the Republican bills on land conveyances together – trying to find a way to gather the votes on our side that would support, support the O'Brien legislation, which was put into this bill, which we passed out of committee – the Rafferty bill. And then as I talked with Representative Keller, I was not even aware of the issue going on in his district. He said he would not introduce legislation on it, that this has kind of come about and we have this language.  

So as we went to caucus, and even when we had Representative O'Brien talking to some of our caucus members about this issue many months ago, I think there was some information that was received by our members that was presented that was not accurate. And that information was that all we were talking about was mud. And we were not just talking about mud, but the new information that we have gathered since caucus this evening is that the State does not own the mud. The State does not own the riverbank. The State does not own the property under the water in the river that they are talking about dealing with, where these piers are that the investors, the developers have bought that property. They own the property, right, Representative Keller? You can just nod. Representative Keller is in agreement with me – a Democrat and Republican in agreement, especially with Representative Metcalfe. 

So what we are talking about is not the riparian lands, which sometimes, my understanding is that the Commonwealth owns the riparian lands and riparian rights. What we are talking about in this legislation tonight is that we own the riparian rights, which, from my understanding, is essentially the ability to get to your land through the high and low tidewaters, which changes the whole, changes the whole situation for I think many of us that are considering it. 

So we had discussed at length the amount of money that we were being given to lease those rights, and from the discussions that we had with DGS, they thought that we could actually ask for more regarding the two parcels that were in the O'Brien legislation. And I did not ever have an opinion on what was in the Keller legislation. 

So I had agreed with Representative Keller that I would stand up and try to clarify some of the information that the caucus received that the members of the State Government Committee had received, because after the caucus, new information has been gathered and we had some additional financial information that – my executive director is speaking with one of my colleagues who is talking to her about the same issue, I am sure – we have some additional financial information related to, that DGS had supplied us, I believe, tonight. So they gave us some information on the economic benefits of Pier 35 1/2 and Pier 53, which I believe were both the O'Brien parcels in the O'Brien bill. 

So it says that, "The Pier 53 project is estimated to provide a minimum of $34,135,522.80 in Philadelphia municipal real estate tax revenue across the lifespan of the proposed lease. The estimate is in present-value dollars (disregarding potential millage increases and reassessments). The Pier 35 1/2 project is estimated to provide a minimum of $68,956,247.70 in Philadelphia municipal real state tax revenue across the lifespan of the proposed lease. Combined, the leases proposed within HB 1569" – which was the O'Brien bill – "are estimated to generate a minimum of $103,091,770.50 in property tax revenue...." That was one of the questions that was brought up during the time that we were talking was property taxes – what was the revenue and what piece of the property tax might they not pay due to not fully owning the property? But, of course, what has come to light since caucus is that they fully own the property; they will pay 100 percent of the property taxes. 

"Philadelphia's real estate transfer tax is estimated to generate a minimum additional $2,565,250 in revenue for the city. Pennsylvania's real estate transfer tax is estimated to generate $827,500 in revenue for the Commonwealth. Construction of the projects is estimated to generate employment of 80 people across their construction phases with an approximate total payroll of $7,500,000."

So there is additional, as I said, additional information that we were given after caucus that my executive director was able to share with me and some of the members. I think that some of this has been sent out to the Republican Caucus members – correct, Susan? We have sent some of the financial information per the request in the caucus. 

So Representative Keller is the best advocate for his project and Representative O'Brien's, so I will leave the advocacy to Bill. But I wanted to make sure that our caucus had up-to-date information to correct any misinformation that we might have received or any wrong information that we received because that was the information that I had that my executive director had that we had based on what we had been given over the course of trying to work through this legislation. And the collapsed timeline is not very helpful, of course, when you are trying to squeeze three bills, two of which we never considered by the committee, one of which we have been working on and we have had multiple discussions with my members on the Republican side about and had some resistance and we were trying to work through that. And I think we would have gotten there, but the timeline and tonight's late hour and all that we have already done is going to prevent us from getting to that point without Representative Keller asking for a vote prior to that if that is going to be considered by the members.

So any additional questions, if anybody would have, feel free to grab us on the side of the podium here. Thank you. 

Thank you, Mr. Speaker.

The SPEAKER. Thank you, sir.

Representative Cris Dush.

Mr. DUSH. Thank you, Mr. Speaker.

Mr. Speaker, I have got great respect for you, always have, but I have to rise on this occasion because during the hearing that we had in State Government, a couple comments were made by the prime sponsor of the original bill talking about that he lives in a trendy area of the Commonwealth and that this particular area is just mud. What do you do with mud? What do you do with mud? Well, in this case, in this case, it is a tidal basin.

Now, these riparian lands – every time somebody in my district hears "riparian," they want to run for the hills; actually, we are already in the hills – because it is something that the DCNR (Department of Conservation and Natural Resources), the DEP, and everybody else in State government uses to stop development in our area. Again, this is a tidal basin.

I have a question. Has DCNR, has DEP gone in there and looked at this to find out if there are any mussels, any other plant life or animal life that is endangered? I do not think so.

The SPEAKER. Please suspend.

Members – please suspend – if you could take your seats. The good gentleman is entitled to be heard. This will be the last bill we are voting on this evening. So, Representative Dush, you are the last speaker, I believe, on the bill. And I would ask members to please take their seats. Members, please take your seats.
Mr. DUSH. I will say this: there is also the fact that we are leasing this land that is unstable on its face. What is the Commonwealth's liability if structures that are placed on those pilings are not done properly and something happens and shifts and these buildings come down? This is a lease.

If you are claiming to be an environmentalist and you are using that as a weapon to beat over the heads of people in my district who have been living around gas and oil wells, and to hear the language that comes out regarding all the deformities and everything else that everybody in my district should be looking like a bunch of deformed idiots, the way some of these comments are made. If you are going to use that kind of language and then turn around and forget about the environmental impacts of invading a tidal basin, I think you have got a problem with your arguments.

Mr. Speaker, I rise in opposition to this. I would prefer that we do something like table it and take a look in here, but I will leave that for somebody else.

I just wanted to make a point that maybe some people have overlooked. You know, I have been deeply involved with SRBC (Susquehanna River Basin Commission) and the way they run things; DRBC (Delaware River Basin Commission), the way they run things; DRBC (Delaware River Basin Commission), the way they run things, DRBC (Delaware River Basin Commission), the way they run things; DRBC (Delaware River Basin Commission), the way they run things. It is just astonishing to me that we cannot drills for natural gas in the Delaware River Basin, but if the money and the deal is right, you can drill right in the middle of the river.

Thank you, Mr. Speaker.

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—141

Barbin  Driscoll  Krueger  Reed
Benninghoff  Dunbar  Kulik  Reese
Bizzarro  Ellis  Lawrence  Rose
Boyle  Evans  Lewis  Rohe
Bradford  Farrar  Longietti  Roebuck
Briggs  Fee  Madden  Rozzi
Brown, R.  Fitzgerald  Maher  Ryan
Brown, V.  Flynn  Markosek  Sainato
Bullock  Frankel  Marshall  Samuelson
Burns  Freeman  Marsico  Santora
Caltagirone  Gainey  Masser  Saylor
Carroll  Galloway  Matzie  Schmel
Cephas  Gillespie  McCarter  Schlossberg
Chariton  Goodshall  McClinton  Schweyer
Christiana  Goodman  McNeill  Sims
Conklin  Greiner  Metzler  Snyder
Corbin  Haggerty  Menter  Solomon
Costa, D.  Hanna  Metcalfe  Sonney
Costa, P.  Harkins  Millard  Staats
Cruz  Harper  Miller, D.  Stephens
Culver  Harris, A.  Mullery  Sturla
Cutler  Harris, J.  Mustio  Tai
Daley  Helm  Neilon  Taylor
Davidson  Hennessey  Nelson  Thomas
Davis, A.  Hickernell  Nesper  Toepel
Davis, T.  Jozwiak  O'Neal  Topper
Dawkins  Kampf  O'Neil  Vazquez
Dean  Kavulich  Pavlinki  Vitali
Deasy  Keller, F.  Petracca  Warren
DeLissio  Keller, W.  Pyle  Wheatley
DeLuca  Kim  Quigley  White
Dermody  Kinsey  Quinn, M.  Youngblood
Diamond  Kirkland  Rabb  zurz
DiGiroamo  Klunk  Rader  Zurz
Donatucci  Knowles  Ravenstahl  Speaker
Dowling  Kortz  Readshaw

NAYS—51

Barrar  Gillen  Metzgar  Sankey
Bernistine  Grove  Miller, B.  Simmons
Bloom  Hahn  Mou  Tallman
Boback  Heffley  Murt  Tobash
Causper  Hill  Oberlander  Toohil
Cook  James  Ortitay  Walsh
Cox  Kaufman  Owlett  Ward
Day  Day  Peifer  Warner
Delozier  Keefer  Pickett  Watson
Dush  Keller, M.K.  Quinn, C.  Wentling
Enrwick  Mackenzie  Rapp  Wheeland
English  Mako  Rothman  Zimmerman
Fritz  McGinnis  Saccone

NOT VOTING—0

EXCUSED—11

Comitta  Everett  Irvin  Milk
Corr  Fabrizio  Maloney  O'Bri
Evankovich  Gabler  Mccarelli

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 SPEAKER. Members, if you could, please take your seats. We have just a few announcements that I think are important. If you could, just 5 more minutes.

MOMENT OF SILENCE
FOR CORNELIA WESTERMAN WOLF

The SPEAKER. Members, I think it is important that we honor the Governor upon his mother's passing today, and I would ask everybody to please take their seats just briefly.

As many of you may know, the Governor's mom, Cornelia "Cornie" Wolf, 94 years old, died at her home in Mount Wolf. Governor Wolf is of course, one of our four children. So to him, to Andy, to Cornelia, to Hank, we are very, very saddened to hear about your loss. Although, she was certainly, from all reports – and we have met her here, of course, you know, on some of our, when the budget presentation remarks the Governor – a remarkable woman. And she lost her husband, Bill, in 2016. She was really a business and civic leader in York. She herself was a native of Columbia, Lancaster County; became director of the
former Wolf Distributing Company, now Wolf, the largest supplier of kitchen and bath cabinetry in the United States. She served as the chair of the United Way of York County, was very involved in Girl Scouts, and was president of the Visiting Nurse Association of York County. She was certainly, as the Governor said, "a pillar of the York community" and a wonderful mother.

Governor, we are very, very sorry to hear about the loss of your mom. It is never easy, even for somebody who has lived such a rich and full life as your good mother. She was always so gracious to each and every member that she met on those particular dates.

I just ask everybody to stand in a moment of silence in remembrance of the passing of the Governor's mom, Cornelia Wolf.

(Whereupon, the members of the House and all visitors stood in a moment of silence in solemn respect to the memory of Cornelia Westerman Wolf.)

The SPEAKER. Members, you may be seated, and thank you very much.

ANNOUNCEMENT BY SPEAKER

The SPEAKER. Members, as you know, we are going to be back here on Monday. We actually have business to do on Monday. We have legislation that has to get done prior to breaking for the rest of the month. So we are back here at 1 p.m. on Monday. It will be a full day. It is unlikely that we will be here Tuesday, but we will be here for a full day on Monday. We will start at 1 o'clock. We will be prompt.

I only have housekeeping at this time, but, everybody, we will be back at 1 p.m. on Monday.

BILLS RECOMMENDED

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

HB 1037;  
HB 1284;  
HB 2075;  
HB 2473; and  
SB 611.

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 HB 482 and HB 1970 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 TABLED

The SPEAKER. The Chair recognizes the majority leader, who moves that HB 482 and HB 1970 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.

ANNOUNCEMENT BY SPEAKER

The SPEAKER. The desk is going to remain open. Everyone, the desk is going to remain open because we are going to have to sign some additional bills. So we are not adjourned at this time. But we will be back in session at 1 p.m. on Monday, June 25; 1 p.m., June 25, Monday, we will be back in session.

SENATE MESSAGE

HOUSE AMENDMENTS  
TO SENATE 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 the Senate amendments to HB 1448, PN 3811.

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 1142, PN 1911.

BILLS SIGNED BY SPEAKER

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:
HB 1448, PN 3811

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; in organization meetings and officers of boards of school directors, providing for executive sessions; in duties and powers of boards of school directors, providing for third-party services; in grounds and buildings, further providing for limitation on new applications for Department of Education approval of public school building projects and providing for lead testing; in books, furniture and supplies, further providing for time and manner of adopting and furnishing textbooks and supplementary books; in professional employees, further providing for persons to be suspended; in certification of teachers, further providing for provisional vocational education certificate; in pupils and attendance, further providing for definitions, providing for attendance policy at nonpublic schools and further providing for excuses from attending school, for penalties for violating compulsory school attendance requirements and for nonprofit school food program; in Drug and Alcohol Recovery High School Pilot Program, further providing for term of program and for reporting; in terms and courses of study, further providing for fire and emergency evacuation drills; in community colleges, further providing for financial program and reimbursement of payments; in educational tax credits, further providing for definitions, for qualification and application by organizations, for application by business firms, for tax credits and for limitations; providing for higher education accountability and transparency; in funding for public libraries, providing for State aid for fiscal year 2018-2019; and, in reimbursements by Commonwealth and between school districts, further providing for payments to intermediate units, for assistance to school districts declared to be in financial recovery status or identified for financial watch status and for Ready-to-Learn Block Grant.

SB 1142, PN 1911

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in school finances, further providing for intergovernmental agreements for school security and safety; in grounds and buildings, further providing for school police officers; in safe schools, further providing for the Office for Safe Schools; providing for school safety and security and for school police officers and school resource officers; establishing the School Safety and Security Fund; establishing the Safe2Say Program; and providing for methods of anonymous reporting concerning unsafe activities in schools.

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

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. Representative John Lawrence moves that the House be adjourned until Monday, June 25, 2018, at 1 p.m., e.d.t., unless sooner recalled by the Speaker.

On the question,
Will the House agree to the motion?
Motion was agreed to, and at 7:26 p.m., e.d.t., the House adjourned.