

# COMMONWEALTH OF PENNSYLVANIA

## LEGISLATIVE JOURNAL

MONDAY, OCTOBER 28, 2019

SESSION OF 2019

203D OF THE GENERAL ASSEMBLY

No. 63

### HOUSE OF REPRESENTATIVES

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

#### THE SPEAKER (MIKE TURZAI) PRESIDING

#### PRAYER

The SPEAKER. The prayer today will be offered by Elder Beverly Taylor of New Jerusalem African Methodist Episcopal Zion Church in Steelton, Pennsylvania. She is the guest of our good friend and colleague, Representative Patty Kim.

REV. BEVERLY TAYLOR, Guest Chaplain of the House of Representatives, offered the following prayer:

If our hearts and minds are clear, let us pray:

God, our Heavenly Father, it is once again we thank You for allowing us the opportunity to approach Your throne of mercy and grace. We come as humbly as we know how to welcome You, Holy Spirit, to this session of the General Assembly this afternoon.

Father God, we ask for a special blessing for our Governor and for the Speaker of this House and for every elected, appointed, and volunteer individual within the sound of my voice. Bless every district and its constituents represented by these humble servants; You who have all wisdom and power know what they are in need of. You know every wish, need, and desire. Help them to continuously be the heart, eyes, ears, and voice of their constituents in spirit and in truth.

Father God, we ask You, as they begin this session, we ask that You guide their voices, their thoughts, and their actions so that they will have a successful meeting. Help them to accomplish their goals while displaying Your character. Walk through these aisles and lay hand on each and every one of these members starting new work, appointing new visions, while completing old assignments. Give them clarity of mind, purpose, and speech to educate, inform, enact purposeful legislation to uplift, and benefit not their Commonwealth, but Your Commonwealth. We know this job is a meticulous process.

O Father God, I bind all hatred, strife, disrespect, and deceitfulness, and I use the spirit of love, peace, unity, and cooperativity, along with joy, while performing his and her obligations in the mighty, magnificent name of Jesus, who is the Christ.

Father God, I ask all of these blessings to bless each and every last one of them, bless our military, and bless all those who are experiencing difficulty right now in their life. I pray, Amen.

### PLEDGE OF ALLEGIANCE

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

### JOURNAL APPROVAL POSTPONED

The SPEAKER. Without objection, the approval of the Journal of Wednesday, October 23, 2019, will be postponed until printed.

### JOURNAL APPROVED

The SPEAKER. We do have, however, the Journal from Tuesday, May 7, 2019. Without objection, it will be approved.

### HOUSE RESOLUTIONS INTRODUCED AND REFERRED

**No. 593** By Representatives MALONEY, BERNSTINE, CALTAGIRONE, CAUSER, COOK, DeLUCA, OWLETT, READSHAW, STRUZZI, ZIMMERMAN and GLEIM

A Resolution directing the Legislative Budget and Finance Committee to study the reasons for the decline in hunting licenses.

Referred to Committee on GAME AND FISHERIES, October 25, 2019.

**No. 594** By Representative LAWRENCE

A Resolution urging the State Board of Education to review the current medical and educational research relating to the amount of time needed by students in elementary and middle schools for research and how recess periods affect test scores.

Referred to Committee on EDUCATION, October 25, 2019.

**No. 595** By Representatives MULLINS, BURNS, KOSIEROWSKI, BIZZARRO, JOHNSON-HARRELL, KORTZ, DIGIROLAMO, McNEILL, BOBACK, LONGIETTI, SCHLOSSBERG, MURT, RYAN, SCHMITT, MILLARD, KINSEY, HERSHEY, CALTAGIRONE, READSHAW and YOUNGBLOOD

A Resolution designating the month of November 2019 as "Complex Regional Pain Syndrome Awareness Month" in Pennsylvania.

Referred to Committee on HEALTH, October 25, 2019.

**HOUSE BILLS  
INTRODUCED AND REFERRED**

**No. 1862** By Representatives PICKETT, DeLUCA, BROWN, COX, DRISCOLL, EVERETT, FREEMAN, FRITZ, GABLER, IRVIN, JAMES, KAUFER, KAUFFMAN, KORTZ, MALONEY, MILLARD, B. MILLER, MULLERY, OWLETT, RADER, READSHAW, SAYLOR, SIMMONS, WARREN, YOUNGBLOOD, ZABEL and ZIMMERMAN

An Act amending the act of May 17, 1921 (P.L.682, No.284), known as The Insurance Company Law of 1921, in quality health care accountability and protection, providing for protections for consumers receiving surprise balance bills for health care services from out-of-network providers.

Referred to Committee on INSURANCE, October 25, 2019.

**No. 1960** By Representatives TOBASH, EVERETT, SCHMITT, KEEFER, B. MILLER, RYAN, OWLETT, GREINER, MILLARD, PICKETT, ZIMMERMAN, MOUL, BERNSTINE and GLEIM

An Act amending Titles 24 (Education), 64 (Public Authorities and Quasi-public Corporations) and 71 (State Government) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for definitions; in membership, contributions and benefits, further providing for appropriations by the Commonwealth and establishing the Public School Employees' Contribution Fund; in School Employees' Defined Contribution Plan, further providing for powers and duties of board; in administration and miscellaneous provisions, further providing for Public School Employees' Retirement Board, for administrative duties of the board, for health insurance and for duties of board to report to State Employees' Retirement Board, providing for duties of the board to report to the investment office, further providing for management of fund and accounts, for Public School Employees' Retirement Fund, for State accumulation account, for health insurance account, for Northern Ireland-related investments, for fraud and adjustment of errors, for payments to school entities by Commonwealth commencing with the 2019-2020 school year and for establishment; in group health insurance program, further providing for administration, for Public School Retirees' Health Insurance Fund and for management of fund; in public authorities, establishing the Commonwealth Pension Investment Office; in preliminary provisions, further providing for definitions and providing for certification by Secretary of the Budget; in membership, credited service, classes of service and eligibility for benefits, further providing for mandatory and optional membership in the system and participation in the plan; establishing the State Employees' Contribution Fund; in benefits, further providing for termination of annuities; in State Employees' Defined Contribution Plan, further providing for termination of distributions and for powers and duties of board; in administration, funds, accounts and general provisions, further providing for administrative duties of the board and for duties of the board to report to the Public School Employees' Retirement Board, providing for duties of the board to report to the Pension Investment Office, further providing for management of fund and accounts, for State Employees' Retirement Fund, for Northern Ireland-related investments, for benefits completion plan and for fraud and adjustment of errors.

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**No. 1981** By Representatives WENTLING, MATZIE, SCHMITT, MILLARD, KULIK, BROOKS, KINSEY, FREEMAN, YOUNGBLOOD, MERSKI, CAUSER, BERNSTINE, CALTAGIRONE and SCHWEYER

An Act amending Title 37 (Historical and Museums) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for Pennsylvania Historical and Museum Commission; in powers and duties of Pennsylvania Historical and Museum Commission, providing for volunteer program; and making related repeals.

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**No. 1982** By Representatives BENNINGHOFF, EVERETT, BERNSTINE, BOYLE, BRADFORD, DUNBAR, HERSHEY, JONES, MILLARD, MOUL, PICKETT, SAYLOR, SCHMITT, SCHWEYER, TOBASH, LAWRENCE, B. MILLER, GLEIM and GREINER

An Act amending Title 71 (State Government) of the Pennsylvania Consolidated Statutes, in membership, credited service, classes of service, and eligibility for benefits, further providing for credited State service; in contributions, further providing for shared-risk member contributions and shared-gain adjustments to regular member contributions, for contributions to the system by the Commonwealth and other employers and for actuarial cost method and providing for advance payment of accrued liability contributions; in administration, funds, accounts and general provisions, further providing for administrative duties of the board, for duties of heads of departments and for State accumulation account; providing for obligations of the board, for exercise of legislative power and for liability.

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**No. 1983** By Representatives CAUSER, PASHINSKI, BURGOS, CALTAGIRONE, DeLUCA, DIAMOND, DUNBAR, FEE, GILLEN, M. K. KELLER, LAWRENCE, MILLARD, MOUL, OWLETT, SAPPEY, STEPHENS, WHEELAND and ZIMMERMAN

An Act amending Title 3 (Agriculture) of the Pennsylvania Consolidated Statutes, in race horse industry reform, further providing for costs of enforcement of medication rules or regulations.

Referred to Committee on AGRICULTURE AND RURAL AFFAIRS, October 25, 2019.

**No. 1984** By Representatives BENNINGHOFF, BERNSTINE, BOBACK, BROOKS, BROWN, DeLUCA, DIAMOND, EVERETT, FRITZ, GABLER, GILLEN, GLEIM, HERSHEY, KAUFFMAN, KEEFER, KINSEY, LAWRENCE, MARKOSEK, McNEILL, MIHALEK, MILLARD, MOUL, PICKETT, READSHAW, ROTHMAN, RYAN, SCHLOSSBERG, SCHWEYER, TOEPEL, TOOHIL, YOUNGBLOOD, GILLESPIE, COX, DELOZIER, STAATS, ECKER and JOZWIAK

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in proceedings prior to petition to adopt, further providing for petition for involuntary termination and providing for special provisions when child conceived as a result of rape or incest.

Referred to Committee on JUDICIARY, October 25, 2019.

**No. 1985** By Representatives LAWRENCE, BURGOS, CALTAGIRONE, SCHLEGEL CULVER, DUSH, EVERETT, FEE, GABLER, HEFFLEY, HERSHEY, HILL-EVANS, JOZWIAK, KAUFFMAN, KEEFER, MILLARD, B. MILLER,

OWLETT, PICKETT, PYLE, RADER, RIGBY, SCHMITT, STAATS, TOPPER and ZIMMERMAN

An Act amending the act of December 15, 1971 (P.L.596, No.160), known as the Outdoor Advertising Control Act of 1971, further providing for removal of prohibited advertising devices and for penalties for violation.

Referred to Committee on TRANSPORTATION, October 25, 2019.

**No. 1986** By Representatives LAWRENCE, MURT, RABB and READSHAW

An Act establishing the Citizens Compensation Commission and providing for its powers and duties; and repealing provisions of the Public Official Compensation Law.

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**No. 1987** By Representatives DOWLING, SIMMONS, RYAN, BERNSTINE, ROTHMAN, METCALFE, GROVE, MOUL, ECKER, DUNBAR, COOK, STAATS, WARNER and WALSH

An Act amending the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code, in district election officers, further providing for election officers to be sworn; in dates of elections and primaries and special elections, further providing for affidavits of candidates; in nomination of candidates, further providing for petition may consist of several sheets and affidavit of circulator, for affidavits of candidates, for examination of nomination petitions, certificates and papers and return of rejected nomination petitions, certificates and papers, for vacancy in party nomination by failure to pay filing fee or for failure to file loyalty oath, for affidavits of candidates, for filling of certain vacancies in public office by means of nomination certificates and nomination papers and for substituted nominations to fill certain vacancies for a November election; in ballots, further providing for form of official election ballot and for form of ballots and printing ballots and stubs and numbers; in voting machines, further providing for form of ballot labels on voting machines; in returns of primaries and elections, further providing for manner of computing irregular ballots and repealing provisions relating to petition to establish identity by candidate nominated under different names and cumulation prohibited; replacing references to "justice of the peace" with "magisterial district judge"; and removing references to the "Traffic Court of Philadelphia."

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**No. 1993** By Representatives ROTHMAN, BARRAR, BERNSTINE, CALTAGIRONE, MIHALEK, STAATS, KEEFER, O'NEAL, WHEELAND, BURGOS, SAYLOR and ECKER

An Act amending the act of April 12, 1951 (P.L.90, No.21), known as the Liquor Code, in licenses and regulations for liquor, alcohol and malt and brewed beverages, further providing for malt and brewed beverages manufactures', distributors' and importing distributors' licenses, for unlawful acts relative to liquor, alcohol and liquor licensees and for unlawful acts relative to malt or brewed beverages and licensees; and, in distilleries, wineries, bonded warehouses, bailees for hire and transporters for hire, further providing for exemptions.

Referred to Committee on LIQUOR CONTROL, October 25, 2019.

**No. 1994** By Representatives PASHINSKI, MALAGARI, SCHLOSSBERG, FREEMAN, HANBIDGE, WEBSTER, ZABEL, ULLMAN, McNEILL, POLINCHOCK, DeLUCA, RABB, THOMAS, HILL-EVANS, T. DAVIS, MOUL, JOHNSON-HARRELL, CIRESI, FRANKEL, ROEBUCK, HOWARD, SNYDER, KINSEY, MULLERY, JOZWIAK, VITALI, CARROLL, McCARTER, ISAACSON, CALTAGIRONE, SAPPEY, KENYATTA, SCHWEYER, McCLINTON, READSHAW, SANCHEZ and GOODMAN

An Act amending Titles 18 (Crimes and Offenses), 35 (Health and Safety) and 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, providing for flavored vapor products; providing for labeling of vapor products; and, in preemptions, further providing for tobacco.

Referred to Committee on JUDICIARY, October 25, 2019.

**No. 1995** By Representatives RYAN, BERNSTINE, BROOKS, ECKER, GLEIM, HERSHEY, KAUFFMAN, LEWIS, MACKENZIE, B. MILLER and STAATS

An Act establishing the Keystone Solvency Operating Study Commission and providing for its powers and duties and for a report.

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**No. 1996** By Representatives RYAN, BARRAR, BERNSTINE, EVERETT, GROVE, HELM, KEEFER, B. MILLER and MOUL

An Act amending Titles 24 (Education) and 71 (State Government) of the Pennsylvania Consolidated Statutes, in administration relating to retirement for school employees, further providing for Public School Employees' Retirement Board and for administrative duties of board; and, in administration relating to retirement for State employees and officers, further providing for the State Employees' Retirement Board and for administrative duties of the board.

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**No. 1999** By Representatives SHUSTERMAN, ZABEL, SCHLOSSBERG, READSHAW, HILL-EVANS, CALTAGIRONE, McNEILL, WILLIAMS, NEILSON, O'MARA, SANCHEZ, DRISCOLL, HOWARD and SOLOMON

An Act amending the act of July 10, 1981 (P.L.234, No.76), known as the Donated Food Limited Liability Act, further providing for donor immunity.

Referred to Committee on AGRICULTURE AND RURAL AFFAIRS, October 25, 2019.

## SENATE BILLS FOR CONCURRENCE

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

**SB 61, PN 1294**

Referred to Committee on LIQUOR CONTROL, October 25, 2019.

**SB 81, PN 55**

Referred to Committee on JUDICIARY, October 25, 2019.

**SB 398, PN 380**

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**SB 412, PN 730**

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**SB 413, PN 432**

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**SB 750, PN 1188**

Referred to Committee on STATE GOVERNMENT, October 25, 2019.

**SENATE MESSAGE**

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

The clerk of the Senate, being introduced, returned **HB 49, PN 2740**, and **HB 859, PN 2766**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

**SENATE MESSAGE**

HOUSE BILL  
CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 1085, PN 1321**, with information that the Senate has passed the same without amendment.

**BILL SIGNED BY SPEAKER**

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

**HB 1085, PN 1321**

An Act repealing the act of June 22, 1935 (P.L.414, No.182), known as the State Personal Property Tax Act.

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

**BILLS REMOVED FROM TABLE**

The SPEAKER. The majority leader moves that the following bills be removed from the tabled calendar and placed on a supplemental calendar:

HB 1617;  
HB 1886;  
HB 1961;  
HB 1962;  
HB 1963;  
HB 1964;  
SB 147;  
SB 421; and  
SB 694.

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

The SPEAKER. Members, we are going to be voting on resolutions later. We do have a few guests with us, though. At this time I am asking all members to please take your seats. All members, please take your seats. The Sergeants at Arms will close the doors of the House.

Representative Deasy, will you please come up to the rostrum here. And our guests – will you please escort them up here, Kelly? Steve Blass and Greg Brown. Please come on up. Also, Representative Gaydos, please come on up to the rostrum to be behind Representative Deasy. All members, please take your seats. We will be voting on this, and Representative Deasy will be advocating for a "yes" vote.

**STEVE BLASS PRESENTED**

The SPEAKER. Representative Deasy, please feel free to speak on HR 571.

Mr. DEASY. Thank you very much, Mr. Speaker, and thank you, members, for your attention. I will be brief.

I am very pleased today to welcome a constituent of the 27th Legislative District today, Mr. Steve Blass, who recently retired after 60 years – that is correct, 60 years – with the Pittsburgh Pirates organization. He was drafted at the age of 18 by a scout named Bob Whalen, who promised him an opportunity to play in the minor leagues right out of high school. He made his minor league debut with Kingston.

In 1964 Steve Blass made it to the major leagues playing for what would become his beloved Pittsburgh Pirates. In 1971 he made history by pitching the entire game for the Pittsburgh Pirates in their championship win during the seventh game of the World Series; that is, indeed, a feat that has not been repeated since then. And if you think about all the records that are out there in today's day of baseball, where there is so much specialized in the bull pen, the days where a starter would go seven innings – I am sorry, nine innings in a seventh decisive game is pretty much unheard of, and that is probably a legacy that will stand for a long time.



When his career ended on the mound, his love and commitment to the Pirates remained. He continued to be involved with the Pirates doing community service efforts for the club and eventually becoming part of the broadcasting team as a color commentator. This year, after more than 60 years with the Pirates, giving his time and talents in three parks – Forbes Field, Three Rivers Stadium, and PNC Park – Blass retired. Think about that: he outlived Three Rivers Stadium, which was a long time; the planning, the construction, and he was also there when it was imploded, so it is amazing if you think about it, the amount of time that he spent with the organization.

I do have one fun fact, also, about Steve. In 2009 he recorded a pair of holes in one in the same round of golf, which the odds of doing so, according to Golf Digest, are 1 in 67 million. So at the age of – you were about 50 back then; yeah, that is a pretty good accomplishment, in 2009.

His legacy goes far beyond the ball field broadcast booth and golf course, though. He is a family man and a true community giver, having spent decades involved with the Pirates charities and a vast array of other community service efforts. I am honored to have Steve Blass and his wife, Karen, as my constituents. I am humbled to introduce and celebrate Steve Blass here today. Later today I will be asking for an affirmative vote as we designate today, October 28, as "Steve Blass Day" in Pennsylvania.

Today we are also joined by his longtime colleague and friend, Greg Brown. Mr. Brown is a legend as well. In addition to nearly 30 years of calling play-by-play, many Pirates fans will recognize his signature trademark after every win: "Raise the Jolly Roger!"

We are also joined by Chuck Kolling, who has represented the Pirates for many years. We appreciate Chuck bringing Steve and Greg with us today.

So please take a minute to thank and honor our guest here today, Mr. Steve Blass. Thank you.

The SPEAKER. Representative Matzie, will you come up and join us too. I believe Mr. Brown actually lives in your district, right near Representative Gaydos' district, and the line, I think, is right there, so I want to bring up Representative Matzie.

Representative Deasy, to make sure that we get a unanimous vote from our colleagues who maybe happen to root for the Phillies, we are going to give Mr. Blass an opportunity to advocate for himself here a little bit as well. I am just having some fun.

I am going to have Representative Deasy bring up Steve Blass to say a few words, right here at the rostrum, in thanks for this resolution that you have sponsored today. Please, Steve, just follow him right up there. Thank you.

Mr. BLASS. Thank you very much, Dan, and whoever has been a part of bringing Greg and I here. It is so nice to be introduced without getting booed. It has happened. But I am honored, I am humbled by this room. This is a very special day for me. I hope it is not too simplistic, but I want to thank each and every one of you – the men, the women – who work so hard to make our Commonwealth the greatest place to live, work, and play. Thanks to all your efforts in that direction.

I have to tell a very, very quick story, and this might be a fit, because I had the honor of being a teammate of Roberto Clemente for 10 years; absolute honor. He had the ability to take a 10-year major league veteran and turn him into a 10-year-old kid. We were lucky to have him. But as a young Pirate, you did not dare talk to Clemente until you had validated that you were good

enough to be on a team with him, and that took a while. And after I had won a few games, I decided it was time to go over and mention that to Mr. Clemente. And I went over and I said, "Roberto, here's the deal. If I ever get traded, I'm going to pitch you inside, because every National League pitcher pitches you away and you hit 350 every year," and he said, "Blass, I'm going to tell you one thing: you pitch me inside, I will hit the ball to Harrisburg."

And lastly, 2 weeks ago the Pirates gave me an unbelievable send-off. It has been quite a journey, 60 years. It has been a two-way street. They gave me the opportunity to live my dream, and I will never, ever lose what I consider to be a very important word for me, my "loyalty" to the Pittsburgh Pirates and the city of Pittsburgh, western Pennsylvania. And the send-off, very quickly, involved my 16-year-old grandson catching the first pitch at the game on the 28th, a night I will never forget and an item that I will never forget. Just before that, he was standing in front of the Pirates dugout with his grandmother and said, "Grammy, I hope he doesn't throw me a 95-mile-an-hour fastball." And she said, "Chris, he never had a 95-mile-an-hour fastball."

So I cannot tell you what a treat it is to be here, what a treat it is to be a member of the Commonwealth. I am a Connecticut guy, but I am not a Nutmegger anymore; I am a Keystoner. So thank you so much. This is an unbelievable treat.

The SPEAKER. Thank you. Steve. Your work in the communities throughout the greater Pittsburgh region in southwestern Pennsylvania is well-noted. He contributes much of his time to those less fortunate, and we are grateful for all that you have done, particularly that you are a role model for so many of our young men and women.

In that World Series, Steve, you had two wins, right? You had a 5-1 victory and a 2-1 victory, right? Game three and game seven. Okay. I just have to ask, did you go nine innings in the game three? How many innings did you go in game three?

Mr. BLASS. Nine.

The SPEAKER. So you did 18 innings game 3 – 9 and 9 in both those games – and 2 runs total? That is amazing.

Mr. BLASS. Not that I remember.

The SPEAKER. Not that you remember. I remember it because I was a young; not a lot younger than you, but I was around 12 watching that series. I did not miss a minute. Thank you so much. And to Greg Brown, your teammate in the broadcast booth, thank you both for being here today. We are very, very honored. I know you are heading over to the Senate. We are just so gracious that you could be with us today. Thank you.

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

Representative Hanbidge and Representative Malagari have guests on HR 477. I am going to have them speak now. As I said, we will be doing the votes later. Representative Hanbidge, come on right here. Representative Malagari, please, if you are going to join Representative Hanbidge, and then Representative Dush will be next. He has some guests on HR 392, and Representative Hanbidge, I will start with you. Again, they will be advocating for votes on their resolution, which will occur towards the end of the session day.

**STATEMENT BY MS. HANBIDGE**

The SPEAKER. Representative Hanbidge, you may proceed.

Ms. HANBIDGE. Thank you, Mr. Speaker.

I have the distinct privilege of thanking my colleagues for supporting—

The SPEAKER. Please, just suspend. My apologies, Representative Hanbidge.

Members, please take your seats. We have guests here with the good Representatives. They have traveled some distance to be with us, and that is why we are having these remarks at the beginning, because there are guests with these members. As you know, we do the remarks for no guests towards the end of the session day, but we do have guests here today that have traveled some distance. Please show them the respect that they deserve.

Sergeants at Arms, please close the doors of the House, although if members need to get off, let them off, or if guests need to get off, let them off, but at this time I would like attention to our colleagues. Thank you.

Ms. HANBIDGE. I would like to thank my colleagues for their support of HR 477. I am betting you will support it when you hear more about it. It is Civic Education Awareness Month in Pennsylvania, and this is a subject that is near and dear to probably all of our hearts because, of course, our process reflects the knowledge of the people around us and their engagement in our government.

I have also the distinct privilege of being joined by guests from my county on a program that I have been a part of for past 3 years. It is the Liberty & Law program at the Montgomery County Bar Association, and in the last 10 years, the program has educated over 6,000 sixth graders. And we know that we could never do this program without the support of the teachers and the schools and the people that surround us who let us into their classrooms, who let us talk to their kids about the Constitution, who let us talk to their kids about laws, making laws, who let us mess up their classrooms when we do moot court appearances and things like that.

But over the last 10 years, over 118 judges and attorneys in Montgomery County have volunteered for this program, and I am so proud to be counted among them for the last 3 years. We are in 23 classrooms this year. We have 70 attorneys and judges participating, with 24 substitutes, and this is pattern and practice. These are local officials, local government officials like judges, other people, that are truly engaged in trying to make sure our children do better.

My hope is that Pennsylvania, across all spectrums, all ages, people become more involved and interested in our government. I think our government works better when people are involved, and at this point, I am dismayed to report that only 7 percent of eighth graders can identify all three branches of governments. Only 23 percent of eighth graders are scoring proficient on national civics awareness tests, and it is really important that every one of us embraces getting information out, supporting kids, supporting people in all walks of life and ages to get them involved, interested, and dedicated to this process. The guest that I have here right now—

The SPEAKER. Yes, if you could identify them, and please stand as you are identified, and we are going to hold our applause until after, but we are going to be introducing each of the guests. Thank you, Representative Hanbidge.

Ms. HANBIDGE. I have Attorney Mary Pugh, who is the past president of the Montgomery County Bar Association. She is one of the administrators of the civics program and also a mentor of mine in that she is the director of the Montgomery County Child Advocacy Project. I also have Judge Andrea Duffy, who is the other administrator of the program that actually touches my district. So I am in classrooms with both of you, if it is in the county, and Judge Duffy does some incredible work with drug prevention or recidivism prevention, drug prevention. We are so fortunate to have them in the county.

Our third guest, I am going to allow him to be introduced by Representative Malagari, who I know is excited to introduce him.

**STATEMENT BY MR. MALAGARI**

The SPEAKER. Oh, yes. Representative Malagari, please, sir, any remarks and introductions, sir.

Mr. MALAGARI. Thank you, Mr. Speaker.

I rise today to ask my colleagues for their support of HR 477. Luckily, I find myself surrounded in this room by people who want to promote civics education, and I am not just talking about the days in which we are here in Harrisburg on the House floor. I am humbly asking for your vote on HR 477.

It is also a distinct honor for me to have with us Judge Andrea Duffy, who actually is a district justice within in my district, and to have Mary Pugh here is a great honor as well.

In my district office, my intern, Brittany, is leading efforts to organize field trips for fourth graders to Harrisburg. Her goal is to provide children with a firsthand look at how government works, and I am hoping that we can actually get that program moving forward in all the districts that we represent.

In addition to that, today I am joined by Ricky Buttacavoli to my left, who is well known by many people in Montgomery County for his civic involvement. I have known him for many, many years. Ricky actually brought this important resolution to my attention this year, but also, he has worked on this a couple of years before. This is not the first time he has been here in the House to talk about this, and allowing me to get on this resolution with Representative Hanbidge was the importance of engaging our youth in civics and helping them understand the importance of civic duty, of voting, and also, just taking part in the electoral process.

I ask my colleagues for their support on HR 477. I thank you all for your time and thank you for your support.

The SPEAKER. Representative Hanbidge.

Ms. HANBIDGE. I have a quick shout-out to the civics classes that I am part of in East Norriton Middle School and Gwyn Nor Elementary School. So guys, I will see you Friday for civics class, and I am showing this video there.

The SPEAKER. Thank you, Representatives, very much, and thank you to our guests. Thank you for being here. At the break, if you are here, we will take some photos, if you have time. If not, we understand.

Representative Cris Dush. We are going to just briefly open the doors of the House in case any members need to come on or off, but I am going to close them again for Representative Dush's introduction of his guests.

**STATEMENT BY MR. DUSH**

The SPEAKER. Representative Dush will be speaking on HR 392. You may proceed, sir, and please do not forget to introduce our guests.

Mr. DUSH. Thank you, Mr. Speaker.

Members of the House, I am greatly honored to rise and ask for your support of HR 392, which would declare November 7, 2019, as the "Victims of Communism Memorial Day" in Pennsylvania. The Victims of Communism Memorial Foundation is a nonprofit organization that was actually authorized by unanimous vote by the U.S. Congress to educate the public regarding the more than 100 million lives lost to the atrocities of communism during the 20th century.

One of the foundation's most important priorities is to encourage State legislatures to introduce legislation to remember the victims of communism every November 7. November 7, 2019, marks 102 years since the Bolshevik Revolution in Russia, which resulted in the world's first communist regime under Vladimir Lenin.

HR 392 is also in full agreement with President Donald Trump, who will be recognizing the Victims of Communism Memorial Day at the national level for the third consecutive year by declaring that communism, as a political philosophy, is incompatible with liberty, prosperity, and preserving the dignity of human life. If you truly believe our founding documents from the Declaration of Independence to the U.S. Constitution and the Bill of Rights, then you cannot subscribe to the teachings of Karl Marx or condone the genocidal actions of Joseph Stalin, Pol Pot, or Chairman Mao.

Article I, section 1, of the Pennsylvania Constitution makes it abundantly clear that, and I quote, "All men are born equally free and independent, and have certain inherent and indefeasible rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing and protecting property and reputation, and of pursuing their own happiness," end quote.

If you are thankful for the freedoms as an American citizen, you simply cannot embrace communism, for in communism, everything is owned by the State. You do not have the right to possess property or to own property. In our constitutional American Republic, we the people have the right to own and secure property. In wickedly evil, sharp contrast, communism makes the false promise of equality, but only delivers atrocities. Under communist rule, the only things you may have in your possession are things which the State decides you may have, while countless victims of communism are unconscionably slaughtered and silenced for simply speaking out against injustice and tyranny.

Once again— In fact, I was going to submit these things, but I am going to read two, just to give you an idea. There was a group of six socialists in France who, once the Soviet Union fell, decided to go and examine what was going on in the Soviet Union, and let me read from Lenin. "Comrades! The kulak uprising in your five districts must be crushed without pity. The interests of the whole revolution demand such actions, for the final struggle with the kulaks has now begun. You must make an example of these people. (1) Hang (I mean...publicly, so that people see it) at least 100 kulaks, rich bastards, and known blood-suckers. (2) Publish their names. (3) Seize all their grain. (4) Single out the hostages per my instructions"—

The SPEAKER. Sir, would you please just suspend for one moment. There are members who wish to object, but I need to outline where we are at this stage.

These are not rule 35 resolutions. What we are doing at this point – and everybody knows this and everybody has been alerted to this fact – every resolution is assigned to a committee. The committee can or cannot pass a resolution out of that committee. This resolution came out of the committee. I am not sure what committee it came out of, HR 392. Then it gets listed for a vote. Typically, I do all the votes at the end of session. Guests – maybe we are going to have to revisit this if this is where we are headed – but if members have resolutions that came out of the committee and get listed for a vote, if they have guests here, because I do not want to hold the guests back, we are having the members introduce their guests and speak on the resolutions. There will be a vote on each resolution. There will be a separate vote on each resolution; that is when we are doing it, and any member will be able to speak on – please wait – any member will be able to speak on that specific resolution when we put it up for a vote. Every member will be able to speak on it.

Please speak to your leadership. I have them up here. That is the process. We are going to let Representative Dush finish his remarks on HR 392. We are not going to vote it until afterwards. And it is not on unanimous consent; this is on the resolution.

You may speak on a parliamentary inquiry, but this is the only one I am going to entertain at this point. You may proceed, but you are the only one that I am going to entertain at this point because I have outlined in detail where we are. Please proceed.

**PARLIAMENTARY INQUIRY**

Mrs. DAVIDSON. Thank you, Mr. Speaker.

The parliamentary inquiry is, the gentleman you stated is not speaking on unanimous consent.

The SPEAKER. He is speaking on HR 392—

Mrs. DAVIDSON. He is speaking on the resolution.

The SPEAKER. —which will be voted upon later today – yes – and he is introducing guests. Now, here is what we are going to do, though, if this is where we are going to be, I will hold all remarks until the end of the day, even with guests, which means that guests have to stay the entire day. Every guest will have to stay the entire day because we do them at the end of the day, and that way everybody can speak. The whole point of sending it to committee and bringing it out on the floor is that there is no unanimous consent.

Mrs. DAVIDSON. Mr. Speaker, I did not ask my question yet. My question is, can we have the resolution on the board?

The SPEAKER. We will. We will when we put it up for the vote and anybody will be able to speak on it.

Mrs. DAVIDSON. Okay. Thank you, Mr. Speaker.

The SPEAKER. And we are accommodating the guests for Representative Deasy, Representatives Hanbidge and Malagari, and Representative Dush. That is what we are doing. We can also just decide that for any resolution, there are no more guests, and then everybody can be at the end of the day. But at this time I am going to let Representative Dush conclude his remarks and introduce his guests, and I think he has eight guests. So at a certain point, Representative Dush, if you could introduce your guests, that would be helpful.

You may proceed.



Mr. DUSH. Thank you, Mr. Speaker.

I want to finish the remarks from the Soviet President Lenin. Let me pick up at the beginning of this. It is just a single paragraph.

"Comrades! The kulak uprising in your five districts must be crushed without pity. The interests of the whole revolution demand such actions, for the final struggle with the kulaks has now begun. You must make an example of these people. (1) Hang (I mean hang publicly, so that people see it) at least 100 kulaks, rich bastards, and known blood-suckers. (2) Publish their names. (3) Seize all their grain. (4) Single out the hostages per my instructions in yesterday's telegram. Do all this so that for miles around people see it all, understand it, tremble, and tell themselves that we are killing the bloodthirsty kulaks and that we will continue to do so. Reply saying you have received and carried out these instructions. Yours, Lenin.

"P.S. Find tougher people."

The reason he put that P.S. (postscript) on there is because the terror that he was trying to inflict, his own people were starting to slow down. Let me continue on something he put on the Red Terror.

"The time has come to put a stop to all this weakness and sentimentality. All the right Socialist Revolutionaries must be arrested immediately. A great number of hostages must be taken among the officers and the bourgeoisie. The slightest resistance must be greeted with widespread executions. Provincial Executive Committees must lead the way here. The Chekas and the other organized militia must seek out and arrest suspects and immediately execute all those found to be involved with counterrevolutionary practices... Leaders of the Executive Committees must immediately report any weakness or indecision on the part of the local soviets to the People's Commissariat of Internal Affairs. No weakness or indecision can be tolerated during this period of mass terror."

The regime was actually identifying it as a terror campaign against its own people. We see it happening again in China. We see it happening in North Korea. We have seen it happen with Pol Pot and with Castro.

This recognition of the victims of communism, as I said, was passed unanimously in both the U.S. House and the U.S. Senate, and the organization which was raised up to help memorialize this is the Victims of Communism Memorial Foundation, and if you would rise in the back as I introduce you. Kristina Olney, the director of government relations. Kristina, would you stand.

The SPEAKER. The Sergeants at Arms, please close the doors of the House.

If you can, please articulate the names of each of our guests.

Mr. DUSH. Thank you, Mr. Speaker.

Again, standing is Kristina Olney. She is the director of government relations for the Victims of Communism Memorial Foundation; Elad Vaida, Victims of Communism Memorial Foundation government relations associate; Omer Kanat, World Uyghur Congress executive committee chairman. And by the way, he provided some excellent testimony today at our press conference in the Rotunda of the oppression that his people are under, not only in China and the outlying provinces, but here in the United States where the Chinese government is actively pursuing Uyghurs who are living here in the United States right now and intimidating them. Also, Ilyer Nassyrov, a Uyghur from here in Harrisburg.

Also with us are Karla Jones, the director of international relations and federalism from the American Legislative Exchange Council; Dan Reynolds, public affairs coordinator for the American Legislative Exchange Council; also from the American Legislative Exchange Council, Erik Redburn, international relations intern; and Abe Akhavgov, a fellow working with the organization.

I want to thank all of you for the testimony and for the support that you have provided, and the efforts that you are doing to educate the people of the United States of America.

Thank you, Mr. Speaker.

The SPEAKER. Thank you to our guests for being here today.

Representative Heffley, please come up to the front. He has some Keystone State Games champions. He will be followed by Representative Hennessey – so I just want to get everybody ready for these champions – then Representative Warner. So we are going to go Representative Heffley, Representative Hennessey, and Representative Warner, in that order.

### **CHRISTINE SEARFOSS AND ROGELIO FAULKNER PRESENTED**

The SPEAKER. Representative Heffley, the floor is yours. Speak loud and clear. The button is right there in front of you.

Mr. HEFFLEY. Thank you, Mr. Speaker.

Mr. Speaker, I have the honor today of introducing two martial arts champions. Chris Searfoss is one of my constituents, and Ro Faulkner is a constituent of Representative Zach Mako, who, as we know, is currently deployed with the National Guard.

Chris and Ro competed in the Keystone State Games last summer and took home seven gold medals. Chris won in the Kata, Weapons and Non-traditional Kata competitions, while Ro was the champ in Traditional Open Hand Kata, Non-traditional Open Hand Kata, and Traditional and Non-traditional Weapons Kata.

From there they went on to compete nationally at the State Games of America in Lynchburg, Virginia, in August. Once again each of them did very well, capturing two silver medals apiece for Pennsylvania. Chris's medals came in the Weapons category, and the other was in Kata. Chris was the only female competitor from Pennsylvania to accomplish this feat. Ro's silver medals were in Traditional Open Hand Kata and Traditional Weapons Kata. Their finishes qualified both of these outstanding athletes to compete at the international level at the Irish Cup martial arts tournament in Dublin, Ireland, next June.

Chris and Ro train at the Mountain Karate Academy in Palmerton, Carbon County. Owner and Master Instructor Paul Maglionico – if you could rise in the back, Paul – also joins us today. I am sure he is very proud of their accomplishments, as all of us are. They have represented our area and our Commonwealth of Pennsylvania.

Chris and Ro, we congratulate you on your successes, and wish you all the best as you compete in Ireland next year. Congratulations.

The SPEAKER. All the best over in Ireland. Thank you, champions. We are very honored to have you here today.



Representative Tim Hennessey, please come on up, and bring up all the award winners. I think we will have room for everybody up here – I think. Let us just bring all the winners up. Champions, I should say, not winners; champions.

**OWEN J. ROBERTS HIGH SCHOOL  
WILDCAT CREW CLUB JUNIOR VARSITY  
TEAM AND NOVICE TEAM  
PRESENTED**

The SPEAKER. Chairman, you may proceed.

Mr. HENNESSEY. Thank you, Mr. Speaker.

I ask the members for your attention, for what this crew from Owen J. Roberts High School has accomplished is especially noteworthy. These young girls – Maddi Braun, Haley O'Donnell, Stacia Subick, Sophia Ferrizzi, and their coxswain, Alexander Lilly – won a national championship in rowing. They won it at the Scholastic Rowing Association of America Regatta on May 24-25 of this year, 5 months ago, in Nashport, Ohio.

The SPEAKER. Folks, as the good chair said, this team of five – all five of you, please raise your hands – a national championship. That deserves a round of applause right there.

Mr. HENNESSEY. Earlier in the month of May, this Owen J. Roberts crew competed in the Philadelphia City Championships in the Manny Flick Regatta, and also won the gold medal at the Stotesbury Cup Regatta, the world's largest high school rowing event, the weekend before their national championship performance.

Also joining them on the podium are Charlotte Camp and Rachel Nemeth – raise your hands, girls – who, as part of this small rowing club at Owen J. Roberts, won the Philadelphia City Championships on May 5 – as freshmen.

The Owen J. Roberts Rowing Club is only 4 years old and they are accomplishing really great things on the Schuylkill River in Pottstown, and also, as you have heard, they have done it on a national level as well. Joining them, we have the superintendent of Owen J. Roberts High School, Susan Lloyd. Is Susan here? Susan is perhaps the youngest, might be one of the youngest superintendents of schools in Pennsylvania.

The SPEAKER. Superintendent, come on up. Come up and join the team, if you do not mind, please.

Mr. HENNESSEY. She also has a distinction – a dubious one at that – of being my neighbor.

We are also joined by coach Stefan Sztancsa. Coach, what you have accomplished with this young crew is fantastic, and you have got a bright future ahead of you. Please, if you would, please recognize what these girls have accomplished by being national champions all across America in their rowing exploits. Thank you.

The SPEAKER. Moms and dads, please stand too. We are going to give you a little round of applause for making the trip here today. Thank you so much. Thanks for being with us.

Representative Warner, come on up. I think we are going to take this team to the well of the House. I do not know that I can get everybody up here. Are there any that you want to bring up, the captains and the coaches and the superintendents or administrators? Do you think we can get everybody up here? Okay.

**PENN STATE FAYETTE  
MEN'S TRACK AND FIELD TEAM  
PRESENTED**

The SPEAKER. Representative Warner, please proceed to the rostrum and introduce our champions.

Mr. WARNER. Thank you, Mr. Speaker.

Mr. Speaker, I rise today to recognize some fantastic athletes who, as members of Penn State Fayette's Track and Field Team, have achieved great things as part of a very young team. Though it just started 3 years ago and with only a few athletes, the 22 members of the men's track and field team took home the USCAA (United States Collegiate Athletic Association) National Championship Invitational held at Vermont Tech College in April. Their outstanding performance earned them 178 team points and 8 individual gold medals. Among the medal winners joining us today are Hayden Rhodes, who also earned a gold as part of the 4x400 team; Drew Erdman, who won the 10,000 meter; Craig Weaver, who won the discus; and Hunter Scott, who won the hammer. We are also joined by athletes Josh Crayton and Tyler Zelenick; assistant coach, Brian Brown; and Penn State Fayette athletic director, Lou Zadecky. And of course, we are also happy to welcome their leader and coach, Joe Carei, who has done an outstanding job of bringing this young team together.

As an alumnus from Penn State Fayette, I am extremely proud of your accomplishment and very honored to have you join us here today in the House. Keep up the good work on and off the field, and congratulations to you all for a job well done.

We are.

The SPEAKER. Representative Warner, how far did these individuals travel today?

Mr. WARNER. Three hours, roughly 3 hours.

The SPEAKER. So a little over 3 hours to get here, 3 hours to go home. And we are so honored to have the Penn State Fayette Men's Track and Field Champions with us. Thanks, gentlemen.

**GUESTS INTRODUCED**

The SPEAKER. Representative Briggs has a guest with him today. Jonathan Garino, please stand. He is an outstanding orthopedic surgeon, and he is the first vice president of the Pennsylvania Orthopaedic Society. Thank you so much for being with us today, Dr. Garino. Thank you. As I said, we will take photos at the break, if anybody wishes to stay for photos.

Chris Tomley, and he has his children, Miles and Arden, with him. Please stand. They are guests of Representative Bob Brooks. Chris is a Rotarian who oversees the Program of Caring and the Coats for Kids for I think the entire Westmoreland County, right? So thank you so much for being with us today, Chris Tomley and family.

Representative Jesse Topper and Representative Rob Kauffman bring with us today John Kilduff – please stand – and his wife, Suk Cha Kim-Kilduff. Thank you so much for being with us. We are very honored. Thank you for coming. Thank you.

John Brophy. Will you please stand, John? John is majoring in political science and communications at the University of Pittsburgh, and he is interning in Representative Valerie Gaydos' district office in Allegheny County. Thank you so much, John, for being with us, buddy.

And if you will please come up to the railing, these guests. They are the guests of Representative Hill-Evans: Donna Alcorn and Carol Stowell. I hope I am saying the names correctly. They are from the York County Federation of Democratic Women. We are so honored to have you today. Thank you for being with us. Thank you.

Carly King. Will Carly please step up. Carly is an intern in Representative Bullock's office. Great to have you here, Carly. Thank you so much.

That is all of our introductions for today.

At this time we are going to take committee announcements and we are going to take caucus announcements.

### **TOURISM AND RECREATIONAL DEVELOPMENT COMMITTEE MEETING**

The SPEAKER. I see the chair of the Tourism and Recreational Development Committee, David Millard, has a committee announcement.

Sir, you may proceed.

Mr. MILLARD. Thank you, Mr. Speaker.

At the break the House Tourism and Recreational Development Committee will meet in B-31, considering House Resolutions 526 and 578. That is B-31, immediately at the break.

Thank you, Mr. Speaker.

The SPEAKER. At the break the House Tourism and Recreational Development Committee will meet in B-31.

We have not done the master roll yet. I will make sure to change what is up on the board when I do the master roll. I will make sure to cover that.

### **APPROPRIATIONS COMMITTEE MEETING**

The SPEAKER. Representative Stan Saylor, the majority Appropriations Chair, for a committee announcement, sir.

Mr. SAYLOR. Thank you, Mr. Speaker.

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

Thank you, Mr. Speaker.

The SPEAKER. Thank you, sir.

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

### **RULES AND APPROPRIATIONS COMMITTEE MEETINGS**

The SPEAKER. Our majority leader, Representative Bryan Cutler, for a Rules Committee announcement.

Representative Cutler, the majority leader.

Mr. CUTLER. Thank you, Mr. Speaker.

Mr. Speaker, there will be an immediate meeting of the Rules Committee for consideration of HB 859 in the Appropriations conference room.

The Appropriations Committee meeting will be immediately following the Rules Committee meeting.

The SPEAKER. Thank you, sir.

There will be an immediate meeting of the Rules Committee in the Appropriations conference room, followed by an Appropriations Committee meeting.

Now for caucus announcements, before I go to any other committee announcements.

### **REPUBLICAN CAUCUS**

The SPEAKER. The majority caucus chair, Representative Marcy Toepel, for a caucus announcement for the Republican Caucus.

Mrs. TOEPEL. Thank you, Mr. Speaker.

Republicans will caucus at 2:30. We would be prepared to return to the floor at 3:30. Thank you.

The SPEAKER. Thank you, Madam Chair.

### **DEMOCRATIC CAUCUS**

The SPEAKER. Representative Joanna McClinton, the minority caucus chair, for a Democratic caucus announcement. Representative McClinton, the caucus chair.

Madam Chair.

Ms. McCLINTON. Thank you, Mr. Speaker.

House Democrats, we will caucus at 2:30; 2:30 this afternoon.

The SPEAKER. Thank you.

### **RECESS**

The SPEAKER. Members, so there is a Rules Committee meeting, an Appropriations Committee meeting, I believe there is a Tourism meeting, and then both caucuses will be meeting at 2:30 p.m., and we are back on the floor at 3:30 p.m. Back on the floor at 3:30 p.m.

Thank you, members.

### **RECESS EXTENDED**

The time of recess was extended until 3:45 p.m.; further extended until 4 p.m.; further extended until 4:15 p.m.; further extended until 4:30 p.m.; further extended until 4:45 p.m.

### **AFTER RECESS**

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

### **LEAVES OF ABSENCE**

The SPEAKER. We are going to go to leaves of absence. The majority whip, Representative Kerry Benninghoff, requests leaves for Representative Tommy SANKEY of Clearfield County for the day, Representative David ZIMMERMAN of Lancaster County for the day, and Representative Chris QUINN of Delaware County for the week. Without objection, those will be granted.

The minority whip, Representative Jordan Harris, requests leaves of absence for the following members: Representative Sara INNAMORATO of Allegheny County for the day, Representative Morgan CEPHAS of Philadelphia County for the day, Representative Patty KIM of Dauphin County for the day, and Representative John GALLOWAY of Bucks County for the day. Without objection, those will be granted.

**MASTER ROLL CALL**

The SPEAKER. Members, please proceed to vote on the master roll.

The following roll call was recorded:

**PRESENT—195**

Barrar	Fiedler	Lewis	Reese
Benninghoff	Fitzgerald	Longiotti	Rigby
Bernstine	Flynn	Mackenzie	Roae
Bizzarro	Frankel	Madden	Roebuck
Boback	Freeman	Malagari	Rothman
Borowicz	Fritz	Maloney	Rowe
Boyle	Gabler	Markosek	Rozzi
Bradford	Gainey	Marshall	Ryan
Briggs	Gaydos	Masser	Sainato
Brooks	Gillen	Matzie	Samuelson
Brown	Gillespie	McCarter	Sanchez
Bullock	Gleim	McClinton	Sappey
Burgos	Goodman	McNeill	Saylor
Burns	Gregory	Mehaffie	Schemel
Caltagirone	Greiner	Mentzer	Schlossberg
Carroll	Grove	Merski	Schmitt
Causer	Hahn	Metcalfe	Schroeder
Ciresi	Hanbidge	Metzgar	Schweyer
Comitta	Harkins	Mihalek	Shusterman
Conklin	Harrell	Millard	Simmons
Cook	Harris	Miller, B.	Sims
Cox	Heffley	Miller, D.	Snyder
Cruz	Helm	Mizgorski	Solomon
Culver	Hennessey	Moul	Sonney
Cutler	Hershey	Mullery	Staats
Daley	Hickernell	Mullins	Stephens
Davidson	Hohenstein	Murt	Struzzi
Davis, A.	Howard	Mustello	Sturla
Davis, T.	Irvin	Neilson	Thomas
Dawkins	Isaacson	Nelson	Tobash
Day	James	Nesbit	Toepel
Deasy	Jones	O'Mara	Toohil
DeLissio	Jozwiak	O'Neal	Topper
Dellosio	Kail	Oberlander	Ullman
Delozier	Kaufner	Ortitay	Vitali
DeLuca	Kauffman	Otten	Walsh
Dermody	Keefer	Owlett	Warner
Diamond	Keller	Pashinski	Warren
DiGirolamo	Kenyatta	Peifer	Webster
Donatucci	Kinsey	Petrarca	Wentling
Dowling	Kirkland	Pickett	Wheatley
Driscoll	Klunk	Polinchock	Wheeland
Dunbar	Knowles	Puskaric	White
Dush	Kortz	Pyle	Williams
Ecker	Kosierowski	Rabb	Youngblood
Emrick	Krueger	Rader	Zabel
Evans	Kulik	Rapp	
Everett	Lawrence	Ravenstahl	Turzai,
Farry	Lee	Readshaw	Speaker
Fee			

**ADDITIONS—0**

**NOT VOTING—0**

**EXCUSED—8**

Cephas Galloway	Innamorato Kim	Mako Quinn	Sankey Zimmerman
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**LEAVES ADDED—3**

Briggs	Neilson	Staats
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**LEAVES CANCELED—2**

Galloway	Innamorato
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The SPEAKER. We have 195 members on the master roll. We have a quorum.

**HOUSE RESOLUTION  
INTRODUCED AND REFERRED**

**No. 599** By Representatives METCALFE, BARRAR, BERNSTINE, JAMES, MARSHALL, MUSTELLO, NESBIT, PYLE, BOBACK, BROOKS, DIGIROLAMO, KAUFFMAN, MILLARD, PICKETT, SAYLOR, MALONEY and T. DAVIS

A Resolution memorializing the Can-Am Police-Fire Games Federation to name Butler County as the 2024 Can-Am Police-Fire Games location.

Referred to Committee on VETERANS AFFAIRS AND EMERGENCY PREPAREDNESS, October 28, 2019.

**SENATE MESSAGE**

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

The clerk of the Senate, being introduced, returned **HB 859, PN 2766**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

**BILLS REREPORTED FROM COMMITTEE**

**HB 1448, PN 1796** By Rep. SAYLOR

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in volunteer fire company, ambulance service and rescue squad assistance, providing for referendum to expand loan assistance.

**APPROPRIATIONS.**

**HB 1758, PN 2586** By Rep. SAYLOR

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in fees, further providing for certified copies of records; and, in miscellaneous provisions, further providing for reports by police.

## APPROPRIATIONS.

**HB 1834, PN 2570**

By Rep. SAYLOR

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in grants to fire companies and emergency medical services companies, further providing for award of grants and for expiration of authority; and establishing the Construction Savings Account.

## APPROPRIATIONS.

**HB 1838, PN 2781**

By Rep. SAYLOR

An Act amending Titles 35 (Health and Safety) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in emergency medical services system, further providing for support of emergency medical services; in general provisions, further providing for EMS costs; and, in driving after imbibing alcohol or utilizing drugs, further providing for Accelerated Rehabilitative Disposition.

## APPROPRIATIONS.

**HB 1869, PN 2782**

By Rep. SAYLOR

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in emergency medical services system, further providing for basic life support ambulances.

## APPROPRIATIONS.

**BILL ON CONCURRENCE  
REPORTED FROM COMMITTEE**

**HB 859, PN 2766**

By Rep. CUTLER

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in 911 emergency communication services, further providing for telecommunications management and providing for Nonprofit Security Grant Fund.

## RULES.

**RESOLUTIONS REPORTED  
FROM COMMITTEE**

**HR 526, PN 2603**

By Rep. MILLARD

A Resolution recognizing October 6, 2019, as "German-American Day" in Pennsylvania.

## TOURISM AND RECREATIONAL DEVELOPMENT.

**HR 578, PN 2724**

By Rep. MILLARD

A Resolution designating October 29, 2019, as "Amusement Park Day" in Pennsylvania to honor amusement parks and family theme parks in this Commonwealth.

## TOURISM AND RECREATIONAL DEVELOPMENT.

## SUPPLEMENTAL CALENDAR A

## BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **SB 694, PN 1284**, entitled:

Amending the act of July 20, 1979 (P.L.183, No.60), known as the Oil and Gas Lease Act, providing for cross unit drilling for unconventional wells.

On the question,

Will the House agree to the bill on second consideration?

Bill was agreed to.

\* \* \*

The House proceeded to second consideration of **HB 1617, PN 2737**, entitled:

An Act amending the act of April 12, 1951 (P.L.90, No.21), known as the Liquor Code, in general provisions applying to both liquor and malt and brewed beverages, further providing for limiting number of retail licenses to be issued in each county.

On the question,

Will the House agree to the bill on second consideration?

Bill was agreed to.

\* \* \*

The House proceeded to second consideration of **HB 1886, PN 2597**, entitled:

An Act amending the act of April 12, 1951 (P.L.90, No.21), known as the Liquor Code, in licenses and regulations and liquor, alcohol and malt and brewed beverages, further providing for surrender of club licenses for benefit of licensees and for surrender of restaurant, eating place retail dispenser, hotel, importing distributor and distributor license for benefit of licensee.

On the question,

Will the House agree to the bill on second consideration?

Bill was agreed to.

## SUPPLEMENTAL CALENDAR B

## BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 1758, PN 2586**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in fees, further providing for certified copies of records; and, in miscellaneous provisions, further providing for reports by police.

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 listing names of members who voted 'YEAS' (195 total). Includes names like Barrar, Benninghoff, Bernstine, Bizzarro, Boback, Borowicz, Boyle, Bradford, Briggs, Brooks, Brown, Bullock, Burgos, Burns, Caltagirone, Carroll, Causer, Ciresi, Comitta, Conklin, Cook, Cox, Cruz, Culver, Cutler, Daley, Davidson, Davis, A., Davis, T., Dawkins, Day, Deasy, DeLissio, Deloso, Delozier, DeLuca, Dermody, Diamond, DiGiroldamo, Donatucci, Dowling, Driscoll, Dunbar, Dush, Ecker, Emrick, Evans, Everett, Farry, Fee, Fiedler, Fitzgerald, Flynn, Frankel, Freeman, Fritz, Gabler, Gainey, Gaydos, Gillen, Gillespie, Gleim, Goodman, Gregory, Greiner, Grove, Hahn, Hanbidge, Harkins, Harrell, Harris, Heffley, Helm, Hennessey, Hershey, Hickernell, Hohenstein, Howard, Irvin, Isaacson, James, Jones, Jozwiak, Kail, Kaufert, Kauffman, Keefer, Keller, Kenyatta, Kinsey, Kirkland, Klunk, Knowles, Kortz, Kosierowski, Krueger, Kulik, Lawrence, Lee, Lewis, Longiotti, Mackenzie, Madden, Malagari, Maloney, Markosek, Marshall, Mather, Matzie, McCarter, McClinton, McNeill, Mehaffie, Mentzer, Merski, Metcalfe, Metzgar, Mihalek, Millard, Miller, B., Miller, D., Mizgorski, Moul, Mullery, Mullins, Murt, Mustello, Neilson, Nelson, Nesbit, O'Mara, O'Neal, Oberlander, Ortity, Otten, Owlett, Pashinski, Peifer, Petrarca, Pickett, Polinchock, Puskaric, Pyle, Rabb, Rader, Rapp, Ravenstahl, Readshaw, Reese, Rigby, Roae, Roebuck, Rothman, Rowe, Rozzi, Ryan, Sainato, Samuelson, Sanchez, Sappey, Saylor, Schemel, Schlossberg, Schmitt, Schroeder, Schweyer, Shusterman, Simmons, Sims, Snyder, Solomon, Sonney, Staats, Stephens, Struzzi, Sturla, Thomas, Tobash, Toepel, Toohil, Topper, Ullman, Vitali, Walsh, Warner, Warren, Webster, Wentling, Wheatley, Wheeland, White, Williams, Youngblood, Zabel, Turzai, Speaker.

NAYS—0

NOT VOTING—0

EXCUSED—8

Table listing names of members who were 'EXCUSED' (8 total). Includes names like Cephass, Galloway, Innamorato, Kim, Mako, Quinn, Sankey, Zimmerman.

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

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

\* \* \*

The House proceeded to third consideration of **HB 1448, PN 1796**, entitled:

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in volunteer fire company, ambulance service and rescue squad assistance, providing for referendum to expand loan assistance.

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 listing names of members who voted 'YEAS' (195 total). Includes names like Barrar, Benninghoff, Bernstine, Bizzarro, Boback, Borowicz, Boyle, Bradford, Briggs, Brooks, Brown, Bullock, Burgos, Burns, Caltagirone, Carroll, Causer, Ciresi, Comitta, Conklin, Cook, Cox, Cruz, Culver, Cutler, Daley, Davidson, Davis, A., Davis, T., Dawkins, Day, Deasy, DeLissio, Deloso, Fiedler, Fitzgerald, Flynn, Frankel, Freeman, Fritz, Gabler, Gainey, Gaydos, Gillen, Gillespie, Gleim, Goodman, Gregory, Greiner, Grove, Hahn, Hanbidge, Harkins, Harrell, Harris, Heffley, Helm, Hennessey, Hershey, Hickernell, Hohenstein, Howard, Irvin, Isaacson, James, Jones, Jozwiak, Kail, Kaufert, Kauffman, Keefer, Keller, Kenyatta, Kinsey, Kirkland, Klunk, Knowles, Kortz, Kosierowski, Krueger, Kulik, Lawrence, Lee, Lewis, Longiotti, Mackenzie, Madden, Malagari, Maloney, Markosek, Marshall, Mather, Matzie, McCarter, McClinton, McNeill, Mehaffie, Mentzer, Merski, Metcalfe, Metzgar, Mihalek, Millard, Miller, B., Miller, D., Mizgorski, Moul, Mullery, Mullins, Murt, Mustello, Neilson, Nelson, Nesbit, O'Mara, O'Neal, Oberlander, Ortity, Otten, Owlett, Pashinski, Peifer, Petrarca, Pickett, Polinchock, Puskaric, Pyle, Rabb, Rader, Rapp, Ravenstahl, Readshaw, Reese, Rigby, Roae, Roebuck, Rothman, Rowe, Rozzi, Ryan, Sainato, Samuelson, Sanchez, Sappey, Saylor, Schemel, Schlossberg, Schmitt, Schroeder, Schweyer, Shusterman, Simmons, Sims, Snyder, Solomon, Sonney, Staats, Stephens, Struzzi, Sturla, Thomas, Tobash, Toepel, Toohil, Topper, Ullman, Vitali, Walsh, Warner, Warren, Webster, Wentling, Wheatley, Wheeland, White, Williams, Youngblood, Zabel, Turzai, Speaker.

DeLozier	Kaufer	Ortitay	Vitali
DeLuca	Kauffman	Otten	Walsh
Dermody	Keefer	Owlett	Warner
Diamond	Keller	Pashinski	Warren
DiGirolamo	Kenyatta	Peifer	Webster
Donatucci	Kinsey	Petrarca	Wentling
Dowling	Kirkland	Pickett	Wheatley
Driscoll	Klunk	Polinchock	Wheeland
Dunbar	Knowles	Puskaric	White
Dush	Kortz	Pyle	Williams
Ecker	Kosierowski	Rabb	Youngblood
Emrick	Krueger	Rader	Zabel
Evans	Kulik	Rapp	
Everett	Lawrence	Ravenstahl	Turzai,
Farry	Lee	Readshaw	Speaker
Fee			

NAYS—0

NOT VOTING—0

EXCUSED—8

Cephas	Innamorato	Mako	Sankey
Galloway	Kim	Quinn	Zimmerman

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

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

\* \* \*

The House proceeded to third consideration of **HB 1834, PN 2570**, entitled:

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in grants to fire companies and emergency medical services companies, further providing for award of grants and for expiration of authority; and establishing the Construction Savings Account.

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

Barrar	Fiedler	Lewis	Reese
Benninghoff	Fitzgerald	Longietti	Rigby
Bernstine	Flynn	Mackenzie	Roae
Bizzarro	Frankel	Madden	Roebuck
Boback	Freeman	Malagari	Rothman
Borowicz	Fritz	Maloney	Rowe
Boyle	Gabler	Markosek	Rozzi

Bradford	Gainey	Marshall	Ryan
Briggs	Gaydos	Masser	Sainato
Brooks	Gillen	Matzie	Samuelson
Brown	Gillespie	McCarter	Sanchez
Bullock	Gleim	McClinton	Sapppey
Burgos	Goodman	McNeill	Saylor
Burns	Gregory	Mehaffie	Schemel
Caltagirone	Greiner	Mentzer	Schlossberg
Carroll	Grove	Merski	Schmitt
Causer	Hahn	Metcalfe	Schroeder
Ciresi	Hanbidge	Metzgar	Schweyer
Comitta	Harkins	Mihalek	Shusterman
Conklin	Harrell	Millard	Simmons
Cook	Harris	Miller, B.	Sims
Cox	Heffley	Miller, D.	Snyder
Cruz	Helm	Mizgorski	Solomon
Culver	Hennessey	Moul	Sonney
Cutler	Hershey	Mullery	Staats
Daley	Hickernell	Mullins	Stephens
Davidson	Hohenstein	Murt	Struzzi
Davis, A.	Howard	Mustello	Sturla
Davis, T.	Irvin	Neilson	Thomas
Dawkins	Isaacson	Nelson	Tobash
Day	James	Nesbit	Toepel
Deasy	Jones	O'Mara	Toohil
DeLissio	Jozwiak	O'Neal	Topper
Delloso	Kail	Oberlander	Ullman
DeLozier	Kaufer	Ortitay	Vitali
DeLuca	Kauffman	Otten	Walsh
Dermody	Keefer	Owlett	Warner
Diamond	Keller	Pashinski	Warren
DiGirolamo	Kenyatta	Peifer	Webster
Donatucci	Kinsey	Petrarca	Wentling
Dowling	Kirkland	Pickett	Wheatley
Driscoll	Klunk	Polinchock	Wheeland
Dunbar	Knowles	Puskaric	White
Dush	Kortz	Pyle	Williams
Ecker	Kosierowski	Rabb	Youngblood
Emrick	Krueger	Rader	Zabel
Evans	Kulik	Rapp	
Everett	Lawrence	Ravenstahl	Turzai,
Farry	Lee	Readshaw	Speaker
Fee			

NAYS—0

NOT VOTING—0

EXCUSED—8

Cephas	Innamorato	Mako	Sankey
Galloway	Kim	Quinn	Zimmerman

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

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

\* \* \*

The House proceeded to third consideration of **HB 1838, PN 2781**, entitled:

An Act amending Titles 35 (Health and Safety) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in emergency medical services system, further providing for support of emergency medical services; in general provisions, further providing for EMS costs; and, in driving after imbibing alcohol or utilizing drugs, further providing for Accelerated Rehabilitative Disposition.

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

Barrar	Fiedler	Lewis	Reese
Benninghoff	Fitzgerald	Longietti	Rigby
Bernstine	Flynn	Mackenzie	Roae
Bizzarro	Frankel	Madden	Roebuck
Boback	Freeman	Malagari	Rothman
Borowicz	Fritz	Maloney	Rowe
Boyle	Gabler	Markosek	Rozzi
Bradford	Gainey	Marshall	Ryan
Briggs	Gaydos	Masser	Sainato
Brooks	Gillen	Matzie	Samuelson
Brown	Gillespie	McCarter	Sanchez
Bullock	Gleim	McClinton	Sappey
Burgos	Goodman	McNeill	Saylor
Burns	Gregory	Mehaffie	Schemel
Caltagirone	Greiner	Mentzer	Schlossberg
Carroll	Grove	Merski	Schmitt
Causer	Hahn	Metcalfe	Schroeder
Ciresi	Hanbidge	Metzgar	Schweyer
Comitta	Harkins	Mihalek	Shusterman
Conklin	Harrell	Millard	Simmons
Cook	Harris	Miller, B.	Sims
Cox	Heffley	Miller, D.	Snyder
Cruz	Helm	Mizgorski	Solomon
Culver	Hennessey	Moul	Sonney
Cutler	Hershey	Mullery	Staats
Daley	Hickernell	Mullins	Stephens
Davidson	Hohenstein	Murt	Struzzi
Davis, A.	Howard	Mustello	Sturla
Davis, T.	Irvin	Neilson	Thomas
Dawkins	Isaacson	Nelson	Tobash
Day	James	Nesbit	Toepel
Deasy	Jones	O'Mara	Toohil
DeLissio	Jozwiak	O'Neal	Topper
Delloso	Kail	Oberlander	Ullman
Delozier	Kaufer	Ortitay	Vitali
DeLuca	Kauffman	Otten	Walsh
Dermody	Keefer	Owlett	Warner
Diamond	Keller	Pashinski	Warren
DiGirolamo	Kenyatta	Peifer	Webster
Donatucci	Kinsey	Petrarca	Wentling
Dowling	Kirkland	Pickett	Wheatley
Driscoll	Klunk	Polinchock	Wheeland
Dunbar	Knowles	Puskaric	White
Dush	Kortz	Pyle	Williams
Ecker	Kosierowski	Rabb	Youngblood
Emrick	Krueger	Rader	Zabel
Evans	Kulik	Rapp	
Everett	Lawrence	Ravenstahl	Turzai,
Farry	Lee	Readshaw	Speaker
Fee			

NAYS—0

NOT VOTING—0

EXCUSED—8

Cephas	Innamorato	Mako	Sankey
Galloway	Kim	Quinn	Zimmerman

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

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

\* \* \*

The House proceeded to third consideration of **HB 1869, PN 2782**, entitled:

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in emergency medical services system, further providing for basic life support ambulances.

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

Barrar	Fiedler	Lewis	Reese
Benninghoff	Fitzgerald	Longietti	Rigby
Bernstine	Flynn	Mackenzie	Roae
Bizzarro	Frankel	Madden	Roebuck
Boback	Freeman	Malagari	Rothman
Borowicz	Fritz	Maloney	Rowe
Boyle	Gabler	Markosek	Rozzi
Bradford	Gainey	Marshall	Ryan
Briggs	Gaydos	Masser	Sainato
Brooks	Gillen	Matzie	Samuelson
Brown	Gillespie	McCarter	Sanchez
Bullock	Gleim	McClinton	Sappey
Burgos	Goodman	McNeill	Saylor
Burns	Gregory	Mehaffie	Schemel
Caltagirone	Greiner	Mentzer	Schlossberg
Carroll	Grove	Merski	Schmitt
Causer	Hahn	Metcalfe	Schroeder
Ciresi	Hanbidge	Metzgar	Schweyer
Comitta	Harkins	Mihalek	Shusterman
Conklin	Harrell	Millard	Simmons
Cook	Harris	Miller, B.	Sims
Cox	Heffley	Miller, D.	Snyder
Cruz	Helm	Mizgorski	Solomon
Culver	Hennessey	Moul	Sonney
Cutler	Hershey	Mullery	Staats
Daley	Hickernell	Mullins	Stephens
Davidson	Hohenstein	Murt	Struzzi
Davis, A.	Howard	Mustello	Sturla
Davis, T.	Irvin	Neilson	Thomas
Dawkins	Isaacson	Nelson	Tobash

Day	James	Nesbit	Toepel
Deasy	Jones	O'Mara	Toohil
DeLissio	Jozwiak	O'Neal	Topper
Delloso	Kail	Oberlander	Ullman
Delozier	Kaufner	Ortitay	Vitali
DeLuca	Kauffman	Otten	Walsh
Dermody	Keefer	Owlett	Warner
Diamond	Keller	Pashinski	Warren
DiGirolamo	Kenyatta	Peifer	Webster
Donatucci	Kinsey	Petrarca	Wentling
Dowling	Kirkland	Pickett	Wheatley
Driscoll	Klunk	Polinchock	Wheeland
Dunbar	Knowles	Puskaric	White
Dush	Kortz	Pyle	Williams
Ecker	Kosierowski	Rabb	Youngblood
Emrick	Krueger	Rader	Zabel
Evans	Kulik	Rapp	
Everett	Lawrence	Ravenstahl	Turzai,
Farry	Lee	Readshaw	Speaker
Fee			

NAYS-0

NOT VOTING-0

EXCUSED-8

Cephas	Innamorato	Mako	Sankey
Galloway	Kim	Quinn	Zimmerman

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.

LEAVE OF ABSENCE CANCELED

The SPEAKER. Representative Galloway is on the floor and should be placed on the master roll.

SUPPLEMENTAL CALENDAR C

BILL ON CONCURRENCE IN SENATE AMENDMENTS

The House proceeded to consideration of concurrence in Senate amendments to HB 859, PN 2766, entitled:

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in 911 emergency communication services, further providing for telecommunications management and providing for Nonprofit Security Grant Fund.

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

The SPEAKER. Chairman Barrar first, followed by Representative Frankel.

Chairman Barrar. Mr. BARRAR. Thank you, Mr. Speaker.

Mr. Speaker, HB 859 is back on concurrence from the Senate with language inserted to provide an additional reporting requirement for county 911 center mergers, and further provides grant money to nonprofit entities for security enhancements and protections.

I would ask the members to vote "yes" on the bill, on the amendment. Thank you.

The SPEAKER. So actually, Representative Frankel waives off at this point.

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

Barrar	Fiedler	Longietti	Reese
Benninghoff	Fitzgerald	Mackenzie	Rigby
Bernstine	Flynn	Madden	Roae
Bizzarro	Frankel	Malagari	Roebuck
Boback	Freeman	Maloney	Rothman
Borowicz	Fritz	Markosek	Rowe
Boyle	Gabler	Marshall	Rozzi
Bradford	Gainey	Masser	Ryan
Briggs	Galloway	Matzie	Sainato
Brooks	Gaydos	McCarter	Samuelson
Brown	Gillen	McClinton	Sanchez
Bullock	Gillespie	McNeill	Sappey
Burgos	Goodman	Mehaffie	Saylor
Burns	Gregory	Mentzer	Schlossberg
Caltagirone	Greiner	Merski	Schmitt
Carroll	Grove	Metcalfe	Schroeder
Causar	Hahn	Metzgar	Schweyer
Ciresi	Hanbidge	Mihalek	Shusterman
Comitta	Harkins	Millard	Simmons
Conklin	Harrell	Miller, B.	Sims
Cook	Harris	Miller, D.	Snyder
Cox	Heffley	Mizgorski	Solomon
Cruz	Helm	Moul	Sonney
Culver	Hennessey	Mullery	Staats
Cutler	Hershey	Mullins	Stephens
Daley	Hickernell	Murt	Struzzi
Davidson	Hohenstein	Mustello	Sturla
Davis, A.	Howard	Neilson	Thomas
Davis, T.	Irvin	Nelson	Tobash
Dawkins	Isaacson	Nesbit	Toepel
Day	James	O'Mara	Toohil
Deasy	Jones	O'Neal	Topper
DeLissio	Jozwiak	Oberlander	Ullman
Delloso	Kail	Ortitay	Vitali
Delozier	Kaufner	Otten	Walsh
DeLuca	Kauffman	Owlett	Warner
Dermody	Keller	Pashinski	Warren
Diamond	Kenyatta	Peifer	Webster
DiGirolamo	Kinsey	Petrarca	Wentling
Donatucci	Kirkland	Pickett	Wheatley
Dowling	Klunk	Polinchock	Wheeland
Driscoll	Knowles	Puskaric	White
Dunbar	Kortz	Pyle	Williams
Ecker	Kosierowski	Rabb	Youngblood
Emrick	Krueger	Rader	Zabel
Evans	Kulik	Rapp	
Everett	Lawrence	Ravenstahl	Turzai,
Farry	Lee	Readshaw	Speaker
Fee	Lewis		

NAYS-4

Dush	Gleim	Keefer	Schemel
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NOT VOTING-0



## EXCUSED—7

Cephas Innamorato	Kim Mako	Quinn Sankey	Zimmerman
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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.

**STATEMENT BY MR. FRANKEL**

The SPEAKER. Representative Frankel, on unanimous consent. I believe he is speaking on HB 859, PN 2766, in the concurrence in Senate amendments.

You may proceed.

Mr. FRANKEL. Thank you, Mr. Speaker.

I want to take this opportunity to thank Chairman Barrar and all the members for support of this very important bill that will do a lot to help our nonprofits and faith-based organizations secure themselves.

But I want to relate it to, really, what took place this weekend and say a few words about what a difficult week in Pittsburgh we had as we mark a year since the murder of 11 innocent people gathered to worship at Dor Hadash, New Light, and Tree of Life – Or L'Simcha.

My community has struggled through this year's birthdays, anniversaries, Shabbat services, Steelers games, and holiday celebrations. The crushing reminders of loss have loomed over even the happiest of occasions for the hundreds and perhaps thousands of people whose lives were touched by the souls that were taken from us. Like an old tree with a very deep scar, my neighborhood is obviously changed forever by what happened on October 27, 2018.

Squirrel Hill businesses have yet to remove signs in the windows that say "Stronger Than Hate" or "No Place for Hate." Small, anonymously crocheted Stars of David hang off of trees and fences. Recently tiny pumpkins painted to say "Love Your Neighbor" popped up in random locations. Loving messages are frequently written in chalk on sidewalks. The fence around the Tree of Life building is adorned with children's art promoting peace and unity. The Jewish Community Center, where many families gathered a year ago and learned the devastating news that their loved ones were among those killed, is now the home of the Center for Loving Kindness, which continues to provide mental health and other important services to our entire community.

Our houses of worship have noticeably increased security, as have public and private schools in the area. And I want to thank my colleagues for your support today in passing HB 859 to help community and faith spaces pay for security measures all across the Commonwealth. Nobody should be afraid to practice or share their faith, and I will continue to work to ensure that individuals feel safe in these sensitive locations. The three congregations whose members were attacked have all found hosts to allow them to continue to have services while their building has remained closed. The six police officers who were injured in the attack each sent out messages of thanks for overwhelming support from our community and from all of you. Three of these people have not been able to return to work – three of them.

Events over the weekend seemed to ease us into a new chapter of grieving and healing. It was a time to reassure ourselves that our memories from before are still with us. The Jewish Federation and others hosted events that honored the individuals who died with spiritual guidance, personal reflection, and good works. Through all of this, the families have shown unbelievable strength and grace.

Just as their lives have changed and our city has changed, my hope and expectation is that our work here must change. The murder of 11 innocent souls in mere minutes by a stranger radicalized by lies is horrifying and tragic. It is also avoidable. As policymakers, it is our job to sit with that fact and allow it to drive us towards improving this Commonwealth, making it safer for all of us. It is incumbent upon us, here in the General Assembly, to consider why this act of evil happened, and where we missed opportunities to stop it. It is an awesome responsibility, and I promised my community that we will not look away from it.

With that, I want to say and remember the names of each of the individual victims of this horrible tragedy one more time: Joyce Fienberg, Richard Gottfried, Rose Mallinger, Jerry Rabinowitz, Cecil and David Rosenthal, Bernice and Sylvan Simon, Daniel Stein, Melvin Wax, and Irving Younger. May their memories be a blessing.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Representative Frankel.

Myself, Representative Lee, Representative Innamorato, and Representative Frankel, and maybe some others that I did not see, but we were at the beautiful and moving memorial service on the 1-year anniversary of the shootings at the Tree of Life Synagogue yesterday at the Soldiers and Sailors Memorial in the Oakland section of the city of Pittsburgh. May God bless each and every one of the victims and the members of the three communities at that particular synagogue. May God bless.

**BILL SIGNED BY SPEAKER**

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

**HB 859, PN 2766**

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, in 911 emergency communication services, further providing for telecommunications management and providing for Nonprofit Security Grant Fund.

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

**SUPPLEMENTAL CALENDAR A CONTINUED****BILLS ON SECOND CONSIDERATION**

The House proceeded to second consideration of **SB 421, PN 1292**, entitled:

An Act amending the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code, in preliminary provisions, further providing for definitions; in the Secretary of the Commonwealth, providing for requirements for disapproval or decertification of voting

apparatuses; in election districts and polling places, further providing for restrictions on alteration; in nomination of candidates, further providing for petition may consist of several sheets and affidavit of circulator and for nominations by political bodies; in ballots, further providing for form of official primary ballot, for form of official election ballot and for number of ballots to be printed and specimen ballots; in voting machines, further providing for requirements of voting machines and for form of ballot labels on voting machines; in electronic voting systems, further providing for requirements of electronic voting systems, for forms, for election day procedures and the process of voting and for post election procedures; in preparation for and conduct of primaries and elections, further providing for manner of applying to vote and persons entitled to vote and voter's certificates and entries to be made in district register and numbered lists of voters and challenges, for method of marking ballots and depositing same in districts in which ballots are used, for instructions of voters and manner of voting in districts in which voting machines are used, for count and return of votes in districts in which ballots are used, for what ballots shall be counted, manner of counting and defective ballots and for canvass and return of votes in districts in which voting machines are used and providing for deadline for receipt of valid voter registration application, for appeals and for appeals to court of common pleas; in voting by qualified absentee electors, further providing for applications for official absentee ballots, for date of application for absentee ballot, for approval of application for absentee ballot, for absentee electors files and lists, for official absentee voters ballots, for delivering or mailing ballots, for voting by absentee electors, for canvassing of official absentee ballots and for public records; providing for voting by qualified mail-in electors; in returns of primaries and elections, further providing for manner of computing irregular ballots; in primary and election expenses, further providing for reporting by candidates and political committees and other persons; providing for dissemination of information and for jurisdiction; and making related repeals.

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

The SPEAKER. There are many other reforms in the bill, and I am sure some of the speakers will address it in dealing with the various amendments filed. We have quite a few amendments. We are going to go in order of the number of the amendments at this time. It is the Speaker's prerogative, with the Parliamentarian, to call up amendments as the Speaker sees fit.

We are going to begin with amendment 3386 by Representative Russ Diamond.

Also, if anybody wishes to withdraw an amendment, we are certainly very happy to entertain that. So let us know if you are withdrawing your amendment.

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

Mr. **DIAMOND** offered the following amendment No. **A03386**:

Amend Bill, page 2, lines 40 through 42, by striking out "IN PRIMARY AND ELECTION EXPENSES, FURTHER" in line 40, all of line 41 and "COMMITTEES AND OTHER PERSONS;" in line 42

Amend Bill, page 92, line 9, by striking out "SECTIONS 1405 AND 1626(C) OF THE ACT ARE" and inserting

Section 1405 of the act is

Amend Bill, page 93, lines 10 through 30; pages 94 and 95, lines 1 through 30; page 96, lines 1 through 3; by striking out all of said lines on said pages

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

The SPEAKER. We are going to begin.  
Representative Diamond, on the amendment.  
Mr. **DIAMOND**. Thank you, Mr. Speaker.

I offer amendment A03386. I believe that the campaign finance provision of this bill was actually a good provision, but I do think that that provision deserves a full conversation of its own in a separate bill, when we talk about other campaign finance matters.

So, Mr. Speaker, my amendment will remove that portion of the language dealing with campaign finance from the election modernization bill, and I ask for the House's approval.

The SPEAKER. On that, Representative Garth Everett, who is the chair of the State Government Committee. I believe that the chair and the leader, when the leader feels the need to jump in, will speak.

Representative Boyle, do you want to speak on this? Okay. Representative Boyle, before I call on the chair, you go ahead. I apologize.

Mr. **BOYLE**. It is an agreed-to amendment from Representative Diamond.

The SPEAKER. You are in agreement with Representative Diamond's amendment, is that what you said?

Mr. **BOYLE**. Yes.

The SPEAKER. Representative Garth Everett is the chair of the State Government Committee and will proceed.

Mr. **EVERETT**. And I agree with the minority chair of the State Government Committee. This is an agreed-to amendment, and I would ask for an affirmative vote of the members. Thank you.

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

The following roll call was recorded:

YEAS—196

Barrar	Fiedler	Lewis	Reese
Benninghoff	Fitzgerald	Longietti	Rigby
Bernstine	Flynn	Mackenzie	Roae
Bizzarro	Frankel	Madden	Roebuck
Boback	Freeman	Malagari	Rothman
Borowicz	Fritz	Maloney	Rowe
Boyle	Gabler	Markosek	Rozzi
Bradford	Gainey	Marshall	Ryan
Briggs	Galloway	Masser	Sainato
Brooks	Gaydos	Matzie	Samuelson
Brown	Gillen	McCarter	Sanchez
Bullock	Gillespie	McClinton	Sappery
Burgos	Gleim	McNeill	Saylor
Burns	Goodman	Mehaffie	Schemel
Caltagirone	Gregory	Mentzer	Schlossberg
Carroll	Greiner	Merski	Schmitt
Causar	Grove	Metcalf	Schroeder
Ciresi	Hahn	Metzgar	Schweyer
Comitta	Hanbidge	Mihalek	Shusterman
Conklin	Harkins	Millard	Simmons
Cook	Harrell	Miller, B.	Sims
Cox	Harris	Miller, D.	Snyder
Cruz	Heffley	Mizgorski	Solomon
Culver	Helm	Moul	Sonney
Cutler	Hennessey	Mullery	Staats
Daley	Hershey	Mullins	Stephens
Davidson	Hickernell	Murt	Struzzi
Davis, A.	Hohenstein	Mustello	Sturla
Davis, T.	Howard	Neilson	Thomas

Dawkins	Irvin	Nelson	Tobash
Day	Isaacson	Nesbit	Toepel
Deasy	James	O'Mara	Toohil
DeLissio	Jones	O'Neal	Topper
Dellosa	Jozwiak	Oberlander	Ullman
Delozier	Kail	Ortitay	Vitali
DeLuca	Kaufer	Otten	Walsh
Dermody	Kauffman	Owlett	Warner
Diamond	Keefer	Pashinski	Warren
DiGirolamo	Keller	Peifer	Webster
Donatucci	Kenyatta	Petrarca	Wentling
Dowling	Kinsey	Pickett	Wheatley
Driscoll	Kirkland	Polinchock	Wheeland
Dunbar	Klunk	Puskaric	White
Dush	Knowles	Pyle	Williams
Ecker	Kortz	Rabb	Youngblood
Emrick	Kosierowski	Rader	Zabel
Evans	Krueger	Rapp	
Everett	Kulik	Ravenstahl	Turzai,
Farry	Lawrence	Readshaw	Speaker
Fee	Lee		

NAYS-0

NOT VOTING-0

EXCUSED-7

Cephas	Kim	Quinn	Zimmerman
Innamorato	Mako	Sankey	

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

On the question,

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

Mr. EVERETT offered the following amendment No. A03419:

Amend Bill, page 50, line 20, by inserting after "DENIED" under section 1231 or 25 Pa.C.S. Pt. IV (relating to voter registration)

Amend Bill, page 52, line 1, by striking out "1302(C)" and inserting

1302(b), (c)

Amend Bill, page 52, line 2, by striking out "A SUBSECTION" and inserting subsections

Amend Bill, page 52, by inserting between lines 5 and 6

(b) [The application] An application for a qualified elector under subsection (a) shall contain the following information: Home residence at the time of entrance into actual military service or Federal employment, length of time a citizen, length of residence in Pennsylvania, date of birth, length of time a resident of voting district, voting district if known, party choice in case of primary, name and, for a military elector, his stateside military address, FPO or APO number and serial number. Any elector other than a military elector shall in addition specify the nature of his employment, the address to which ballot is to be sent, relationship where necessary, and such other information as may be determined and prescribed by the Secretary of the Commonwealth. When such application is received by the Secretary of the Commonwealth it shall be forwarded to the proper county board of election.

(b.1) An application for a qualified elector other than under subsection (a) shall contain the following information: Date of birth, length of time a resident of voting district, voting district if known, party choice in case of primary and name. The elector shall in addition specify

the nature of his or her employment, the address to which ballot is to be sent, relationship where necessary, and other information as may be determined and prescribed by the Secretary of the Commonwealth. When the application is received by the Secretary of the Commonwealth it shall be forwarded to the proper county board of election.

Amend Bill, page 81, lines 18 through 20, by striking out "LENGTH OF TIME A CITIZEN." in line 18, all of line 19 and "(III)" in line 20

Amend Bill, page 81, line 21, by striking out "(IV)" and inserting (ii)

Amend Bill, page 81, line 22, by striking out "(V)" and inserting (iii)

Amend Bill, page 81, line 23, by striking out "(VI)" and inserting (iv)

Amend Bill, page 81, line 24, by striking out "(VII)" and inserting (v)

On the question,

Will the House agree to the amendment?

The SPEAKER. On that, Representative Garth Everett.

Mr. EVERETT. Thank you, Mr. Speaker.

During our deliberation on this bill, it was brought to our attention by my cochairman, Chairman Boyle, that there were some questions asked for the ballot that were unnecessary, and we agreed to file an amendment to rectify that. This is that amendment, and I will let Chairman Boyle speak.

The SPEAKER. Chairman Boyle.

Mr. BOYLE. Mr. Speaker, this is an agreed-to amendment. Thank you.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS-196

Barrar	Fiedler	Lewis	Reese
Benninghoff	Fitzgerald	Longietti	Rigby
Bernstine	Flynn	Mackenzie	Roae
Bizzarro	Frankel	Madden	Roebuck
Boback	Freeman	Malagari	Rothman
Borowicz	Fritz	Maloney	Rowe
Boyle	Gabler	Markosek	Rozzi
Bradford	Gainey	Marshall	Ryan
Briggs	Galloway	Masser	Sainato
Brooks	Gaydos	Matzie	Samuelson
Brown	Gillen	McCarter	Sanchez
Bullock	Gillespie	McClinton	Sapppey
Burgos	Gleim	McNeill	Saylor
Burns	Goodman	Mehaffie	Schemel
Caltagirone	Gregory	Mentzer	Schlossberg
Carroll	Greiner	Merski	Schmitt
Causar	Grove	Metcalfe	Schroeder
Ciresi	Hahn	Metzgar	Schweyer
Comitta	Hanbidge	Mihalek	Shusterman
Conklin	Harkins	Millard	Simmons
Cook	Harrell	Miller, B.	Sims
Cox	Harris	Miller, D.	Snyder
Cruz	Heffley	Mizgorski	Solomon
Culver	Helm	Moul	Sonney
Cutler	Hennessey	Mullery	Staats
Daley	Hershey	Mullins	Stephens
Davidson	Hickernell	Murt	Struzzi
Davis, A.	Hohenstein	Mustello	Sturla
Davis, T.	Howard	Neilson	Thomas
Dawkins	Irvin	Nelson	Tobash
Day	Isaacson	Nesbit	Toepel

Deasy	James	O'Mara	Toohil
DeLissio	Jones	O'Neal	Topper
Delloso	Jozwiak	Oberlander	Ullman
Delozier	Kail	Ortitay	Vitali
DeLuca	Kaufer	Otten	Walsh
Dermody	Kauffman	Owlett	Warner
Diamond	Keefer	Pashinski	Warren
DiGirolamo	Keller	Peifer	Webster
Donatucci	Kenyatta	Petrarca	Wentling
Dowling	Kinsey	Pickett	Wheatley
Driscoll	Kirkland	Polinchock	Wheeland
Dunbar	Klunk	Puskaric	White
Dush	Knowles	Pyle	Williams
Ecker	Kortz	Rabb	Youngblood
Emrick	Kosierowski	Rader	Zabel
Evans	Krueger	Rapp	
Everett	Kulik	Ravenstahl	Turzai,
Farry	Lawrence	Readshaw	Speaker
Fee	Lee		

NAYS—0

NOT VOTING—0

EXCUSED—7

Cephas	Kim	Quinn	Zimmerman
Innamorato	Mako	Sankey	

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

On the question recurring,

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

Mr. **CALTAGIRONE** offered the following amendment No. **A03396**:

Amend Bill, page 2, line 7, by inserting after "CIRCULATOR" , for manner of signing nomination petitions and time of circulating

Amend Bill, page 19, line 19, by inserting after "(B)," 908,

Amend Bill, page 20, by inserting between lines 14 and 15

Section 908. Manner of Signing Nomination Petitions; Time of Circulating.—Each signer of a nomination petition shall sign but one such petition for each office to be filled, and shall declare therein that he is a registered and enrolled member of the party designated in such petition: Provided, however, That where there are to be elected two or more persons to the same office, each signer may sign petitions for as many candidates for such office as, and no more than, he could vote for at the succeeding election. He shall also declare therein that he is a qualified elector of the county therein named, and in case the nomination is not to be made or candidates are not to be elected by the electors of the State at large, of the political district therein named, in which the nomination is to be made or the election is to be held. He shall add his [residence] address where he is duly registered and enrolled, giving city, borough or township, with street and number, if any, and shall legibly print his name and add the date of signing, expressed in words or numbers: Provided, however, That if the said political district named in the petition lies wholly within any city, borough or township, or is coextensive with same, it shall not be necessary for any signer of a nomination petition to state therein the city, borough or township of his residence. No nomination petition shall be circulated prior to the thirteenth Tuesday before the primary, and no signature shall be counted unless it bears a date affixed not earlier than the thirteenth Tuesday nor later than the tenth Tuesday prior to the primary.

Amend Bill, page 98, by inserting between lines 2 and 3  
(2) The amendment of section 908 of the act shall take effect in 60 days.  
Amend Bill, page 98, line 3, by striking out "(2)" and inserting  
(3)

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

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

Mr. **CALTAGIRONE**. Thank you, Mr. Speaker.

I believe that this is an agreed-to amendment.

The SPEAKER. Representative Boyle, do you wish to speak on the amendment? No. He waives off.

Representative Everett, on the amendment.

Mr. **EVERETT**. Thank you, Mr. Speaker.

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

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

The following roll call was recorded:

YEAS—196

Barrar	Fiedler	Lewis	Reese
Benninghoff	Fitzgerald	Longietti	Rigby
Bernstine	Flynn	Mackenzie	Roae
Bizzarro	Frankel	Madden	Roebuck
Boback	Freeman	Malagari	Rothman
Borowicz	Fritz	Maloney	Rowe
Boyle	Gabler	Markosek	Rozzi
Bradford	Gainey	Marshall	Ryan
Briggs	Galloway	Masser	Sainato
Brooks	Gaydos	Matzie	Samuelson
Brown	Gillen	McCarter	Sanchez
Bullock	Gillespie	McClinton	Sappety
Burgos	Gleim	McNeill	Saylor
Burns	Goodman	Mehaffie	Schemel
Caltagirone	Gregory	Mentzer	Schlossberg
Carroll	Greiner	Merski	Schmitt
Causer	Grove	Metcalfe	Schroeder
Ciresi	Hahn	Metzgar	Schweyer
Comitta	Hanbidge	Mihalek	Shusterman
Conklin	Harkins	Millard	Simmons
Cook	Harrell	Miller, B.	Sims
Cox	Harris	Miller, D.	Snyder
Cruz	Heffley	Mizgorski	Solomon
Culver	Helm	Moul	Sonney
Cutler	Hennessey	Mullery	Staats
Daley	Hershey	Mullins	Stephens
Davidson	Hickernell	Murt	Struzzi
Davis, A.	Hohenstein	Mustello	Sturla
Davis, T.	Howard	Neilson	Thomas
Dawkins	Irvin	Nelson	Tobash
Day	Isaacson	Nesbit	Toepel
Deasy	James	O'Mara	Toohil
DeLissio	Jones	O'Neal	Topper
Delloso	Jozwiak	Oberlander	Ullman
Delozier	Kail	Ortitay	Vitali
DeLuca	Kaufer	Otten	Walsh
Dermody	Kauffman	Owlett	Warner
Diamond	Keefer	Pashinski	Warren
DiGirolamo	Keller	Peifer	Webster
Donatucci	Kenyatta	Petrarca	Wentling
Dowling	Kinsey	Pickett	Wheatley
Driscoll	Kirkland	Polinchock	Wheeland
Dunbar	Klunk	Puskaric	White



Dush	Knowles	Pyle	Williams
Ecker	Kortz	Rabb	Youngblood
Emrick	Kosierowski	Rader	Zabel
Evans	Krueger	Rapp	
Everett	Kulik	Ravenstahl	Turzai,
Farry	Lawrence	Readshaw	Speaker
Fee	Lee		

NAYS—0

NOT VOTING—0

EXCUSED—7

Cephas	Kim	Quinn	Zimmerman
Innamorato	Mako	Sankey	

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

On the question recurring,

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

Mr. SOLOMON offered the following amendment No. A03415:

Amend Bill, page 2, line 4, by inserting after "APPARATUSES;" in district election officers, further providing for compensation of district election officers;

Amend Bill, page 19, line 19, by inserting after "SECTIONS " 412.2,

Amend Bill, page 19, by inserting between lines 23 and 24

Section 412.2. Compensation of District Election Officers.—(a)

In all counties regardless of class, [the compensation of] judges of election, inspectors of election, clerks and machine operators shall be paid compensation as fixed by the county board of elections for each election [in accordance with the following:

Election Officers	Minimum Compensation	Maximum Compensation
Judges of election	\$75	\$200
Inspectors of election	\$75	\$195
Clerks and machine operators	\$70	\$195]

, which amount shall be at least \$75 and not more than \$200.

(a.1) An election officer shall receive additional compensation, as fixed by the county board of elections, for participating in election training.

(a.2) A judge of election shall receive additional compensation, as fixed by the county board of elections, for picking up and returning election materials.

(b) If a county board of elections authorizes that the duties of a clerk of elections or machine operator may be performed by two individuals who each perform [such] the duties for one-half of an election day, [such individuals shall each] each individual shall be compensated at one-half of the rate authorized for a single individual who performs the duties for the entire election day.

(c) The county board of elections may[, in its discretion,] establish different per diem rates within [the minima and maxima provided for in] minimum and maximum rates provided for under subsection (a) based on the number of votes cast for the following groups:

- (1) 150 votes or fewer.
- (2) 151 to 300 votes.
- (3) 301 to 500 votes.
- (4) 501 to 750 votes.
- (5) 751 votes and over.

(d) For transmitting returns of elections and the ballot box or boxes, all judges of election shall be entitled to receive the additional sum of [twenty dollars (\$20)] \$20.

(e) The county board of elections may[, in its discretion,] require the minority inspector of election to accompany the judge of election in transmitting the returns of elections, in which case the minority inspector of election shall be entitled to receive the additional sum of [twenty dollars (\$20)] \$20.

(f) The [person] individual furnishing transportation to the judge of election and the minority inspector in transmitting returns and ballot boxes shall be entitled to a minimum of [thirty-five cents (35¢)] 35¢ per circular mile from the polling place to the county court house. The name of [such person] the individual shall appear on the voucher of the judge of election[, and only one person shall] and only one individual may receive mileage compensation.

(h) When a primary and special election or a special election and a general or municipal election take place on the same date, [they] the elections shall be construed as one election for the purpose of receiving compensation.

(i) Compensation and other payments received by election officials [pursuant to] under this section shall not be deemed income classified and categorized under section 303 of the act of March 4, 1971 (P.L.6, No.2), known as the "Tax Reform Code of 1971."

On the question,

Will the House agree to the amendment?

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

Mr. SOLOMON. Thank you, Mr. Speaker.

This amendment just streamlines the way we do compensation for our election workers so that judges, inspectors, clerks, and machine operators can be paid the maximum amount. I would encourage the members to vote in the affirmative.

Thank you, Mr. Speaker.

The SPEAKER. Representative Everett.

Mr. EVERETT. Thank you, Mr. Speaker.

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

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—196

Barrar	Fiedler	Lewis	Reese
Benninghoff	Fitzgerald	Longietti	Rigby
Bernstine	Flynn	Mackenzie	Roae
Bizzarro	Frankel	Madden	Roebuck
Boback	Freeman	Malagari	Rothman
Borowicz	Fritz	Maloney	Rowe
Boyle	Gabler	Markosek	Rozzi
Bradford	Gainey	Marshall	Ryan
Briggs	Galloway	Masser	Sainato
Brooks	Gaydos	Matzie	Samuelson
Brown	Gillen	McCarter	Sanchez
Bullock	Gillespie	McClinton	Sapppey
Burgos	Gleim	McNeill	Saylor
Burns	Goodman	Mehaffie	Schemel
Caltagirone	Gregory	Mentzer	Schlossberg
Carroll	Greiner	Merski	Schmitt
Causar	Grove	Metcalfe	Schroeder
Ciresi	Hahn	Metzgar	Schweyer
Comitta	Hanbidge	Mihalek	Shusterman

Conklin	Harkins	Millard	Simmons
Cook	Harrell	Miller, B.	Sims
Cox	Harris	Miller, D.	Snyder
Cruz	Heffley	Mizgorski	Solomon
Culver	Helm	Moul	Sonney
Cutler	Hennessey	Mullery	Staats
Daley	Hershey	Mullins	Stephens
Davidson	Hickernell	Murt	Struzzi
Davis, A.	Hohenstein	Mustello	Sturla
Davis, T.	Howard	Neilson	Thomas
Dawkins	Irvin	Nelson	Tobash
Day	Isaacson	Nesbit	Toepel
Deasy	James	O'Mara	Toohil
DeLissio	Jones	O'Neal	Topper
Delloso	Jozwiak	Oberlander	Ullman
Delozier	Kail	Ortitay	Vitali
DeLuca	Kaufe	Otten	Walsh
Dermody	Kauffman	Owlett	Warner
Diamond	Keefer	Pashinski	Warren
DiGiroalamo	Keller	Peifer	Webster
Donatucci	Kenyatta	Petrarca	Wentling
Dowling	Kinsey	Pickett	Wheatley
Driscoll	Kirkland	Polinchock	Wheeland
Dunbar	Klunk	Puskaric	White
Dush	Knowles	Pyle	Williams
Ecker	Kortz	Rabb	Youngblood
Emrick	Kosierowski	Rader	Zabel
Evans	Krueger	Rapp	
Everett	Kulik	Ravenstahl	Turzai,
Farry	Lawrence	Readshaw	Speaker
Fee	Lee		

NAYS-0

NOT VOTING-0

EXCUSED-7

Cephas	Kim	Quinn	Zimmerman
Innamorato	Mako	Sankey	

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

On the question recurring,

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

Ms. DeLISSIO offered the following amendment No. A03423:

- Amend Bill, page 2, line 43, by inserting after "JURISDICTION;"
- removing references to the Traffic Court of Philadelphia;
- Amend Bill, page 19, line 19, by inserting after "(B)," 630.1,
- Amend Bill, page 19, line 19, by inserting after "909," 910,
- Amend Bill, page 19, line 19, by inserting after "951(D)," 976, 981.1, 993(a), 998(a) and (b),
- Amend Bill, page 19, line 20, by inserting after "(E)," 1004,
- Amend Bill, page 20, by inserting between lines 14 and 15

Section 630.1. Affidavits of Candidates.—Each candidate for any State, county, city, borough, incorporated town, township, school district or poor district office, or for the office of United States Senator or Representative in Congress, selected as provided in section 630 of this act, shall file with the nomination certificate an affidavit stating—(a) his residence, with street and number, if any, and his post-office address; (b) his election district, giving city, borough, town or township; (c) the name

of the office for which he consents to be a candidate; (d) that he is eligible for such office; (e) that he will not knowingly violate any provision of this act, or of any law regulating and limiting election expenses and prohibiting corrupt practices in connection therewith; (f) unless he is a candidate for judge of a court of common pleas, the Philadelphia Municipal Court [or the Traffic Court of Philadelphia,] or for the office of school board in a district where that office is elective or for the office of justice of the peace, that he is not a candidate for the same office of any party or political body other than the one designated in such certificate; (g) that he is aware of the provisions of section 1626 of this act requiring election and post-election reporting of campaign contributions and expenditures; and (h) that he is not a candidate for an office which he already holds, the term of which is not set to expire in the same year as the office subject to the affidavit.

Amend Bill, page 21, line 5, by inserting a bracket before "OR" where it occurs the first time

Amend Bill, page 21, line 5, by inserting a bracket after "PHILADELPHIA"

Amend Bill, page 21, by inserting between lines 17 and 18

Section 910. Affidavits of Candidates.—Each candidate for any State, county, city, borough, incorporated town, township, ward, school district, poor district, election district, party office, party delegate or alternate, or for the office of United States Senator or Representative in Congress, shall file with his nomination petition his affidavit stating—(a) his residence, with street and number, if any, and his post-office address; (b) his election district, giving city, borough, town or township; (c) the name of the office for which he consents to be a candidate; (d) that he is eligible for such office; (e) that he will not knowingly violate any provision of this act, or of any law regulating and limiting nomination and election expenses and prohibiting corrupt practices in connection therewith; (f) unless he is a candidate for judge of a court of common pleas, the Philadelphia Municipal Court [or the Traffic Court of Philadelphia,] or for the office of school director in a district where that office is elective or for the office of justice of the peace that he is not a candidate for nomination for the same office of any party other than the one designated in such petition; (g) if he is a candidate for a delegate, or alternate delegate, member of State committee, National committee or party officer, that he is a registered and enrolled member of the designated party; (h) if he is a candidate for delegate or alternate delegate the presidential candidate to whom he is committed or the term "uncommitted"; (i) that he is aware of the provisions of section 1626 of this act requiring pre-election and post-election reporting of campaign contributions and expenditures; and (j) that he is not a candidate for an office which he already holds, the term of which is not set to expire in the same year as the office subject to the affidavit. In cases of petitions for delegate and alternate delegate to National conventions, the candidate's affidavit shall state that his signature to the delegate's statement, as hereinafter set forth, if such statement is signed by said candidate, was affixed to the sheet or sheets of said petition prior to the circulation of same. In the case of a candidate for nomination as President of the United States, it shall not be necessary for such candidate to file the affidavit required in this section to be filed by candidates, but the post-office address of such candidate shall be stated in such nomination petition.

Amend Bill, page 22, by inserting between lines 12 and 13

Section 976. Examination of Nomination Petitions, Certificates and Papers; Return of Rejected Nomination Petitions, Certificates and Papers.—When any nomination petition, nomination certificate or nomination paper is presented in the office of the Secretary of the Commonwealth or of any county board of elections for filing within the period limited by this act, it shall be the duty of the said officer or board to examine the same. No nomination petition, nomination paper or nomination certificate shall be permitted to be filed if—(a) it contains material errors or defects apparent on the face thereof, or on the face of the appended or accompanying affidavits; or (b) it contains material alterations made after signing without the consent of the signers; or (c) it does not contain a sufficient number of signatures as required by law; Provided, however, That the Secretary of the Commonwealth or the

county board of elections, although not hereby required so to do, may question the genuineness of any signature or signatures appearing thereon, and if he or it shall thereupon find that any such signature or signatures are not genuine, such signature or signatures shall be disregarded in determining whether the nomination petition, nomination paper or nomination certificate contains a sufficient number of signatures as required by law; or (d) in the case of nomination petitions, if nomination petitions have been filed for printing the name of the same person for the same office, except the office of judge of a court of common pleas, the Philadelphia Municipal Court [or the Traffic Court of Philadelphia,] or the office of school director in districts where that office is elective or the office of justice of the peace upon the official ballot of more than one political party; or (e) in the case of nomination papers, if the candidate named therein has filed a nomination petition for any public office for the ensuing primary, or has been nominated for any such office by nomination papers previously filed; or (f) if the nomination petitions or papers are not accompanied by the filing fee or certified check required for said office; or (g) in the case of nomination papers, the appellation set forth therein is identical with or deceptively similar to the words used by any existing party or by any political body which has already filed nomination papers for the same office, or if the appellation set forth therein contains part of the name, or an abbreviation of the name or part of the name of an existing political party, or of a political body which has already filed nomination papers for the same office. The invalidity of any sheet of a nomination petition or nomination paper shall not affect the validity of such petition or paper if a sufficient petition or paper remains after eliminating such invalid sheet. The action of said officer or board in refusing to receive and file any such nomination petition, certificate or paper, may be reviewed by the court upon an application to compel its reception as of the date when it was presented to the office of such officer or board: Provided, however, That said officer or board shall be entitled to a reasonable time in which to examine any petitions, certificates or papers, and to summon and interrogate the candidates named therein, or the persons presenting said petitions, certificates or papers, and his or their retention of same for the purpose of making such examination or interrogation shall not be construed as an acceptance or filing.

Upon completion of any examination, if any nomination petition, certificate or paper is found to be defective, it shall forthwith be rejected and returned to the candidate or one of the candidates named therein, together with a statement of the reasons for such rejection:

Provided further, That no nomination petition, nomination paper or nomination certificate shall be permitted to be filed, if the political party or political body referred to therein shall be composed of a group of electors whose purposes or aims, or one of whose purposes or aims, is the establishment, control, conduct, seizure or overthrow of the Government of the Commonwealth of Pennsylvania or the United States of America by the use of force, violence, military measure or threats of one or more of the foregoing. The authority to reject such nomination petition, paper or certificate for this reason shall, when filed with the Secretary of the Commonwealth, be vested in a committee composed of the Governor, the Attorney General and the Secretary of the Commonwealth, and when filed with any county board of elections shall be vested in such board. If in such case the committee or board, as the case may be, shall conclude that the acceptance of such nomination petition, paper or certificate should be refused, it shall within two days of the filing of such nomination petition, paper or certificate fix a place and a time five days in advance for hearing the matter, and notice thereof shall be given to all parties affected thereby. At the time and place so fixed the committee or board, as the case may be, shall hear testimony, but shall not be bound by technical rules of evidence. The testimony presented shall be stenographically recorded and made a part of the record of the committee or board. Within two days after such hearing the committee or board, if satisfied upon competent evidence that the said nomination petition, paper or certificate is not entitled to be accepted and filed, it shall announce its decision and immediately notify the parties affected thereby. Failure to announce decision within two days after such hearing shall be conclusive that such nomination petition, paper or

certificate has been accepted and filed. The decision of said committee or board in refusing to accept and file such nomination petition, paper or certificate may be reviewed by the court upon an application to compel its reception as of the date when presented to the Secretary of the Commonwealth or such board. The application shall be made within two days of the time when such decision is announced. If the application is properly made, any judge of said court may fix a time and place for hearing the matter in dispute, of which notice shall be served with a copy of said application upon the Secretary of the Commonwealth or the county board of elections, as the case may be. At the time so fixed, the court, or any judge thereof assigned for the purpose, shall hear the case *de novo*. If after such hearing the said court shall find that the decision of the committee or the board was erroneous, it shall issue its mandate to the committee or board to correct its decision and to accept and file the nomination paper, petition or certificate. From any decision of the court an appeal may be taken within two days after the entry thereof. It shall be the duty of the said court to fix the hearing and to announce its decision within such period of time as will permit the Secretary of the Commonwealth or the county board of elections to permit the names of the candidates affected by the court's decision to be printed on the ballot, if the court should so determine.

Section 981.1. Affidavits of Candidates.—Each candidate for any State, county, city, borough, incorporated town, township, ward, school district, poor district or election district office, or for the office of United States Senator or Representative in Congress, selected as provided in sections 979 and 980 of this act, shall file with the substituted nomination certificate an affidavit stating—(a) his residence, with street and number, if any, and his post-office address; (b) his election district, giving city, borough, town or township; (c) the name of the office for which he consents to be a candidate; (d) that he is eligible for such office; (e) that he will not knowingly violate any provision of this act, or of any law regulating and limiting election expenses and prohibiting corrupt practices in connection therewith; (f) unless he is a candidate for judge of a court of common pleas, the Philadelphia Municipal Court [or the Traffic Court of Philadelphia,] or for the office of school board in a district where that office is elective or for the office of justice of the peace, that he is not a candidate for the same office of any party or political body other than the one designated in such certificate; (g) that he is aware of the provisions of section 1626 of this act requiring election and post-election reporting of campaign contributions and expenditures; and (h) that he is not a candidate for an office which he already holds, the term of which is not set to expire in the same year as the office subject to the affidavit.

Section 993. Filling of Certain Vacancies in Public Office by Means of Nomination Certificates and Nomination Papers.—(a) In all cases where a vacancy shall occur for any cause in an elective public office, including that of judge of a court of record, at a time when such vacancy is required by the provisions of the Constitution or the laws of this Commonwealth to be filled at the ensuing election but at a time when nominations for such office cannot be made under any other provision of this act, nominations to fill such vacancies shall be made by political parties in accordance with party rules relating to the filling of vacancies by means of nomination certificates in the form prescribed in section nine hundred ninety-four of this act, and by political bodies by means of nomination papers in accordance with the provisions of sections nine hundred fifty-one, nine hundred fifty-two and nine hundred fifty-four of this act. No such nomination certificate shall nominate any person who has already been nominated by any other political party or by any political body for the same office unless such person is a candidate for the office of judge of a court of common pleas, the Philadelphia Municipal Court [or the Traffic Court of Philadelphia,] or for the office of school director in districts where that office is elective or for the office of justice of the peace. No such nomination papers shall nominate any person who has already been nominated by any political party or by any other political body for any office to be filled at the ensuing November election, unless such person is a candidate for the office of judge of a court of common pleas, the Philadelphia Municipal Court [or the Traffic Court of Philadelphia,] or for the office of school director in districts

where that office is elective or for the office of justice of the peace.

\* \* \*

Section 998. Substituted Nominations to Fill Certain Vacancies for a November Election.—(a) Any vacancy happening or existing in any party nomination made in accordance with the provisions of section nine hundred ninety-three of this act for a November election by reason of the death or withdrawal of any candidate may be filled by a substituted nomination made by such committee as is authorized by the rules of the party to make nominations in the event of vacancies on the party ticket, in the form prescribed by section nine hundred ninety-four of this act. But no substituted nomination certificate shall nominate any person who has already been nominated by any other political party or by any political body for the same office, unless such person is a candidate for the office of judge of a court of common pleas, the Philadelphia Municipal Court [or the Traffic Court of Philadelphia,] or for the office of school director in districts where that office is elective or for the office of justice of the peace.

(b) In case of the death or withdrawal of any candidate nominated by a political body for an election, the committee named in the original nomination papers may nominate a substitute in his place by filing a substituted nomination certificate in the form and manner prescribed by section nine hundred eighty of this act. In the case of a vacancy caused by the death of any candidate, said nomination certificate shall be accompanied by a death certificate properly certified. No substituted nomination certificate shall nominate any person who has already been nominated by any political party or by any other political body for any office to be filled at the ensuing November election, unless such person is a candidate for the office of judge of a court of common pleas, the Philadelphia Municipal Court [or the Traffic Court of Philadelphia,] or for the office of school director in districts where that office is elective or for the office of justice of the peace.

\* \* \*

Amend Bill, page 29, by inserting between lines 15 and 16

Section 1004. Form of Ballots; Printing Ballots; Stubs; Numbers.—From the lists furnished by the Secretary of the Commonwealth under the provisions of sections 915 and 984, and from petitions and papers filed in their office, the county election board shall print the official primary and election ballots in accordance with the provisions of this act: Provided, however, That in no event, shall the name of any person consenting to be a candidate for nomination for any one office, except the office of judge of a court of common pleas, the Philadelphia Municipal Court or [the Traffic Court of Philadelphia,] or the office of school director in districts where that office is elective or the office of justice of the peace be printed as a candidate for such office upon the official primary ballot of more than one party. All ballots for use in the same election district at any primary or election shall be alike. They shall be at least six inches long and four inches wide, and shall have a margin extending beyond any printing thereon. They shall be printed with the same kind of type (which shall not be smaller than the size known as "brevier" or "eight point body") upon white paper of uniform quality, without any impression or mark to distinguish one from another, and with sufficient thickness to prevent the printed matter from showing through. Each ballot shall be attached to a stub, and all the ballots for the same election district shall be bound together in books of fifty, in such manner that each ballot may be detached from its stub and removed separately. The ballots for each party to be used at a primary shall be bound separately. The stubs of the ballots shall be consecutively numbered, and in the case of primary ballots, the number shall be preceded by an initial or abbreviation designating the party name. The number and initial or abbreviation which appears upon the stub shall also be printed in the upper right hand corner of the back of the ballot, separated from the remainder of the ballot by a diagonal perforated line so prepared that the upper right hand corner of the back of the ballot containing the number may be detached from the ballot before it is deposited in the ballot box and beside that corner shall also be printed, "Remove numbered stub immediately before depositing your ballot in ballot box."

On the question,

Will the House agree to the amendment?

The SPEAKER. Representative DeLissio, on the amendment. Ms. DeLISSIO. Thank you, Mr. Speaker.

Mr. Speaker, this is just to clean up the language in the bill. A couple of sessions ago, traffic court was eliminated constitutionally and legislatively, but we need to take it out of the bill.

The SPEAKER. Thank you.

Representative Everett, on that amendment.

Mr. EVERETT. Thank you, Mr. Speaker.

I thank the good lady for her amendment. It is agreed to, and I would ask for an affirmative vote.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—196

Barrar	Fiedler	Lewis	Reese
Benninghoff	Fitzgerald	Longietti	Rigby
Bernstine	Flynn	Mackenzie	Roae
Bizzarro	Frankel	Madden	Roebuck
Boback	Freeman	Malagari	Rothman
Borowicz	Fritz	Maloney	Rowe
Boyle	Gabler	Markosek	Rozzi
Bradford	Gainey	Marshall	Ryan
Briggs	Galloway	Masser	Sainato
Brooks	Gaydos	Matzie	Samuelson
Brown	Gillen	McCarte	Sanchez
Bullock	Gillespie	McClinton	Sappay
Burgos	Gleim	McNeill	Saylor
Burns	Goodman	Mehaffie	Schemel
Caltagirone	Gregory	Mentzer	Schlossberg
Carroll	Greiner	Merski	Schmitt
Causar	Grove	Metcalfe	Schroeder
Ciresi	Hahn	Metzgar	Schweyer
Comitta	Hanbidge	Mihalek	Shusterman
Conklin	Harkins	Millard	Simmons
Cook	Harrell	Miller, B.	Sims
Cox	Harris	Miller, D.	Snyder
Cruz	Heffley	Mizgorski	Solomon
Culver	Helm	Moul	Sonney
Cutler	Hennessey	Mullery	Staats
Daley	Hershey	Mullins	Stephens
Davidson	Hickernell	Murt	Struzzi
Davis, A.	Hohenstein	Mustello	Sturla
Davis, T.	Howard	Neilson	Thomas
Dawkins	Irvin	Nelson	Tobash
Day	Isaacson	Nesbit	Toepel
Deasy	James	O'Mara	Toohil
DeLissio	Jones	O'Neal	Topper
Delloso	Jozwiak	Oberlander	Ullman
Delozier	Kail	Ortitay	Vitali
DeLuca	Kaufe	Otten	Walsh
Dermody	Kauffman	Owlett	Warner
Diamond	Keefer	Pashinski	Warren
DiGirolo	Keller	Peifer	Webster
Donatucci	Kenyatta	Petrarca	Wentling
Dowling	Kinsey	Pickett	Wheatley
Driscoll	Kirkland	Polinchock	Wheeland
Dunbar	Klunk	Puskaric	White
Dush	Knowles	Pyle	Williams
Ecker	Kortz	Rabb	Youngblood
Emrick	Kosierowski	Rader	Zabel
Evans	Krueger	Rapp	
Everett	Kulik	Ravenstahl	Turzai,
Farry	Lawrence	Readshaw	Speaker
Fee	Lee		



NAYS—0

NOT VOTING—0

EXCUSED—7

Cephas Innamorato	Kim Mako	Quinn Sankey	Zimmerman
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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?

Mr. SOLOMON offered the following amendment No. A03433:

Amend Bill, page 2, line 10, by striking out "AND" and inserting a comma

Amend Bill, page 2, line 11, by inserting after "BALLOTS" and for forms of ballots on file and open to public inspection and ballots and diagrams to be furnished to candidates and parties

Amend Bill, page 19, line 20, by inserting after "1007," 1008,

Amend Bill, page 31, by inserting between lines 18 and 19

Section 1008. Forms of Ballots on File and Open to Public Inspection; Ballots and Diagrams to Be Furnished to Candidates and Parties.—

(a) The county board of elections shall have on file in its office[, on and] after the Thursday [preceding] before each primary and election, open to public inspection, forms of the ballots and ballot labels[, with the names and such statements and notations as may be required by the provisions of this act, printed thereon, which shall be used in each election district within the county]. The forms of the ballots and ballot labels shall be published on the county board's publicly accessible Internet website.

(b) On the Thursday [preceding] before each primary, the county board shall, upon request made at their office, [there] deliver to each candidate whose name is printed on the ballot of any party, or to his authorized representative, without charge, three [specimen] sample ballots of such party for the entire district [in which such candidate is to be voted for, and the candidate may, at his own expense, have printed on different colored paper as many copies as he requires for conducting his campaign].

(c) On the Thursday [preceding] before each November election, the county board shall, upon request made at their office, [there] deliver to the county chairman or other authorized representative of each political party and political body in the county, without charge, two [specimen] sample ballots [or diagrams] for each election district within the county in which candidates of such party or political body are [to be voted for, and such political party or political body may, at its own expense, have printed on different colored paper as many copies as it requires for conducting its campaign.] running for office.

On the question,

Will the House agree to the amendment?

The SPEAKER. Representative Solomon, on the amendment. Mr. SOLOMON. Thank you, Mr. Speaker.

This increases transparency on our election boards by publishing information about our ballots and ballot labels. I would encourage an affirmative vote.

Thank you, Mr. Speaker.

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

Mr. EVERETT. Thank you, Mr. Speaker.

This is a good provision that adds to the overall intent of the underlying bill, and I would ask for an affirmative vote.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—195

Barrar	Fiedler	Lee	Reese
Benninghoff	Fitzgerald	Lewis	Rigby
Bernstine	Flynn	Longietti	Roae
Bizzarro	Frankel	Mackenzie	Roebuck
Boback	Freeman	Madden	Rothman
Borowicz	Fritz	Malagari	Rowe
Boyle	Gabler	Maloney	Rozzi
Bradford	Gainey	Markosek	Ryan
Briggs	Galloway	Marshall	Sainato
Brooks	Gaydos	Masser	Samuelson
Brown	Gillen	Matzie	Sanchez
Bullock	Gillespie	McCartner	Sappery
Burgos	Gleim	McClinton	Saylor
Burns	Goodman	McNeill	Schemel
Caltagirone	Gregory	Mehaffie	Schlossberg
Carroll	Greiner	Mentzer	Schmitt
Causer	Grove	Merski	Schroeder
Ciresi	Hahn	Metcalfe	Schweyer
Comitta	Hanbidge	Metzgar	Shusterman
Conklin	Harkins	Mihalek	Simmons
Cook	Harrell	Millard	Sims
Cox	Harris	Miller, B.	Snyder
Cruz	Heffley	Miller, D.	Solomon
Culver	Helm	Mizgorski	Sonney
Cutler	Hennessey	Moul	Staats
Daley	Hershey	Mullery	Stephens
Davidson	Hickernell	Mullins	Struzzi
Davis, A.	Hohenstein	Murt	Sturla
Davis, T.	Howard	Mustello	Thomas
Dawkins	Irvin	Neilson	Tobash
Day	Isaacson	Nelson	Toepel
Deasy	James	Nesbit	Toohil
DeLissio	Jones	O'Mara	Topper
Delloso	Jozwiak	O'Neal	Ullman
Delozier	Kail	Oberlander	Vitali
DeLuca	Kaufert	Ortitay	Walsh
Dermody	Kauffman	Otten	Warner
Diamond	Keefer	Owlett	Warren
DiGirolamo	Keller	Pashinski	Webster
Donatucci	Kenyatta	Peifer	Wentling
Dowling	Kinsey	Petrarca	Wheatley
Driscoll	Kirkland	Pickett	Wheeland
Dunbar	Klunk	Polinchock	White
Dush	Knowles	Puskaric	Williams
Ecker	Kortz	Pyle	Youngblood
Emrick	Kosierowski	Rabb	Zabel
Evans	Krueger	Rader	
Everett	Kulik	Ravenstahl	Turzai,
Farry	Lawrence	Readshaw	Speaker
Fee			

NAYS—0

NOT VOTING—1

Rapp

## EXCUSED—7

Cephas                      Kim                      Quinn                      Zimmerman  
Innamorato                      Mako                      Sankey

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

On the question recurring,

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

Mr. **MARKOSEK** offered the following amendment No. **A03392**:

Amend Bill, page 2, line 38, by inserting after "ELECTORS" and for Future Voters Program

Amend Bill, page 80, line 23, by striking out "AN ARTICLE" and inserting  
articles

Amend Bill, page 92, by inserting between lines 8 and 9

**ARTICLE XIII-E****FUTURE VOTERS PROGRAM****Section 1301-E. Scope.**

This article relates to the Future Voters Program.

**Section 1302-E. Legislative finding and declaration.**

(a) Finding.—The General Assembly is committed to promoting and fostering civic participation and granting equal access to voter registration for all voters. The General Assembly recognizes the importance of promoting and fostering lifelong civic participation and finds that:

(1) Many emerging adults are denied access to the most popular form of voter registration, motor voter. If an individual obtains a driver's license at 16 or 17 years of age, the individual may not understand the importance of the right to vote and may fail to register to vote when the individual reaches 18 years of age.

(2) A statistical analysis of all registered voters in this Commonwealth revealed that in 2018, only 8.1% of registrants were 18 to 24 years of age. Denial of motor voter to so many emerging adults may contribute to lower voter registration levels in the youngest voter age groups. However, some studies show that emerging and young adults who vote are likely to continue to do so.

(3) The representational disparities in voter registration rates and voting within the emerging and young adult electorate will improve by enacting election policies that engage all emerging and young adults in this Commonwealth.

(b) Declaration.—The General Assembly declares that this article which allows eligible youths at least 16 years of age to preregister to vote is intended to increase voter turnout in emerging and young adults.  
**Section 1303-E. Definitions.**

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

"County commission." A registration commission established under 25 Pa.C.S. § 1203 (relating to commissions).

"Eligible student." An individual enrolled in a school entity in this Commonwealth who is 16 or 17 years of age.

"Future voter." An eligible student who, except for age, meets all the qualifications for voting prescribed by the Constitution of Pennsylvania and the laws of this Commonwealth and who provides information related to voter registration to the Department of State or the appropriate county commission to facilitate preregistration to vote.

"Program." The Future Voter Program established under section 1304-E.

"School entity." As defined in section 111.1 of the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949.

"Secretary." The Secretary of Education of the Commonwealth.

"Sign up." A procedure that allows an eligible student to register to vote prior to the time that the eligible student will be 18 years of age by the next election.

"SURE system." The Statewide Uniform Registry of Electors as defined in 25 Pa.C.S. § 1102 (relating to definitions).  
Section 1304-E. Future Voter Program.

(a) Establishment.—The secretary, in consultation with the Secretary of the Commonwealth, shall establish the Future Voter Program for use by school entities to provide age-appropriate instructions to students in grades one through twelve on topics related to civics and civic participation, including educational programming on the history of the Constitution of the United States and the Constitution of Pennsylvania.

(b) Program components.—The following apply:

(1) On September 17 of each school year, or on the preceding Friday when September 17 falls on a nonschool day, "Constitution and Citizenship Day" shall be observed by each school entity as part of the school entity's program. As part of this observance, a school entity may designate particular laws or may develop school-entity specific programming related to civics and civic participation for special observance.

(2) During the observance of "Constitution and Citizenship Day" in accordance with paragraph (1), each school entity shall, as resources permit, coordinate a voter registration event in each history or social studies class scheduled for eligible students. The voter registration event shall:

(i) Be a component of each school entity's program.

(ii) Make voter sign-up or voter registration available to all eligible students.

(iii) Provide all students who will be 18 years of age or older by the time of the next general election the opportunity to register to vote online in the classroom.

(iv) Make voter registration applications available in the classroom. Eligible students who do not possess a driver's license or State identification card shall be provided a voter registration application. This subparagraph shall not be construed to prevent or prohibit eligible students who hold a driver's license or State identification card from requesting and receiving a voter registration application.

(v) Include adequate time for eligible students to complete the voter registration process in class.

(vi) Allow students who are 16 or 17 years of age to sign up to register to vote, including by mail. Except as provided in subsection (d), the name of a student who signs up to register to vote under this subparagraph may not be added to the SURE system until the student reaches 18 years of age.

(c) Duties of secretary.—The secretary, in consultation with the Secretary of State or the county commissions, shall:

(1) Distribute voter registration materials to school entities for use by eligible students to register to vote at school on "Constitution and Citizenship Day" or on any other school day that may be designated by a school entity.

(2) Notify each school entity of the availability of voter registration materials by electronic mail or in any other appropriate manner.

(3) Consult with the Secretary of the Commonwealth to provide registration methods that enable the electronic collection of information on the number of eligible students who registered to vote on "Constitution and Citizenship Day."

(d) Duties of Secretary of the Commonwealth.—The Secretary of the Commonwealth shall, in consultation with the county commissions, do the following:

(1) Provide for the registration of students who have attained 16 years of age and who hold a valid Pennsylvania driver's license or identification card as part of the program by submitting a voter registration application electronically on the Department of State's publicly accessible Internet website. The Secretary of the Commonwealth may accept the last four digits of a student's Social Security number if the student does not hold a valid driver's license or identification card. Each student must attest to the truth of the information provided on the application by affirmatively accepting the information as true.

(2) For each electronic registration application received under paragraph (1), obtain a digital copy of the applicant's driver's license or State identification card signature from the Department of Transportation.

(3) Provide for the maintenance and storage of pending registration records for all future voters who are not 18 years of age in a database engineered to ensure that no pending registration record will be recorded in or otherwise transferred to the SURE system until the future voter is 18 years of age and is no longer in pending status.

(4) Assign a unique identifier to future voters who are under 18 years of age.

(5) Permit each county commission to have access to the future voter database and to allow a county commission to send notices to future voters related to registration status or any other information related to voter registration.

(e) Disclosure not authorized.—Notwithstanding any other provision of law, information that is otherwise disclosable under the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law, shall not be deemed public information and, except for the purpose of processing and delivering ballots, shall not be disclosed on any eligible student until the eligible student reaches 18 years of age.

(f) Construction.—Nothing in this section shall be construed to prohibit a school entity from designating any other school day or time to facilitate the intent and purpose of this article.  
Section 1305-E. Voter registration applications.

(a) Completeness.—

(1) A voter registration application received by the Department of State or a county commission through the program shall be considered complete only if the application contains the information required under 25 Pa.C.S. § 1301 (relating to qualifications to register), provided that an eligible student who registers to vote through the program shall not be considered to be registered unless the eligible student will be 18 years of age by the date of the next election. An eligible student shall:

(i) Attest to the truth of the information provided on the application by affirmatively accepting the information as true.

(ii) If signing up to register by mail, provide a signature for voter registration purposes.

(iii) Affirmatively acknowledge that the student will not vote until the student reaches 18 years of age.

(2) Notwithstanding any other provision of law or regulation, an eligible student who signs up to register to vote through the program shall be classified as pending, unless the eligible student will be 18 years of age by the date of the next election.

(b) Incomplete application.—If an application is not complete, the county commission shall promptly mail a verification notice to the eligible student. The verification notice shall require the eligible student to provide the missing information.

(c) Removal from pending status.—When a future voter reaches 18 years of age, the future voter's registration application shall be removed from pending status.

(d) Disclosure not authorized.—The following apply:

(1) The personal identifiable information of eligible students under 18 years of age who sign up or register to vote

through the program shall be exempt from public inspection, copying and disclosure under the act of February 14, 2008 (P.L.6, No.3), known as the Right-to-Know Law, except for the purpose of processing and delivering ballots.

(2) A county commission shall not include the personal identifiable information contained in an eligible student's voter registration application on the master list of prospective jurors prepared by the county under 42 Pa.C.S. § 4521 (relating to selection of prospective jurors) and no eligible student shall be qualified to serve as a juror under 42 Pa.C.S. § 4521 until the eligible student reaches 18 years of age.

Section 1306-E. Regulations.

The secretary, in consultation with the Secretary of the Commonwealth, shall promulgate and adopt guidelines to administer the provisions of this article.

On the question,

Will the House agree to the amendment?

The SPEAKER. Representative Markosek, on the amendment.

Mr. MARKOSEK. Thank you, Mr. Speaker.

This bill, essentially, would provide our teachers the chance to speak about the State's Constitution in class, and it would also provide students the chance to go online in the school to, essentially, apply to get their card in the mail, so that come the time they turn the proper age to vote, they have their card in the mail to go vote. So it just creates that process a little bit better for our students, because right now, currently, the 18- to 24-year-old population, about 8 percent of them vote, so this is one way to get more people to vote.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, sir.

Representative Everett, on the amendment.

Mr. EVERETT. Thank you, Mr. Speaker.

This is a provision that is a requirement that is not within the negotiated terms of this. And I would point out that teachers are free to teach about elections any time they want to right now. The State is not required to provide funds, nor should the teachers be required. I would ask for a negative vote.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—90

Bizzarro	Donatucci	Krueger	Readshaw
Boyle	Driscoll	Kulik	Roebuck
Bradford	Evans	Lee	Rozzi
Briggs	Fiedler	Longietti	Sainato
Bullock	Fitzgerald	Madden	Samuelson
Burgos	Flynn	Malagari	Sanchez
Burns	Frankel	Markosek	Sappery
Caltagirone	Freeman	Matzie	Schlossberg
Carroll	Gainey	McCarter	Schweyer
Ciresi	Galloway	McClinton	Shusterman
Comitta	Goodman	McNeill	Sims
Conklin	Hanbidge	Merski	Snyder
Cruz	Harkins	Miller, D.	Solomon
Daley	Harrell	Mullery	Sturla
Davidson	Harris	Mullins	Ullman
Davis, A.	Hohenstein	Neilson	Vitali
Davis, T.	Howard	O'Mara	Warren
Dawkins	Isaacson	Otten	Webster
Deasy	Kenyatta	Pashinski	Wheatley

DeLissio	Kinsey	Petrarca	Williams
Dellosa	Kirkland	Rabb	Youngblood
DeLuca	Kortz	Ravenstahl	Zabel
Dermody	Kosierowski		

NAYS—106

Barrar	Gillen	Marshall	Rigby
Benninghoff	Gillespie	Masser	Roae
Bernstine	Gleim	Mehaffie	Rothman
Boback	Gregory	Mentzer	Rowe
Borowicz	Greiner	Metcalfe	Ryan
Brooks	Grove	Metzgar	Saylor
Brown	Hahn	Mihalek	Schemel
Causer	Heffley	Millard	Schmitt
Cook	Helm	Miller, B.	Schroeder
Cox	Hennessey	Mizgorski	Simmons
Culver	Hershey	Moul	Sonney
Cutler	Hickernell	Murt	Staats
Day	Irvin	Mustello	Stephens
Delozier	James	Nelson	Struzzi
Diamond	Jones	Nesbit	Thomas
DiGirolamo	Jozwiak	O'Neal	Tobash
Dowling	Kail	Oberlander	Toepel
Dunbar	Kaufer	Ortitay	Toohil
Dush	Kauffman	Owlett	Topper
Ecker	Keefer	Peifer	Walsh
Emrick	Keller	Pickett	Warner
Everett	Klunk	Polinchock	Wentling
Farry	Knowles	Puskaric	Wheeland
Fee	Lawrence	Pyle	White
Fritz	Lewis	Rader	
Gabler	Mackenzie	Rapp	Turzai,
Gaydos	Maloney	Reese	Speaker

NOT VOTING—0

EXCUSED—7

Cephas	Kim	Quinn	Zimmerman
Innamorato	Mako	Sankey	

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

On the question recurring,

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

Mr. **D. MILLER** offered the following amendment No. **A03393**:

Amend Bill, page 2, line 13, by inserting after "MACHINES" and providing for assistance for certain qualified electors

Amend Bill, page 19, line 20, by striking out the comma after "1107(B)" and inserting and

Amend Bill, page 19, lines 20 through 23, by striking out ", 1107-A(3), 1109-" in line 20, all of lines 21 and 22 and "1222, 1223(A) AND 1227(D)" in line 23

Amend Bill, page 33, by inserting between lines 15 and 16 Section 3.1. The act is amended by adding a section to read:

Section 1119. Assistance for Certain Qualified Electors.—(a) In consultation with county election boards, election officials, individuals with a disability and support service providers, the department shall ensure that qualified electors who are individuals with a disability are able to cast ballots privately, independently and in a verifiable manner in accordance with this section.

(b) The following apply:

(1) By September 1, 2020, each county election board shall make available to each qualified elector who is an individual with a disability and who wishes to cast a ballot in an election under the jurisdiction of the county election board an Internet system which:

(i) Provides a software interface designed to assist the qualified elector to cast the ballot privately and independently without the assistance of another individual.

(ii) Permits the qualified elector to verify in a private and independent manner the votes selected by the qualified elector on the ballot before the ballot is cast and counted.

(iii) Provides the qualified elector with the opportunity in a private and independent manner to change the ballot or correct an error before the ballot is cast and counted, including the opportunity to correct the error through the issuance of a replacement ballot if the qualified elector was otherwise unable to change the ballot or correct an error.

(iv) Notifies the qualified elector of any votes cast for more than the maximum number of selections allowed in a contest and provides the qualified elector with a chance to correct the error.

(v) Allows the qualified elector to cast a provisional ballot.

(2) In the development, implementation and maintenance of the system under clause (1), the Department of State shall:

(i) Provide technical assistance to each county election board.

(ii) Coordinate resources and databases to ensure the system provides uniform, official, centralized, interactive and integrated processes capable of audit.

(3) A qualified elector who is an individual with a disability shall provide a letter or other documentation from the qualified elector's attending physician verifying that the qualified elector has a disability which may impact the ability of the qualified elector to cast a ballot privately and independently through traditional voting mechanisms. The following apply:

(i) The specific nature of the disability need not be disclosed.

(ii) The letter or other documentation need only be provided once to the appropriate county election board for the qualified elector to be eligible to cast a ballot using the online voting system under this subsection.

(c) (1) By February 1, 2022, each polling place shall make available to each qualified elector who is an individual with a disability at least one device which:

(i) Permits the qualified elector to cast the ballot privately and independently and in a verifiable manner without the assistance of another individual.

(ii) Permits the qualified elector to verify in a private and independent manner the votes selected by the qualified elector on the ballot before the ballot is cast and counted.

(iii) Provides the qualified elector with the opportunity in a private and independent manner to change the ballot or correct an error before the ballot is cast and counted, including the opportunity to correct the error through the issuance of a replacement ballot if the qualified elector was otherwise unable to change the ballot or correct an error.

(iv) Notifies the qualified elector of any votes cast for more than the maximum number of selections allowed in a contest and provides the qualified elector with a chance to correct the error.

(v) Allows the qualified elector to cast a provisional ballot.

(2) In the development, implementation and maintenance of the devices under clause (1), the department shall:

(i) Provide technical assistance to each county election board.

(ii) Coordinate resources and databases to ensure that the devices are uniform and functional and provide integrated processes capable of audit.

(d) The following apply:

(1) A person who willfully violates this section by preventing or otherwise obstructing the development, implementation or maintenance of the system or devices under this section commits a misdemeanor of the first degree.

(2) The provisions of 25 Pa.C.S. Ch. 17 (relating to penalties)



and Article XVIII of this act shall be applicable to this section.

(e) As used in this section:

The words "county election board" shall mean the board of elections of a county.

The word "department" shall mean the Department of State of the Commonwealth.

The words "election district" shall mean a district, division or precinct established under this act in which all qualified electors are eligible to vote in the same polling place.

The words "election official" shall mean:

(1) An election officer required to conduct an election in an election district in accordance with this section.

(2) The term includes any of the following:

(i) A judge of elections.

(ii) A majority or minority inspector elected or appointed by a county election board.

(iii) A clerk or machine inspector appointed by a county election board.

The words "impaired dexterity" shall mean a condition which impacts the use of an individual's hands or body.

The words "individual who is blind" shall mean an individual:

(1) whose central acuity does not exceed 20/200 in the better eye with correcting lenses; or

(2) whose visual acuity, if better than 20/200, is accompanied by a limit of the field of vision in the better eye to a degree that its widest diameter subtends an angle of no greater than 20 degrees.

The words "individual who is deafblind" shall mean an individual:

(1) Who has a central visual acuity of 20/200 or less in the better eye with corrective lenses or a field defect such that the peripheral diameter of visual field subtends an angular distance no greater than 20 degrees or a progressive visual loss having a prognosis leading to one or both conditions.

(2) Who has a chronic hearing impairment so severe that most speech cannot be understood with optimum amplification or a progressive hearing loss having a prognosis leading to this condition.

(3) For whom the combination of impairments described under clauses (1) and (2) causes extreme difficulty in attaining independence in daily life activities, achieving psychosocial adjustment or obtaining a vocation.

(4) Who despite the inability to be measured accurately for hearing and vision loss due to cognitive or behavioral constraints, or both, can be determined through functional and performance assessment to have severe hearing and visual disabilities that cause extreme difficulty in attaining independence in daily life activities, achieving psychosocial adjustment or obtaining vocation objectives.

The words "individual with a disability" shall mean any of the following:

(1) An individual who is blind.

(2) An individual who is deafblind.

(3) An individual who is visually impaired.

(4) An individual with impaired dexterity.

(5) An individual with a mental health, developmental or intellectual disability.

The words "provisional ballot" shall mean a ballot which is used to record a vote by an individual who claims to be a qualified elector when there is an issue regarding whether the individual is a qualified elector and which must be resolved before the vote can count.

The words "support service provider" shall mean an individual who is trained to treat or who otherwise assists or provides services to an individual with a disability.

Section 3.2. Sections 1107-A(3), 1109-A(a)(2) and (d), 1112-A(a)(2) and (d) and (b)(4), 1113-A(d), 1210(a.4)(1) and (5)(ii), 1215(b) and (c), 1216(d) and (f), 1222, 1223(a) and 1227(d) of the act are amended to read:

On the question,

Will the House agree to the amendment?

The SPEAKER. I just want to advise everybody, if on the amendments, and Representative Markosek was outstanding in getting right to the amendment, if you could get to heart of the amendment so that we can move forward here. We have quite a few amendments, and I think everybody would appreciate it.

Representative Dan Miller, on the amendment.

Mr. D. MILLER. Thank you, Mr. Speaker.

Mr. Speaker, in Pennsylvania, if you are a citizen who is deafblind, you have no idea whom you vote for. Let me be sure everybody hears that. Our citizens in Pennsylvania who are deafblind have no idea whom they vote for. That is because our system is so outdated that we do not provide either the software for them to use at home or at the county office, or a voting machine at a poll center that would allow them to be franchised in a way that all of us are, to vote privately, to vote independently, and to vote securely. This is not too much to ask for. I believe that we are in violation of not only the Americans With Disabilities Act, but also our own Constitution because of our discriminatory practice of not allowing people who are deafblind to vote securely, independently, and most importantly, privately.

What my amendment does is it sets up a two-stage process. Like other States, it would require us to allow for, or to require the purchasing of a software program that would allow people to vote from home who are deafblind in a way that, again, would be private, independent, and secure. The second part of the amendment extends us out a couple years to allow for the purchasing of equipment to be at every polling center so that somebody, in this case, who is deafblind, would be able – I guess in some ways, maybe to have the audacity – to want to vote with their peers, to want to vote in the same process that all of us take for granted when it comes to access and it comes to participation.

So my amendment, again, does both the software program and the programming at the polls, and will make sure that every Pennsylvanian, no matter your disability, will have a chance to know whom you vote for. So I would ask for an affirmative vote.

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

Mr. EVERETT. Thank you, Mr. Speaker.

You know, we do have the assisted way to vote in each of the polling places that exists today, and another problem with this is, part of all our new election equipment that our counties are purchasing is to get away from the Internet where they cannot be hacked for election security.

So for both of those reasons I would ask for a negative vote.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—91

Bizzarro	Donatucci	Krueger	Readshaw
Boyle	Driscoll	Kulik	Roebuck
Bradford	Evans	Lee	Rozzi
Briggs	Fiedler	Longietti	Sainato
Bullock	Fitzgerald	Madden	Samuelson
Burgos	Flynn	Malagari	Sanchez
Burns	Frankel	Markosek	Sappey
Caltagirone	Freeman	Matzie	Schlossberg

Carroll	Gainey	McCarter	Schweyer
Ciresi	Galloway	McClinton	Shusterman
Comitta	Goodman	McNeill	Sims
Conklin	Hanbidge	Merski	Snyder
Cruz	Harkins	Miller, D.	Solomon
Daley	Harrell	Mullery	Sturla
Davidson	Harris	Mullins	Ullman
Davis, A.	Hohenstein	Murt	Vitali
Davis, T.	Howard	Neilson	Warren
Dawkins	Isaacson	O'Mara	Webster
Deasy	Kenyatta	Otten	Wheatley
DeLissio	Kinsey	Pashinski	Williams
Delloso	Kirkland	Petrarca	Youngblood
DeLuca	Kortz	Rabb	Zabel
Dermody	Kosierowski	Ravenstahl	

NAYS-105

Barrar	Gillen	Marshall	Roae
Benninghoff	Gillespie	Masser	Rothman
Bernstine	Gleim	Mehaffie	Rowe
Boback	Gregory	Mentzer	Ryan
Borowicz	Greiner	Metcalfe	Saylor
Brooks	Grove	Metzgar	Schemel
Brown	Hahn	Mihalek	Schmitt
Causar	Heffley	Millard	Schroeder
Cook	Helm	Miller, B.	Simmons
Cox	Hennessey	Mizgorski	Sonney
Culver	Hershey	Moul	Staats
Cutler	Hickernell	Mustello	Stephens
Day	Irvin	Nelson	Struzzi
Delozier	James	Nesbit	Thomas
Diamond	Jones	O'Neal	Tobash
DiGirolamo	Jozwiak	Oberlander	Toepel
Dowling	Kail	Ortitay	Toohil
Dunbar	Kaufer	Owlett	Topper
Dush	Kauffman	Peifer	Walsh
Ecker	Keefer	Pickett	Warner
Emrick	Keller	Polinchock	Wentling
Everett	Klunk	Puskaric	Wheeland
Farry	Knowles	Pyle	White
Fee	Lawrence	Rader	
Fritz	Lewis	Rapp	Turzai,
Gabler	Mackenzie	Reese	Speaker
Gaydos	Maloney	Rigby	

NOT VOTING-0

EXCUSED-7

Cephas	Kim	Quinn	Zimmerman
Innamarato	Mako	Sankey	

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

On the question recurring,

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

Mr. HOHENSTEIN offered the following amendment No. A03394:

- Amend Bill, page 2, line 38, by inserting after "ELECTORS" and for voting assistance
  - Amend Bill, page 80, line 23, by striking out "AN ARTICLE" and inserting articles
  - Amend Bill, page 92, by inserting between lines 8 and 9
- ARTICLE XIII-E

VOTING ASSISTANCE

Section 1301-E. Definitions.

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

"County election board." The board of elections of a county.

"Department." The Department of State of the Commonwealth.

"Election official." As follows:

(1) An election officer required to conduct an election in an election district in accordance with this article.

(2) The term includes any of the following:

(i) A judge of elections.

(ii) A majority or minority inspector elected or appointed by a county election board.

(iii) A clerk or machine inspector appointed by a county election board.

"Impaired dexterity." A condition which impacts the use of an individual's hands or body.

"Individual who is blind." An individual:

(1) whose central acuity does not exceed 20/200 in the better eye with correcting lenses; or

(2) whose visual acuity, if better than 20/200, is accompanied by a limit of the field of vision in the better eye to a degree that its widest diameter subtends an angle of no greater than 20 degrees.

"Individual who is deafblind." An individual:

(1) Who has a central visual acuity of 20/200 or less in the better eye with corrective lenses or a field defect such that the peripheral diameter of visual field subtends an angular distance no greater than 20 degrees or a progressive visual loss having a prognosis leading to one or both conditions.

(2) Who has a chronic hearing impairment so severe that most speech cannot be understood with optimum amplification or a progressive hearing loss having a prognosis leading to this condition.

(3) For whom the combination of impairments described under paragraphs (1) and (2) causes extreme difficulty in attaining independence in daily life activities, achieving psychosocial adjustment or obtaining a vocation.

(4) Who despite the inability to be measured accurately for hearing and vision loss due to cognitive or behavioral constraints, or both, can be determined through functional and performance assessment to have severe hearing and visual disabilities that cause extreme difficulty in attaining independence in daily life activities, achieving psychosocial adjustment or obtaining vocation objectives.

"Individual with a disability." Any of the following:

(1) An individual who is blind.

(2) An individual who is deafblind.

(3) An individual who is visually impaired.

(4) An individual with impaired dexterity.

(5) An individual with a mental health, developmental or intellectual disability.

"Provisional ballot." A ballot which is used to record a vote by an individual who claims to be a qualified elector when there is an issue regarding whether the individual is a qualified elector and which must be resolved before the vote can count.

"Support service provider." An individual who is trained to treat or who otherwise assists or provides services to an individual with a disability.

Section 1302-E. Assistance for certain qualified electors.

In consultation with county election boards, election officials, individuals with a disability and support service providers, the department shall ensure that qualified electors who are individuals with a disability are able to cast ballots privately, independently and in a verifiable manner in accordance with this article.

Section 1303-E. Online voting system.

(a) Availability and purpose.—By September 1, 2020, each

county election board shall make available to each qualified elector who is an individual with a disability and who wishes to cast a ballot in an election under the jurisdiction of the county election board an Internet system which:

- (1) Provides a software interface designed to assist the qualified elector to cast the ballot privately and independently without the assistance of another individual.
- (2) Permits the qualified elector to verify in a private and independent manner the votes selected by the qualified elector on the ballot before the ballot is cast and counted.
- (3) Provides the qualified elector with the opportunity in a private and independent manner to change the ballot or correct an error before the ballot is cast and counted, including the opportunity to correct the error through the issuance of a replacement ballot if the qualified elector was otherwise unable to change the ballot or correct an error.
- (4) Notifies the qualified elector of any votes cast for more than the maximum number of selections allowed in a contest and provides the qualified elector with a chance to correct the error.
- (5) Allows the qualified elector to cast a provisional ballot.

(b) Duties of department.—In the development, implementation and maintenance of the system under subsection (a), the department shall:

- (1) Provide technical assistance to each county election board.
- (2) Coordinate resources and databases to ensure the system provides uniform, official, centralized, interactive and integrated processes capable of audit.

(c) Verification.—A qualified elector who is an individual with a disability shall provide a letter or other documentation from the qualified elector's attending physician verifying that the qualified elector has a disability which may impact the ability of the qualified elector to cast a ballot privately and independently through traditional voting mechanisms. The following apply:

- (1) The specific nature of the disability need not be disclosed.
- (2) The letter or other documentation need only be provided once to the appropriate county election board for the qualified elector to be eligible to cast a ballot using the online voting system under this section.

Section 1304-E. Devices at polling places.

(a) Availability and purpose.—By February 1, 2022, each polling place shall make available to each qualified elector who is an individual with a disability at least one device which:

- (1) Permits the qualified elector to cast the ballot privately and independently and in a verifiable manner without the assistance of another individual.
- (2) Permits the qualified elector to verify in a private and independent manner the votes selected by the qualified elector on the ballot before the ballot is cast and counted.
- (3) Provides the qualified elector with the opportunity in a private and independent manner to change the ballot or correct an error before the ballot is cast and counted, including the opportunity to correct the error through the issuance of a replacement ballot if the qualified elector was otherwise unable to change the ballot or correct an error.
- (4) Notifies the qualified elector of any votes cast for more than the maximum number of selections allowed in a contest and provides the qualified elector with a chance to correct the error.
- (5) Allows the qualified elector to cast a provisional ballot.

(b) Duties of department.—In the development, implementation and maintenance of the devices under subsection (a), the department shall:

- (1) Provide technical assistance to each county election

board.

(2) Coordinate resources and databases to ensure that the devices are uniform and functional and provide integrated processes capable of audit.

Section 1305-E. Penalties.

(a) Violation.—A person who willfully violates this article by preventing or otherwise obstructing the development, implementation or maintenance of the system or devices under this article commits a misdemeanor of the first degree.

(b) Applicability.—The provisions of 25 Pa.C.S. Ch. 17 (relating to penalties) and Article XVIII shall be applicable to this article.

On the question,

Will the House agree to the amendment?

The SPEAKER. This is close to the amendment that was just offered, but it is not exactly the same, so this will proceed.

Representative Hohenstein, on the amendment.

Mr. HOHENSTEIN. Thank you, Mr. Speaker.

Mr. Speaker, this is a similar amendment to the one that we just considered, but it does have important differences with respect to expanding the number of people who would be able to be qualified through their disability to exercise the same right to vote that everyone in this room has exercised privately and in their own space ever since they were able to vote. So this amendment simply gives the dignity and respect of a private, confidential vote to people who normally do not receive it. And again, I think this is something that is in line with the Americans With Disabilities Act and with our own Constitution. I ask for an affirmative vote.

### LEAVE OF ABSENCE

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

### CONSIDERATION OF SB 421 CONTINUED

The SPEAKER. Representative Everett, on the amendment.

Mr. EVERETT. While I respect the gentleman's good intentions for folks with disabilities and those who are deafblind, we do make provisions for those folks to be able to vote already, and going onto the Internet will provide us with the insecurities that we are exactly not looking for, and I would ask for a negative vote.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—91

Bizzarro	Donatucci	Krueger	Readshaw
Boyle	Driscoll	Kulik	Roebuck
Bradford	Evans	Lee	Rozzi
Briggs	Fiedler	Longietti	Sainato
Bullock	Fitzgerald	Madden	Samuelson
Burgos	Flynn	Malagari	Sanchez
Burns	Frankel	Markosek	Sappery
Caltagirone	Freeman	Matzie	Schlossberg
Carroll	Gainey	McCarter	Schweyer
Ciresi	Galloway	McClinton	Shusterman
Comitta	Goodman	McNeill	Sims
Conklin	Hanbidge	Merski	Snyder

Cruz	Harkins	Miller, D.	Solomon
Daley	Harrell	Mullery	Sturla
Davidson	Harris	Mullins	Ullman
Davis, A.	Hohenstein	Murt	Vitali
Davis, T.	Howard	Neilson	Warren
Dawkins	Isaacson	O'Mara	Webster
Deasy	Kenyatta	Otten	Wheatley
DeLissio	Kinsey	Pashinski	Williams
Dellosa	Kirkland	Petrarca	Youngblood
DeLuca	Kortz	Rabb	Zabel
Dermody	Kosierowski	Ravenstahl	

NAYS—104

Barrar	Gillen	Marshall	Rigby
Benninghoff	Gillespie	Masser	Roac
Bernstine	Gleim	Mehaffie	Rothman
Boback	Gregory	Mentzer	Rowe
Borowicz	Greiner	Metcalfe	Ryan
Brooks	Grove	Metzgar	Saylor
Brown	Hahn	Mihalek	Schemel
Causar	Heffley	Millard	Schmitt
Cook	Helm	Miller, B.	Schroeder
Cox	Hennessey	Mizgorski	Simmons
Culver	Hershey	Moul	Sonney
Cutler	Hickernell	Mustello	Stephens
Day	Irvin	Nelson	Struzzi
Delozier	James	Nesbit	Thomas
Diamond	Jones	O'Neal	Tobash
DiGirolamo	Jozwiak	Oberlander	Toepel
Dowling	Kail	Ortitay	Toohil
Dunbar	Kaufer	Owlett	Topper
Dush	Kauffman	Peifer	Walsh
Ecker	Keefer	Pickett	Warner
Emrick	Keller	Polinchock	Wentling
Everett	Klunk	Puskaric	Wheeland
Farry	Knowles	Pyle	White
Fee	Lawrence	Rader	
Fritz	Lewis	Rapp	Turzai,
Gabler	Mackenzie	Reese	Speaker
Gaydos	Maloney		

NOT VOTING—0

EXCUSED—8

Cephas	Kim	Quinn	Staats
Innamorato	Mako	Sankey	Zimmerman

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?

Ms. **HANBIDGE** offered the following amendment No. **A03398**:

- Amend Bill, page 2, line 24, by inserting after "USED," for assistance in voting,
- Amend Bill, page 19, line 22, by inserting after "(F)," 1218,
- Amend Bill, page 43, by inserting between lines 28 and 29 Section 1218. Assistance in Voting.—

(a) [No] Except as provided under subsection (a.1), no voter shall be permitted to receive any assistance in voting at any [primary or] election, unless there is recorded upon his registration card his declaration that, by reason of blindness, disability, or inability to read or write, he is unable to read the names on the ballot or on the voting machine labels, or that he has a physical disability which renders him unable to see or mark the ballot or operate the voting machine, or to enter the voting compartment or voting machine booth without assistance, the exact nature of such condition being recorded on such registration card[, and unless the election officers are satisfied that he still suffers from the same condition].

(a.1) (1) Notwithstanding any provision of this act or any other law or regulation to the contrary, a voter who, due to blindness, disease or other disability, is physically unable to enter a polling place where ballots or an electronic voting system are used at any election may vote without leaving a motor vehicle.

(2) The following apply:

(i) The regular voting procedures may be modified by the election officer to the extent necessary to conduct voting under this subsection.

(ii) If the exact nature of the voter's disability or condition is not recorded on the voter's registration card, the voter may provide evidence of a disability or condition in accordance with guidelines established by the Secretary of the Commonwealth.

(iii) At least two election officers who are members of different major political parties shall assist the voter by providing the necessary ballots at the polling place entrance or curb, as the case may be.

(iv) After the voter is accepted for voting, the voter shall mark the ballot and give it to the election officers who shall deposit it in the ballot box. The voter may request additional assistance as provided under subsection (a).

(v) On the voter's request, a person accompanying the voter shall be permitted to select the voter's ballot and deposit the ballot in the ballot box or enter the voting compartment or voting machine booth in accordance with subsection (b).

(b) Any elector who is entitled to receive assistance in voting under the provisions of this section shall be permitted by the judge of election to select a person of the elector's choice to enter the voting compartment or voting machine booth with him to assist him in voting, such assistance to be rendered inside the voting compartment or voting machine booth except that the judge of election, a candidate for election, the elector's employer or an agent of the employer or an officer or agent of the elector's union shall not be eligible to assist the elector.

(c) In every case of assistance under the provisions of this section, the judge of election shall forthwith enter in writing in a book to be furnished by the county board of elections, to be known as the record of assisted voters—(1) the voter's name; (2) a statement of the facts which entitle him to receive assistance; and (3) the name of the person furnishing the assistance. The record of assisted voters shall be returned by the judge of election to the county board of elections with the other papers, as hereinafter provided, and said county board shall permit the same to be examined only upon the written order of a judge of the court of common pleas: Provided, however, That such record shall be subject to subpoena to the same extent to which other election records may be subpoenaed: And provided further, That the county election board shall permit any registration commission to examine any records of assisted voters without a court order, in order that the registration commission may ascertain whether electors, who have declared, at the time of registration, their need for assistance, actually did receive assistance when voting at any election.

Amend Bill, page 98, by inserting between lines 2 and 3

(2) The amendment of section 1218 of the act shall take effect in 60 days.

Amend Bill, page 98, line 3, by striking out "(2)" and inserting (3)



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

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

Ms. HANBIDGE. Thank you, Mr. Speaker.

This is essentially a curbside voting provision to allow those with physical disabilities that limit their access to the polls to have a ballot brought to them. This is a disability rights issue that will also affect seniors who seek to vote.

Thank you. I ask for an affirmative vote.

The SPEAKER. Thank you.

Representative Everett, on the amendment.

Mr. EVERETT. Thank you, Mr. Speaker.

Again, I respect the good lady's intentions. I would point out that we do have absentee voting, and by the time this bill passes, we will also have no-excuse, mail-in voting. So I think those folks will have a full opportunity to vote, and I would ask for a negative vote.

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

The following roll call was recorded:

YEAS—90

Bizzarro	Donatucci	Krueger	Readshaw
Boyle	Driscoll	Kulik	Roebuck
Bradford	Evans	Lee	Rozzi
Briggs	Fiedler	Longietti	Sainato
Bullock	Fitzgerald	Madden	Samuelson
Burgos	Flynn	Malagari	Sanchez
Burns	Frankel	Markosek	Sappey
Caltagirone	Freeman	Matzie	Schlossberg
Carroll	Gainey	McCarter	Schweyer
Ciresi	Galloway	McClinton	Shusterman
Comitta	Goodman	McNeill	Sims
Conklin	Hanbidge	Merski	Snyder
Cruz	Harkins	Miller, D.	Solomon
Daley	Harrell	Mullery	Sturla
Davidson	Harris	Mullins	Ullman
Davis, A.	Hohenstein	Neilson	Vitali
Davis, T.	Howard	O'Mara	Warren
Dawkins	Isaacson	Otten	Webster
Deasy	Kenyatta	Pashinski	Wheatley
DeLissio	Kinsey	Petrarca	Williams
Dellosa	Kirkland	Rabb	Youngblood
DeLuca	Kortz	Ravenstahl	Zabel
Dermody	Kosierowski		

NAYS—105

Barrar	Gillen	Marshall	Rigby
Benninghoff	Gillespie	Masser	Roae
Bernstine	Gleim	Mehaffie	Rothman
Boback	Gregory	Mentzer	Rowe
Borowicz	Greiner	Metcalfe	Ryan
Brooks	Grove	Metzgar	Saylor
Brown	Hahn	Mihalek	Schemel
Causar	Heffley	Millard	Schmitt
Cook	Helm	Miller, B.	Schroeder
Cox	Hennessey	Mizgorski	Simmons
Culver	Hershey	Moul	Sonney
Cutler	Hickernell	Murt	Stephens
Day	Irvin	Mustello	Struzzi
Delozier	James	Nelson	Thomas
Diamond	Jones	Nesbit	Tobash
DiGirolamo	Jozwiak	O'Neal	Toepel
Dowling	Kail	Oberlander	Toohil

Dunbar	Kaufert	Ortitay	Topper
Dush	Kauffman	Owlett	Walsh
Ecker	Keefer	Peifer	Warner
Emrick	Keller	Pickett	Wentling
Everett	Klunk	Polinchock	Wheeland
Farry	Knowles	Puskaric	White
Fee	Lawrence	Pyle	
Fritz	Lewis	Rader	Turzai,
Gabler	Mackenzie	Rapp	Speaker
Gaydos	Maloney	Reese	

NOT VOTING—0

EXCUSED—8

Cephas	Kim	Quinn	Staats
Innamorato	Mako	Sankey	Zimmerman

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

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

The SPEAKER. Representative Tina Davis offers amendment 03399. Please read a summary.

You do not have the amendment?

Representative Tina Davis offers amendment 03399, but we do not have any language to that effect.

Representative Davis is recognized.

Mrs. DAVIS. Mr. Speaker, it was withdrawn.

The SPEAKER. Okay. Thank you.

Representative Mullery, amendment 03400 is ruled out of order in consultation with the Parliamentarian. Representative Innamorato's amendment, 03402, has been withdrawn, I understand.

Representative Schlossberg's amendment, 03390, has been withdrawn.

Representative Dermody's amendment, 03391, has been withdrawn.

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

Mr. **BOYLE** offered the following amendment No. **A03403**:

Amend Bill, page 19, line 1, by striking out "ONE HUNDRED EIGHTY (180)" and inserting

sixty (60)

Amend Bill, page 29, line 18, by striking out the bracket before "IN"

Amend Bill, page 29, line 18, by inserting after "A" paper ballot is used in a

Amend Bill, page 29, line 18, by inserting a bracket before "IS"

Amend Bill, page 29, line 18, by inserting after "IS"

] or election

Amend Bill, page 29, line 18, by inserting a bracket before the comma after "HELD"

Amend Bill, page 29, line 21, by inserting after "REGISTER,"

] a supply of official ballots equal to thirty-five per centum more than the greatest number of ballots cast in the prior three comparable elections in the election district

Amend Bill, page 29, lines 25 through 30; page 30, lines 1 through 30; page 31, lines 1 through 3; by striking out "] A SUPPLY OF OFFICIAL ELECTION BALLOTS" in line 25, all of lines 26 through 30 on page 29, all of lines 1 through 30 on page 30, all of lines 1 and 2 and "(B) THE COUNTY BOARD OF EACH COUNTY" in line 3 on page 31

Amend Bill, page 31, line 7, by striking out "OR MAIL-IN ELECTORS"

Amend Bill, page 76, line 8, by inserting after "THE" where it occurs the first time

seventh

Amend Bill, page 76, line 8, by striking out "OF" and inserting following

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

The SPEAKER. Representative Boyle, on the amendment.

Mr. BOYLE. Mr. Speaker, my amendment maintains the positive aspects of SB 421, specifically in relation to the \$90 million for new voting machines and also the enhanced absentee balloting in Pennsylvania, but it maintains the straight-party button for our voting machines. I urge its passage.

The SPEAKER. Representative Everett, on the amendment.

Mr. EVERETT. Is this 3403?

The SPEAKER. Yes.

Mr. EVERETT. The sheet I am looking at extends – that amendment would extend the absentee ballot deadline. Is that the same amendment we are looking at, Chairman Boyle?

The SPEAKER. That is it.

Sir, will you stand for an interrogation, Representative Boyle?

Mr. BOYLE. Yes, it changes a date, but it also maintains the straight-party button. So that is the main emphasis of this amendment.

Mr. EVERETT. Okay.

Thank you, Mr. Speaker.

I hope we do not have to go into the whole straight-party discussion that we did in June to that length, but I believe that straight-party voting is a good-government issue that requires folks to go down the ballot and look at each candidate and vote that way. So I would like to maintain removing the straight-party ballot and would ask for a negative vote on this amendment.

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

(Members proceeded to vote.)

#### VOTE STRICKEN

The SPEAKER. Representative Greg Vitali wishes to speak. Strike the vote.

Representative Vitali, please go right ahead. You are recognized.

Mr. VITALI. So just – so as I understand it, this is—

The SPEAKER. Sir, are you – do you seek interrogation? You may.

Mr. VITALI. No, I do not. No, I do not.

The SPEAKER. Okay. Then speak on the amendment, please.

Mr. VITALI. Okay. I am operating under the assumption that this will remove the ability of voters to vote a straight ticket.

The SPEAKER. No, no, no. The bill does that. The amendment would keep the ability for voters to vote straight party.

Mr. VITALI. Right.

The SPEAKER. The bill removes the ability to vote straight party. The amendment would keep it.

Mr. VITALI. Right.

Okay. Then I would rise in support of that amendment. And I think what really concerns me, as I have listened to the discussions back and forth on straight-party voting – I mean, not so much from my constituents, but my colleagues from urban areas understand their constituents much better – is that this really, the bill, if enacted, would really serve to suppress the Black vote. That would be an unintended consequence of eliminating the straight-party voting in urban areas. Not only would this discourage voting – it would create longer lines; it would cause people of limited means who must work, who do not have the time to spend because they are dealing with life's basic necessities, they do not have the time – I am really concerned about how this will eliminate, will really suppress the downtrodden, the less sophisticated people of our society.

And those of you who are moaning and groaning, I would ask you this question—

The SPEAKER. Now, wait. Representative Vitali, hold on. Do not—

#### POINT OF ORDER

Mr. CUTLER. Point of order, Mr. Speaker.

The SPEAKER. Members, please, please, and the leader, go ahead, has a point of order, I believe.

Mr. CUTLER. Mr. Speaker, I believe our rules are quite clear that it cannot get to the motives of another member or the desire for an outcome. I believe the good gentleman would be in order to speak about what he believes the amendment would do, but to imply that is the reason for support I think is wholly offensive.

The SPEAKER. The leader is correct.

You cannot – under the rules – you cannot in any way imply, ascribe, or impugn anyone's motives. You have already stated for the record what you think the consequence of the underlying legislation would be and why you are in support of the amendment.

Representative Vitali, if you do not have anything else, we would like to proceed.

Mr. VITALI. Sure.

And just to be clear, I am not sure that the majority leader heard me when I used the term "unintended consequences."

The SPEAKER. No, he – it is in the record. But—

Mr. VITALI. So it is not a motive situation.

The SPEAKER. But the point is well made.

Mr. VITALI. It is a not a motive situation. It is unintended consequences.

The SPEAKER. Thank you, sir.

Go ahead, Representative Vitali; you may continue.

If you are going to speak on the amendment, is there anything more to say?

Mr. VITALI. Actually, there is.

The SPEAKER. You may proceed.

Mr. VITALI. So I think one important factor here is, why would we eliminate this convenience? Why— The machines are already geared up to doing this now. It would require additional

costs and expenses to not have this. What do we gain, what do we gain by doing this? Why are we eliminating straight-party voting? What policy situation does it further?

Those of us who want to go down, have the time to go down, have some sophistication to go down – which I do, when I vote – can. But having that option just to hit the button, it is a good thing. What do we gain as a policy perspective from eliminating this? I cannot think of a thing. If you guys can think of something, let me know. But it will have the unintended consequences, I believe, of suppressing the vote, especially for the poor, the minorities, the unsophisticated, and that is precisely what we do not want to do in bills like this. So I would ask that we support the Boyle amendment.

Thank you, Mr. Speaker.

The SPEAKER. Representative Everett, you are going to respond.

Mr. EVERETT. Thank you, Mr. Speaker.

I would just point out that we are one of only seven States in the United States left that have straight-party voting. Everybody else has done away with it. And I would ask that – I will check with the good Representative from Delaware afterwards, and he can show me his statistics that he has on voter suppression, because I am sure he has got all his facts in mind, and I would ask for a negative vote.

The SPEAKER. Representative Sturla now wishes to speak.

Mr. STURLA. Thank you, Mr. Speaker.

Mr. Speaker, we do this every day in the House of Representatives. You have been to all your committee meetings where you vote on, as we do on the floor of the House here, uncontested bills in one lot.

The SPEAKER. Well, we actually are not doing that right now. We are voting on every resolution, trust me.

Mr. STURLA. Mr. Speaker, as a matter of art here in the Pennsylvania House of Representatives, you go to committee meetings, and we take multiple bills as a whole and vote on them. We take party votes as a whole and vote on that that way in committee meetings. We say, "Are there any 'no' votes?" We do it for expediency and we do it because people know what they are doing. What you are basically saying if you do not allow straight-party voting is, I can sit and read all my newspaper articles and go through all the candidates, and I can determine that I want this person and that person and someone else, and I know this 2 weeks in advance. And if they all happen to be the same party, what you are telling me is that I cannot go in and pull that lever because I know who I wanted to vote for 2 weeks ago. No, I have to go in and one by one find my way down through the ballot, while people behind me stand in line for hours to vote, and then they need to come in one by one and go through and select individual people on the ballot. And when you have a short ballot, that may be okay, but when you have got one of those ballots where you have two and three pages, you better plan on having the polling places open for 2 or 3 days, because that is how long it is going to take to get through this.

Mr. Speaker, please vote "yes" on the Boyle amendment.

The SPEAKER. Chairman Roebuck.

Mr. ROEBUCK. Thank you, Mr. Speaker.

I rise in support of this amendment, and to me, the premise is very simple. If you work in any polling place, you find people who come and who have trouble with the complexity of the ballot. They know who they want to vote for, and the single ballot allows you to vote for a number of people at the same time that you want to vote for. It is convenient. It is a way, particularly for

those, perhaps, who are older, those who perhaps have disabilities, those who perhaps have trouble with this, in the process. There is nothing wrong with straight-party voting. You can pull the straight lever and you can pick, and then you can change it and pick out individual candidates you want to vote for. It is a convenience for voters.

Why take away something that makes it easier to vote when that does not help the process? That effort is fundamentally wrong, and it not ought to be condoned by this legislative body.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Mr. Chair.

Representative Kenyatta.

Mr. KENYATTA. Thank you, Mr. Speaker.

A lot has been said in this body about whether or not people have the capacity or the sophistication to vote, and I want to clean that up a bit to say this. Individuals that vote straight party have, actually, a lot of sophistication, because, Mr. Speaker, let me explain what they have to do. To vote straight party you have to understand the political objectives and the political nuance of our conversation that we are having here in this body. So when people make the decision to vote straight party, it is not because they are lazy, it is not because they are uninformed; it is because they are possibly choosing an act of convenience.

But, Mr. Speaker, I would argue and suggest that they also vote for one party or the other because it is clear to Pennsylvanians what each party stands for. Pennsylvanians know very clearly which party is voting for commonsense gun reform and which party does not want it. They understand. And so when they see Democrat and Republican, they know exactly whom to vote for. Mr. Speaker, Pennsylvanians understand which party is fighting to raise the minimum wage and which party wants people to live in abject poverty—

The SPEAKER. Representative. Representative.

Mr. KENYATTA. —and so when they see Democrat or Republican, they know—

The SPEAKER. Representative, hold on; hold on, please.

Okay. It is not typical of me to extemporize too much, but I do admire tenacity. But, sir, we are not on any issues, and you cannot say one party is better than the other party. The way you handled it about – please, stop. I am allowed to say my remarks, as Speaker, in my ruling. We are beyond the bounds of the amendment and the underlying bill. We are. The comment about common sense could have applied either way, depending on the voter. We are not discussing minimum wage here. You can have a press event on minimum wage as soon as we are done, but we are not there right now.

Representative Kenyatta, please, to the amendment and to the bill; please.

And hold on, just give us a second. We are turning it on.

Mr. KENYATTA. Thank you, Mr. Speaker.

I think the point that I am trying to make is that voters have a lot of sophistication. I think that we need to give them more credit than we do. Voters right now are choosing to vote for individual candidates if they want. They are doing it. You can look at the data to show that in counties right now, people are splitting their tickets. But there are also a number of voters who do not want to split their ticket, who have made a determination about straight-party voting, have made a determination about which party they want to vote for, and I do not think this body should be about taking away choices, taking away options for Pennsylvanians, and taking away the ease for them to press one button – if they choose to. And so in this body, we ought to be about choice.

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

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

The following roll call was recorded:

YEAS—88

Bizzarro	Donatucci	Kosierowski	Readshaw
Boyle	Driscoll	Krueger	Roebuck
Bradford	Evans	Kulik	Rozzi
Briggs	Fiedler	Lee	Sainato
Bullock	Fitzgerald	Longietti	Samuelson
Burgos	Flynn	Madden	Sanchez
Caltagirone	Frankel	Malagari	Sappey
Carroll	Freeman	Markosek	Schlossberg
Ciresi	Gainey	Matzie	Schweyer
Comitta	Galloway	McCarter	Shusterman
Conklin	Goodman	McClinton	Sims
Cruz	Hanbidge	McNeill	Snyder
Daley	Harkins	Mentzer	Solomon
Davidson	Harrell	Merski	Sturla
Davis, A.	Harris	Miller, D.	Ullman
Davis, T.	Hohenstein	Mullins	Vitali
Dawkins	Howard	Neilson	Warren
Deasy	Isaacson	O'Mara	Webster
DeLissio	Kenyatta	Otten	Wheatley
Deloso	Kinsey	Pashinski	Williams
DeLuca	Kirkland	Rabb	Youngblood
Dermody	Kortz	Ravenstahl	Zabel

NAYS—107

Barrar	Gillen	Marshall	Reese
Benninghoff	Gillespie	Masser	Rigby
Bernstine	Gleim	Mehaffie	Roae
Boback	Gregory	Metcalfe	Rothman
Borowicz	Greiner	Metzgar	Rowe
Brooks	Grove	Mihalek	Ryan
Brown	Hahn	Millard	Saylor
Burns	Heffley	Miller, B.	Schemel
Causer	Helm	Mizgorski	Schmitt
Cook	Hennessey	Moul	Schroeder
Cox	Hershey	Mullery	Simmons
Culver	Hickernell	Murt	Sonney
Cutler	Irvin	Mustello	Stephens
Day	James	Nelson	Struzzi
Delozier	Jones	Nesbit	Thomas
Diamond	Jozwiak	O'Neal	Tobash
DiGirolamo	Kail	Oberlander	Toepel
Dowling	Kaufer	Ortitay	Toohil
Dunbar	Kauffman	Owlett	Topper
Dush	Keefer	Peifer	Walsh
Ecker	Keller	Petrarca	Warner
Emrick	Klunk	Pickett	Wentling
Everett	Knowles	Polinchock	Wheeland
Farry	Lawrence	Puskaric	White
Fee	Lewis	Pyle	
Fritz	Mackenzie	Rader	Turzai,
Gabler	Maloney	Rapp	Speaker
Gaydos			

NOT VOTING—0

EXCUSED—8

Cephas	Kim	Quinn	Staats
Innamorato	Mako	Sankey	Zimmerman

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. With due respect, Representative Boyle, are you withdrawing amendment 3405, because it is essentially the same? Yes. Okay. So amendment 3405 is withdrawn.

Also, Representative Rabb, my understanding is it is withdrawn, 3404.

Representative Boyle, you have amendment — Or, I am sorry, Representative Bizzarro, 3406 is withdrawn? Withdrawn. Representative Solomon, 3407 and 3409 are withdrawn.

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

Mr. **BOYLE** offered the following amendment No. **A03410**:

Amend Bill, page 1, lines 1 through 32; page 2, lines 1 through 43; by striking out all of said lines on said pages and inserting Directing the Legislative Budget and Finance Committee to conduct a study of straight party voting and the impact on voters if the option is eliminated.

Amend Bill, page 2, lines 46 through 51; pages 3 through 97, lines 1 through 30; page 98, lines 1 through 4; by striking out all of said lines on said pages and inserting Section 1. Study.

The Legislative Budget and Finance Committee shall study straight party voting and the impact on voters if the option to vote a straight party ticket is eliminated. In conducting the study, the Legislative Budget and Finance Committee shall examine all of the following:

- (1) Whether eliminating the option will cause voter confusion.
- (2) Whether voter education on the issue of elimination of the option is warranted.
- (3) The impact that eliminating the option will have on the length of time required to vote and whether eliminating the option will lead to longer lines at polling places.
- (4) Other issues that the General Assembly should consider before eliminating the option to vote a straight party ticket, currently available to voters under the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code.

Section 2. Report.  
The Legislative Budget and Finance Committee shall prepare a report of its study and submit the report to the General Assembly within six months of the effective date of this section.

Section 3. Effective date.

This act shall take effect in 60 days.

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

The SPEAKER. Representative Boyle, on the amendment, sir. Mr. **BOYLE**. Mr. Speaker, simply, this bill requires the Legislative Budget and Finance Committee to study the impact of eliminating straight-party voting. Thank you.



The SPEAKER. Representative Everett.  
Mr. EVERETT. Thank you, Mr. Speaker.

I think that would be a great stand-alone bill, and if the chairman would want to introduce that, we could run it as a stand-alone. It is outside the scope of the negotiated bill between the House, the Senate, and the Governor, and I would ask for a negative vote.

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

The following roll call was recorded:

YEAS—91

Bizzarro	Donatucci	Krueger	Readshaw
Boyle	Driscoll	Kulik	Roebuck
Bradford	Evans	Lee	Rozzi
Briggs	Fiedler	Longietti	Sainato
Bullock	Fitzgerald	Madden	Samuelson
Burgos	Flynn	Malagari	Sanchez
Burns	Frankel	Markosek	Sappey
Caltagirone	Freeman	Matzie	Schlossberg
Carroll	Gainey	McCarter	Schweyer
Ciresi	Galloway	McClinton	Shusterman
Comitta	Goodman	McNeill	Sims
Conklin	Hanbidge	Mentzer	Snyder
Cruz	Harkins	Merski	Solomon
Daley	Harrell	Miller, D.	Sturla
Davidson	Harris	Mullery	Ullman
Davis, A.	Hohenstein	Mullins	Vitali
Davis, T.	Howard	Neilson	Warren
Dawkins	Isaacson	O'Mara	Webster
Deasy	Kenyatta	Otten	Wheatley
DeLissio	Kinsey	Pashinski	Williams
Delloso	Kirkland	Petrarca	Youngblood
DeLuca	Kortz	Rabb	Zabel
Dermody	Kosierowski	Ravenstahl	

NAYS—104

Barrar	Gillen	Marshall	Rigby
Benninghoff	Gillespie	Masser	Roae
Bernstine	Gleim	Mehaffie	Rothman
Boback	Gregory	Metcalfe	Rowe
Borowicz	Greiner	Metzgar	Ryan
Brooks	Grove	Mihalek	Saylor
Brown	Hahn	Millard	Schemel
Causar	Heffley	Miller, B.	Schmitt
Cook	Helm	Mizgorski	Schroeder
Cox	Hennessey	Moul	Simmons
Culver	Hershey	Murt	Sonney
Cutler	Hickernell	Mustello	Stephens
Day	Irvin	Nelson	Struzzi
Delozier	James	Nesbit	Thomas
Diamond	Jones	O'Neal	Tobash
DiGirolamo	Jozwiak	Oberlander	Toepel
Dowling	Kail	Ortitay	Toohil
Dunbar	Kaufer	Owlett	Topper
Dush	Kauffman	Peifer	Walsh
Ecker	Keefer	Pickett	Warner
Emrick	Keller	Polinchock	Wentling
Everett	Klunk	Puskaric	Wheeland
Farry	Knowles	Pyle	White
Fee	Lawrence	Rader	
Fritz	Lewis	Rapp	Turzai,
Gabler	Mackenzie	Reese	Speaker
Gaydos	Maloney		

NOT VOTING—0

EXCUSED—8

Cephas	Kim	Quinn	Staats
Innamorato	Mako	Sankey	Zimmerman

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

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

The SPEAKER. Representative Daley I believe has withdrawn 3411.

Amendment 3412 has been withdrawn, I believe, by Representative Solomon.

Amendment 3413 has been withdrawn by Representative Ciresi.

Amendments 3414 and 3416 have been withdrawn by Representative Solomon.

If I am incorrect on any of those, tell me, because I am not saying we always have – but that is my understanding.

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

Mr. MALAGARI offered the following amendment No. A03421:

Amend Bill, page 2, line 2, by inserting after "DEFINITIONS" and providing for coordination of voting procedures

Amend Bill, page 18, line 18, by striking out "A SECTION" and inserting sections

Amend Bill, page 18, by inserting between lines 18 and 19 Section 107. Coordination of Voting Procedures.—(a) The General Assembly finds and declares as follows:

(1) Election districts use paper ballots, voting machines and electronic voting systems.

(2) It is necessary to coordinate voting procedures.

(b) If an election district employs paper ballots, all of the following apply:

(1) Except as set forth in paragraph (2), a provision of this act which refers to a paper ballot controls paper ballots.

(2) Notwithstanding any provision of this act, the paper ballot shall be formatted to permit a voter to vote for a straight party ticket.

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

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

Mr. MALAGARI. Thank you, Mr. Speaker.

Mr. Speaker, this amendment is pretty simple. I come from a county that has employed new voting machines within the past year, and we are one of the first counties that have actually done that. And the new voting machines that we have actually employed are utilizing paper ballots, and with the utilization of paper ballots has come a learning curve in using these new machines, and because of that, I am asking that right now, since we have these new paper ballots, which is a brand-new way of

voting – in fact, we have been voting with the electronic machines prior to this point for well over 20 years – so I am asking that if a county actually has paper ballots being implemented, that what we do is we actually allow for the paper ballot to be formatted and must be formatted to permit a voter to vote for a straight-party ticket.

The SPEAKER. Representative Everett.

Mr. EVERETT. Thank you, Mr. Speaker.

For all the reasons set forth previously I would ask for a negative vote.

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

The following roll call was recorded:

YEAS—87

Bizzarro	Donatucci	Kosierowski	Roebuck
Boyle	Driscoll	Krueger	Rozzi
Bradford	Evans	Kulik	Sainato
Briggs	Fiedler	Lee	Samuelson
Bullock	Fitzgerald	Longiatti	Sanchez
Burgos	Flynn	Madden	Sappey
Caltagirone	Frankel	Malagari	Schlossberg
Carroll	Freeman	Markosek	Schweyer
Ciresi	Gainey	Matzie	Shusterman
Comitta	Galloway	McCarter	Sims
Conklin	Goodman	McClinton	Snyder
Cruz	Hanbidge	McNeill	Solomon
Daley	Harkins	Merski	Sturla
Davidson	Harrell	Miller, D.	Ullman
Davis, A.	Harris	Mullins	Vitali
Davis, T.	Hohenstein	Neilson	Warren
Dawkins	Howard	O'Mara	Webster
Deasy	Isaacson	Otten	Wheatley
DeLissio	Kenyatta	Pashinski	Williams
Delloso	Kinsey	Rabb	Youngblood
DeLuca	Kirkland	Ravenstahl	Zabel
Dermody	Kortz	Readshaw	

NAYS—108

Barrar	Gillen	Masser	Reese
Benninghoff	Gillespie	Mehaffie	Rigby
Bernstine	Gleim	Mentzer	Roae
Boback	Gregory	Metcalfe	Rothman
Borowicz	Greiner	Metzgar	Rowe
Brooks	Grove	Mihalek	Ryan
Brown	Hahn	Millard	Saylor
Burns	Heffley	Miller, B.	Schemel
Causar	Helm	Mizgorski	Schmitt
Cook	Hennessey	Moul	Schroeder
Cox	Hershey	Mullery	Simmons
Culver	Hickernell	Murt	Sonney
Cutler	Irvin	Mustello	Stephens
Day	James	Nelson	Struzzi
Delozier	Jones	Nesbit	Thomas
Diamond	Jozwiak	O'Neal	Tobash
DiGirolamo	Kail	Oberlander	Toepel
Dowling	Kaufer	Ortitay	Toohil
Dunbar	Kauffman	Owlett	Topper
Dush	Keefer	Peifer	Walsh
Ecker	Keller	Petrarca	Warner
Emrick	Klunk	Pickett	Wentling
Everett	Knowles	Polinchock	Wheeland
Farry	Lawrence	Puskaric	White
Fee	Lewis	Pyle	
Fritz	Mackenzie	Rader	Turzai,
Gabler	Maloney	Rapp	Speaker
Gaydos	Marshall		

NOT VOTING—0

EXCUSED—8

Cephas Innamorato	Kim Mako	Quinn Sankey	Staats Zimmerman
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Less than the majority having voted in the affirmative, the question was determined in the negative and the amendment was not agreed to.

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

The SPEAKER. Representative Innamorato – Leader, would that be withdrawn? Oh, she is here? Okay.

Oh, Representative Kenyatta is going to offer it. Okay. That is fine.

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

Mr. **KENYATTA** offered the following amendment  
No. **A03422**:

Amend Bill, page 97, lines 28 and 29, by striking out all of said lines and inserting

Section 14. The following shall apply:

(1) Except as provided under paragraph (2), this act shall apply to elections held on or after April 28, 2020.

(2) The amendment or addition of sections 1003(a), 1107(b), 1110(h), 1107-A(3), 1109-A(a)(2) and (d), 1112-A(a)(2) and (4), 1216(d) and (f), 1222(a) and (b) and 1223(a) of the act shall apply to elections held on and after January 1, 2021.

Amend Bill, page 98, by inserting between lines 2 and 3

(2) The amendment or addition of sections 1003(a), 1107(b), 1110(h), 1107-A(3), 1109-A(a)(2) and (d), 1112-A(a)(2) and (4), 1216(d) and (f), 1222(a) and (b) and 1223(a) of the act shall take effect January 1, 2021.

Amend Bill, page 98, line 3, by striking out "(2)" and inserting

(3)

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

The SPEAKER. On the amendment, Representative Kenyatta.  
Mr. **KENYATTA**. Thank you, Mr. Speaker.

The previous speaker spoke about all the changes that are happening with our election system and the elimination of straight-party voting. It is an important consideration, as we look at the changes. I want to thank Representative Innamorato for her thoughtfulness in proposing this amendment, and I would ask for an affirmative vote.

Thank you, Mr. Speaker.

The SPEAKER. Representative Everett, on that amendment.

Mr. **EVERETT**. Thank you, Mr. Speaker.

Once again, I would ask for a negative vote.

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

The following roll call was recorded:

**YEAS—86**

Bizzarro	Donatucci	Kosierowski	Readshaw
Boyle	Driscoll	Krueger	Roebuck
Bradford	Evans	Kulik	Rozzi
Briggs	Fiedler	Lee	Samuelson
Bullock	Fitzgerald	Longietti	Sanchez
Burgos	Flynn	Madden	Sappey
Caltagirone	Frankel	Malagari	Schlossberg
Carroll	Freeman	Markosek	Schweyer
Ciresi	Gainey	Matzie	Shusterman
Comitta	Galloway	McCarter	Sims
Conklin	Goodman	McClinton	Snyder
Cruz	Hanbidge	McNeill	Solomon
Daley	Harkins	Merski	Sturla
Davidson	Harrell	Miller, D.	Ullman
Davis, A.	Harris	Mullins	Vitali
Davis, T.	Hohenstein	Neilson	Warren
Dawkins	Howard	O'Mara	Webster
Deasy	Isaacson	Otten	Wheatley
DeLissio	Kenyatta	Pashinski	Williams
Delloso	Kinsey	Rabb	Youngblood
DeLuca	Kirkland	Ravenstahl	Zabel
Dermody	Kortz		

**NAYS—109**

Barrar	Gillen	Masser	Rigby
Benninghoff	Gillespie	Mehaffie	Roe
Bernstine	Gleim	Mentzer	Rothman
Boback	Gregory	Metcalfe	Rowe
Borowicz	Greiner	Metzgar	Ryan
Brooks	Grove	Mihalek	Sainato
Brown	Hahn	Millard	Saylor
Burns	Heffley	Miller, B.	Schemel
Causar	Helm	Mizgorski	Schmitt
Cook	Hennessey	Moul	Schroeder
Cox	Hershey	Mullery	Simmons
Culver	Hickernell	Murt	Sonney
Cutler	Irvin	Mustello	Stephens
Day	James	Nelson	Struzzi
Delozier	Jones	Nesbit	Thomas
Diamond	Jozwiak	O'Neal	Tobash
DiGirolamo	Kail	Oberlander	Toepel
Dowling	Kaufer	Ortitay	Toohil
Dunbar	Kauffman	Owlett	Topper
Dush	Keefer	Peifer	Walsh
Ecker	Keller	Petrarca	Warner
Emrick	Klunk	Pickett	Wentling
Everett	Knowles	Polinchock	Wheeland
Farry	Lawrence	Puskaric	White
Fee	Lewis	Pyle	
Fritz	Mackenzie	Rader	Turzai,
Gabler	Maloney	Rapp	Speaker
Gaydos	Marshall	Reese	

**NOT VOTING—0**

**EXCUSED—8**

Cephas	Kim	Quinn	Staats
Innamorato	Mako	Sankey	Zimmerman

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

On the question recurring,

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

The SPEAKER. Representative Daley I believe has withdrawn 3424.

Now, Representative McClinton has 3425. Representative McClinton, are you withdrawing that? Okay. Then I have to rule that out of order – not because it is Representative's McClinton's amendment, because she is my good friend – but in consultation with the Parliamentarian. So I am sorry, on the basis of single subject, it just is not related to the underlying bill, and of course, that can be appealed.

Also, Representative McCarter, 3428, are you withdrawing your amendment, sir? No. Okay.

Representative McCarter, yours is being ruled out of order in consultation with the Parliamentarian, and it is single subject and it is not connected to the underlying bill. Again, you may appeal that, but just let me get through all of them, and then if you want, just tell your leaders, and if you want to appeal, you can appeal.

Representative Warren, Perry Warren has amendment 3429. Sir, are you withdrawing that amendment? It is withdrawn; 3429 is withdrawn.

My understanding is amendments 3430 and 3431 by Representative Solomon have been withdrawn.

Representative Briggs, amendment 3434. Are you withdrawing that, sir? He is. Okay, thank you. That is withdrawn.

Representative Solomon has withdrawn 3435.

My understanding is that Representative Innamorato has withdrawn 3437.

So the two that are ruled out of order are Representative McClinton's and Representative McCarter's.

Now, there are late-filed amendments, and they are ruled out of order for only the reason that they are late-filed, and they are amendments 3483 by Representative Freeman, 3524 by Representative Bradford, 3531 by Representative Kenyatta, 3532 by Representative Kenyatta, and 3551 by Representative Kenyatta.

To entertain any of those amendments, you would have to— Bob, do you want – or Representative Freeman? Withdrawn. Representative Freeman withdraws, and I do apologize for using your first name. Representative Freeman withdraws 3483.

Representative Kenyatta, you are recognized – because you may ask for a motion to suspend – and you may proceed, Representative Kenyatta.

Mr. KENYATTA. So first, Mr. Speaker, I want to withdraw all of the amendments with the exception of 3551.

The SPEAKER. So 3531 and 3532 are withdrawn.

Mr. KENYATTA. I hope that means you are going to vote for the one I am keeping, Representative. You are clapping.

The SPEAKER. Now, you will have to make a motion to suspend for 3551, and I will call on you right now.

**MOTION TO SUSPEND RULES**

Mr. KENYATTA. All right. Thank you, Mr. Speaker.

I would like to make a motion to suspend the rules to consider this late-filed amendment.

On the question,

Will the House agree to the motion?

The SPEAKER. Yes. Please state your reason for the motion to suspend.

Mr. KENYATTA. Thank you, Mr. Speaker.

The changes in this underlying bill represent the most substantial changes to voting in Pennsylvania since the 1930s, and I think it is critically important that we remember, Mr. Speaker, that even though the underlying bill has a lot of good in it, there are a lot of concerns. And so even the best ideas, Mr. Speaker, if implemented poorly, are bad ideas.

This amendment, 3551, would give us an opportunity to ensure that the changes in this bill are implemented in the effective way, in an appropriate way, and in a way that gives our county commissioners an opportunity to do this and ensure that there are no issues with voters exercising their right to vote.

This amendment, Mr. Speaker, would only change the last four lines of the bill and say that we would hold off on the changes in the underlying bill until 2021, get through this next election, allow people the opportunity to understand the new machines, and then implement these changes on a basis that individuals and also that our county administrators can actually absorb.

The SPEAKER. Representative Everett, on the motion to suspend.

Mr. EVERETT. Thank you, Mr. Speaker.

In discussions with the Governor's Office, he feels confident that the Department of State and our counties are fully capable of carrying out these new provisions, and I would ask for a negative vote on suspending the rules.

The SPEAKER. Representative Kenyatta, for the second time on the motion to suspend.

Mr. KENYATTA. Mr. Speaker, with all due respect to the Governor's Office and to Chairman Everett, this is what happens when we move too quickly, even if we are moving in the right direction. Maybe there are some county commissioners' offices and there are some districts where they will be able to do this, but there is a lot of concern that we do not have everything we need in place to do this in a way that ensures that nobody is in a line that is too long, that nobody is disenfranchised, and that everybody in Pennsylvania has the opportunity to vote, and so I would ask for an affirmative vote, Mr. Speaker, to suspend the rules and then vote on the underlying amendment.

The SPEAKER. Representative Everett, for the second time on the motion to suspend.

Mr. EVERETT. Thank you, Mr. Speaker.

I would point out, as we discussed in committee, that when this bill is in place, we will have the new mail-in voting, so folks concerned about long lines, they can apply for a mail-in vote and will not even have to go to the polling place. They can do all their studying at home, mark their ballots, and mail it in. I would ask for a negative vote on suspending the rules.

The SPEAKER. Representative Rabb, on the motion to suspend. Oh, no, wait. I am sorry. On the motion to suspend, you cannot speak. You can, on that rule, if the maker of the motion, the leaders, and the persons handling the debate. I apologize.

On the question recurring,

Will the House agree to the motion?

The following roll call was recorded:

#### YEAS—88

Bizzarro	Donatucci	Kosierowski	Readshaw
Boyle	Driscoll	Krueger	Roebuck
Bradford	Evans	Kulik	Rozzi
Briggs	Fiedler	Lee	Sainato
Bullock	Fitzgerald	Longietti	Samuelson
Burgos	Flynn	Madden	Sanchez
Burns	Frankel	Malagari	Sappey
Caltagirone	Freeman	Markosek	Schlossberg
Carroll	Gainey	Matzie	Schweyer
Ciresi	Galloway	McCarter	Shusterman
Comitta	Goodman	McClinton	Sims
Conklin	Hanbidge	McNeill	Snyder
Cruz	Harkins	Merski	Solomon
Daley	Harrell	Miller, D.	Sturla
Davis, A.	Harris	Mullins	Ullman
Davis, T.	Hohenstein	Neilson	Vitali
Dawkins	Howard	O'Mara	Warren
Deasy	Isaacson	Otten	Webster
DeLissio	Kenyatta	Pashinski	Wheatley
Delloso	Kinsey	Petrarca	Williams
DeLuca	Kirkland	Rabb	Youngblood
Dermody	Kortz	Ravenstahl	Zabel

#### NAYS—107

Barrar	Gillen	Marshall	Reese
Benninghoff	Gillespie	Masser	Rigby
Bernstine	Gleim	Mehaffie	Roae
Boback	Gregory	Mentzer	Rothman
Borowicz	Greiner	Metcalfe	Rowe
Brooks	Grove	Metzgar	Ryan
Brown	Hahn	Mihalek	Saylor
Causser	Heffley	Millard	Schemel
Cook	Helm	Miller, B.	Schmitt
Cox	Hennessey	Mizgorski	Schroeder
Culver	Hershey	Moul	Simmons
Cutler	Hickernell	Mullery	Sonney
Davidson	Irvin	Murt	Stephens
Day	James	Mustello	Struzzi
DeLozier	Jones	Nelson	Thomas
Diamond	Jozwiak	Nesbit	Tobash
DiGirolamo	Kail	O'Neal	Toepel
Dowling	Kaufer	Oberlander	Toohil
Dunbar	Kauffman	Ortitay	Topper
Dush	Keefer	Owlett	Walsh
Ecker	Keller	Peifer	Warner
Emrick	Klunk	Pickett	Wentling
Everett	Knowles	Polinchock	Wheeland
Farry	Lawrence	Puskaric	White
Fee	Lewis	Pyle	
Fritz	Mackenzie	Rader	Turzai,
Gabler	Maloney	Rapp	Speaker
Gaydos			

#### NOT VOTING—0

#### EXCUSED—8

Cephas	Kim	Quinn	Staats
Innamorato	Mako	Sankey	Zimmerman

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



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

The SPEAKER. Does Representative Bradford wish to do a motion to suspend? No. Okay. I have not heard any appeals of the ruling of the Chair, so at this time there are no further amendments on – if I am mistaken, correct me now – but I do not see any further amendments on SB 421.

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

The SPEAKER. The bill as amended will be reprinted.

\* \* \*

The House proceeded to second consideration of **SB 147, PN 1283**, entitled:

An Act amending Title 34 (Game) of the Pennsylvania Consolidated Statutes, in Pennsylvania Game Commission, further providing for accountability; and, in hunting and furtaking, further providing for hunting on Sunday prohibited and for trespass on private property while hunting and providing for hunting on Sunday without written permission.

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

Mr. **MALONEY** offered the following amendment No. **A03439**:

Amend Bill, page 4, by inserting between lines 19 and 20  
(c) Enforcement.—The director shall authorize the police department of each municipal corporation to assist in the enforcement of this section as necessary, in addition to those under section 903 (relating to delegation of enforcement powers).

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

The SPEAKER. Yes, this is 3439.  
Representative Maloney, on the amendment, sir. Do you wish to speak on the amendment, sir? Waives off. My understanding is that this is an agreed-to amendment.  
Oh, no, you withdraw it? The amendment is withdrawn. My apologies. The amendment is withdrawn; amendment 3439 is withdrawn.

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

Mr. **PEIFER** offered the following amendment No. **A03369**:

Amend Bill, page 4, by inserting between lines 7 and 8  
(b) Applicability.—This section shall not apply to an unarmed person who enters onto posted property for the sole purpose of retrieving a hunting dog.

Amend Bill, page 4, line 8, by striking out "(b)" and inserting  
(c)

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

The SPEAKER. Representative Peifer, on the amendment.  
Mr. PEIFER. Thank you, Mr. Speaker.

Amendment A03369 simply provides that the trespass provisions in the bill do not apply to an unarmed person who enters onto posted property for the sole purpose of retrieving their dog. I would ask the members for an affirmative vote.

The SPEAKER. Representative Kortz, who is the Democratic chair of the committee, on the amendment, sir.

Mr. KORTZ. Thank you, Mr. Speaker.

Mr. Speaker, this is an agreed-to amendment, and I want to thank the gentleman from Pike and Wayne Counties for bringing this forward, and I would urge all of my colleagues to vote in the affirmative.

Thank you, Mr. Speaker.

The SPEAKER. Does Representative Gillespie wish to be recognized?

Representative Gillespie, the chair, majority chair of the committee, on the amendment.

Mr. GILLESPIE. Thank you, Mr. Speaker.

This is an agreed-to amendment, and I encourage the members to support.

**LEAVES OF ABSENCE**

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

**CONSIDERATION OF SB 147 CONTINUED**

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

The following roll call was recorded:

**YEAS—194**

Barrar	Fee	Lawrence	Readshaw
Benninghoff	Fiedler	Lee	Reese
Bernstine	Fitzgerald	Lewis	Rigby
Bizzarro	Flynn	Longietti	Roae
Boback	Frankel	Mackenzie	Roebuck
Borowicz	Freeman	Madden	Rothman
Boyle	Fritz	Malagari	Rowe
Bradford	Gabler	Maloney	Rozzi
Briggs	Gainey	Markosek	Ryan
Brooks	Galloway	Marshall	Sainato
Brown	Gaydos	Masser	Samuelson
Bullock	Gillen	Matzie	Sanchez
Burgos	Gillespie	McCarter	Sappery
Burns	Gleim	McClinton	Saylor
Caltagirone	Goodman	McNeill	Schemel
Carroll	Gregory	Mehaffie	Schlossberg
Causar	Greiner	Mentzer	Schmitt
Ciresi	Grove	Merski	Schroeder
Comitta	Hahn	Metcalfe	Schweyer
Conklin	Hanbidge	Metzgar	Shusterman
Cook	Harkins	Mihalek	Simmons
Cox	Harrell	Millard	Sims
Cruz	Harris	Miller, B.	Snyder
Culver	Heffley	Miller, D.	Solomon
Cutler	Helm	Mizgorski	Sonney
Daley	Hennessey	Moul	Stephens

Davidson	Hershey	Mullery	Struzzi
Davis, A.	Hickernell	Mullins	Sturla
Davis, T.	Hohenstein	Murt	Thomas
Dawkins	Howard	Mustello	Tobash
Day	Irvin	Nelson	Toepel
Deasy	Isaacson	Nesbit	Toohil
DeLissio	James	O'Mara	Topper
Delloso	Jones	O'Neal	Ullman
Delozier	Jozwiak	Oberlander	Vitali
DeLuca	Kail	Ortitay	Walsh
Dermody	Kaufer	Otten	Warner
Diamond	Kauffman	Owlett	Warren
DiGirolamo	Keefer	Pashinski	Webster
Donatucci	Keller	Peifer	Wentling
Dowling	Kenyatta	Petrarca	Wheatley
Driscoll	Kinsey	Pickett	Wheeland
Dunbar	Kirkland	Polinchock	White
Dush	Klunk	Puskaric	Williams
Ecker	Knowles	Pyle	Youngblood
Emrick	Kortz	Rabb	Zabel
Evans	Kosierowski	Rader	
Everett	Krueger	Rapp	Turzai,
Farry	Kulik	Ravenstahl	Speaker

NAYS—0

NOT VOTING—0

EXCUSED—9

Cephas	Mako	Quinn	Staats
Innamorato	Neilson	Sankey	Zimmerman
Kim			

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?

CONSIDERATION OF  
AMENDMENT A03439 CONTINUED

The SPEAKER. We are actually going back to amendment 3439. It has not been withdrawn. When we called up the amendment, we called up the right amendment, but a wrong description was provided. We are going to get the correct description.

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

The clerk read the following amendment No. **A03439**:

Amend Bill, page 4, by inserting between lines 19 and 20  
(c) Enforcement.—The director shall authorize the police department of each municipal corporation to assist in the enforcement of this section as necessary, in addition to those under section 903 (relating to delegation of enforcement powers).

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

The SPEAKER. Representative Maloney, on that amendment, sir.

Mr. MALONEY. Thank you, Mr. Speaker. Thank you for the clarification. This is an agreed-to amendment.

The SPEAKER. Representative Kortz, on the amendment.

Mr. KORTZ. Thank you, Mr. Speaker.

Mr. Speaker, it is an agreed-to amendment, and I want to thank the good gentleman from Berks County for bringing this language forward. It makes the bill a much better bill, and again, I would urge all to vote in the affirmative.

Thank you, Mr. Speaker.

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

The following roll call was recorded:

YEAS—193

Barrar	Fee	Lawrence	Reese
Benninghoff	Fiedler	Lee	Rigby
Bernstine	Fitzgerald	Lewis	Roae
Bizzarro	Flynn	Longietti	Roebuck
Boback	Frankel	Mackenzie	Rothman
Borowicz	Freeman	Madden	Rowe
Boyle	Fritz	Malagari	Rozzi
Bradford	Gabler	Maloney	Ryan
Briggs	Gainey	Markosek	Sainato
Brooks	Galloway	Marshall	Samuelson
Brown	Gaydos	Masser	Sanchez
Bullock	Gillen	Matzie	Sappay
Burgos	Gillespie	McCarter	Saylor
Burns	Gleim	McClinton	Schemel
Caltagirone	Goodman	McNeill	Schlossberg
Carroll	Gregory	Mehaffie	Schmitt
Causer	Greiner	Mentzer	Schroeder
Ciresi	Grove	Merski	Schweyer
Comitta	Hahn	Metcalfe	Shusterman
Conklin	Hanbidge	Metzgar	Simmons
Cook	Harkins	Mihalek	Sims
Cox	Harrell	Millard	Snyder
Cruz	Harris	Miller, B.	Solomon
Culver	Heffley	Miller, D.	Sonney
Cutler	Helm	Mizgorski	Stephens
Daley	Hennessey	Moul	Struzzi
Davidson	Hershey	Mullery	Sturla
Davis, A.	Hickernell	Mullins	Thomas
Davis, T.	Hohenstein	Murt	Tobash
Dawkins	Howard	Mustello	Toepel
Day	Irvin	Nesbit	Toohil
Deasy	Isaacson	O'Mara	Topper
DeLissio	James	O'Neal	Ullman
Delloso	Jones	Oberlander	Vitali
Delozier	Jozwiak	Ortitay	Walsh
DeLuca	Kail	Otten	Warner
Dermody	Kaufer	Owlett	Warren
Diamond	Kauffman	Pashinski	Webster
DiGirolamo	Keefer	Peifer	Wentling
Donatucci	Keller	Petrarca	Wheatley
Dowling	Kenyatta	Pickett	Wheeland
Driscoll	Kinsey	Polinchock	White
Dunbar	Kirkland	Puskaric	Williams
Dush	Klunk	Pyle	Youngblood
Ecker	Knowles	Rabb	Zabel
Emrick	Kortz	Rader	
Evans	Kosierowski	Rapp	Turzai,
Everett	Krueger	Ravenstahl	Speaker
Farry	Kulik	Readshaw	

NAYS—1

Nelson

NOT VOTING—0

EXCUSED—9

Cephas	Mako	Quinn	Staats
Innamorato	Neilson	Sankey	Zimmerman
Kim			

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 Owlett, you have two amendments. Are you offering either of those amendments?

Can you tell me the one that you are withdrawing and the one that you offering? Wait. Hold on. Wait until you get to the mike. Thank you, sir.

Mr. OWLETT. Thank you, Mr. Speaker. I would like to offer A03371.

The SPEAKER. And what are you withdrawing, 3454?

Mr. OWLETT. Yes.

The SPEAKER. So 3454 is withdrawn. Read us a summary of 3371, please.

No, that is withdrawn; 3454 is withdrawn.

What is 3371? My understanding is that 3454 replaces 3371; 3454 replaces 3371. Did it need corrected, Representative?

Mr. OWLETT. Yes, you have it right. We are withdrawing 3436. I would like to offer 3454.

The SPEAKER. I am sorry. What number is being withdrawn, because we have the information different here at the desk. Can you tell me what amendment is being withdrawn?

Mr. OWLETT. 3436.

The SPEAKER 3436 is withdrawn. And did that used to be 3371? No. So 3454 replaces 3371, and you want to offer that amendment?

Mr. OWLETT. Yes.

The SPEAKER. So we have 3454 in front us.

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

Mr. **OWLETT** offered the following amendment No. **A03454**:

Amend Bill, page 4, line 29, by striking out "immediately" and inserting  
in 90 days

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

The SPEAKER. Representative Owlett, on the amendment. Mr. OWLETT. Thank you, Mr. Speaker. I apologize for the confusion.

Mr. Speaker, this changes the effective date from "immediately" to "90 days." I believe this is agreed to by the prime sponsor, and the courts are asking for this to make sure that we are ready for the trespass portion of this legislation.

Thank you, Mr. Speaker.

The SPEAKER. Representative Kortz, on that amendment.

Mr. KORTZ. Thank you, Mr. Speaker.

This is an agreed-to amendment, and I urge all of my colleagues to vote in the affirmative. Thank you.

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

The following roll call was recorded:

YEAS—191

Barrar	Fiedler	Lawrence	Reese
Benninghoff	Fitzgerald	Lee	Rigby
Bernstine	Flynn	Lewis	Roae
Bizzarro	Frankel	Longietti	Roebuck
Boback	Freeman	Mackenzie	Rothman
Borowicz	Fritz	Madden	Rowe
Boyle	Gabler	Malagari	Rozzi
Bradford	Gainey	Maloney	Ryan
Briggs	Galloway	Markosek	Sainato
Brown	Gaydos	Marshall	Samuelson
Bullock	Gillen	Masser	Sanchez
Burgos	Gillespie	Matzie	Sappay
Burns	Gleim	McCarter	Saylor
Caltagirone	Goodman	McClinton	Schemel
Carroll	Gregory	McNeill	Schlossberg
Causer	Greiner	Mehaffie	Schmitt
Ciresi	Grove	Mentzer	Schroeder
Comitta	Hahn	Merski	Schweyer
Conklin	Hanbidge	Metcalfe	Shusterman
Cook	Harkins	Metzgar	Simmons
Cox	Harrell	Mihalek	Sims
Cruz	Harris	Millard	Snyder
Culver	Heffley	Miller, B.	Solomon
Cutler	Helm	Miller, D.	Sonney
Daley	Hennessey	Mizgorski	Stephens
Davidson	Hershey	Moul	Struzzi
Davis, A.	Hickernell	Mullins	Sturla
Davis, T.	Hohenstein	Murt	Thomas
Dawkins	Howard	Mustello	Tobash
Day	Irvin	Nelson	Toepel
Deasy	Isaacson	Nesbit	Toohil
DeLissio	James	O'Mara	Topper
Delloso	Jones	O'Neal	Ullman
Delozier	Jozwiak	Oberlander	Vitali
DeLuca	Kail	Ortitay	Walsh
Dermody	Kaufman	Otten	Warner
Diamond	Kauffman	Owlett	Warren
DiGirolamo	Keefe	Pashinski	Webster
Donatucci	Keller	Peifer	Wentling
Dowling	Kenyatta	Pickett	Wheatley
Driscoll	Kinsey	Polinchock	Wheeland
Dunbar	Kirkland	Puskaric	White
Dush	Klunk	Pyle	Williams
Ecker	Knowles	Rabb	Youngblood
Emrick	Kortz	Rader	Zabel
Evans	Kosierowski	Rapp	
Everett	Krueger	Ravenstahl	Turzai,
Farry	Kulik	Readshaw	Speaker
Fee			

## NAYS—3

Brooks Mullery Petrarca

## NOT VOTING—0

## EXCUSED—9

Cephas Mako Quinn Staats  
Innamorato Neilson Sankey Zimmerman  
Kim

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. So amendment 3436 is withdrawn.

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

Mr. **COOK** offered the following amendment No. **A03372**:

Amend Bill, page 1, line 3, by inserting after "accountability;" in game or wildlife protection, further providing for regulations;

Amend Bill, page 2, by inserting between lines 19 and 20

Section 2. Section 2102(b) of Title 34 is amended to read:  
§ 2102. Regulations.

\* \* \*

(b) Seasons, possession, bag limits and devices.—

(1) [The] Subject to paragraph (3), the commission shall promulgate regulations relating to seasons and bag limits for hunting or furtaking, the possession of certain species or parts thereof, the number and types of devices and equipment allowed, the identification of devices and the use and possession of devices.

(2) [If] Subject to paragraph (3), if in any year the commission fails to establish seasons or bag limits or fails to establish other hunting or furtaking regulations under authority of this title, the open seasons and bag limits for game or furbearers, Sundays excepted, unless otherwise provided by this title, and all other hunting or furtaking regulations adopted under authority of this title, shall be the same as set by regulation of the commission for the previous license year, and all seasons shall open and close one calendar day earlier than the previous license year. In the event the commission fails to establish seasons and bag limits for a license year beginning in a leap year, the seasons shall open and close two calendar days earlier than the previous license year.

(3) The season for hunting white-tailed deer by regular firearms shall open on the Monday after Thanksgiving and close on the calendar day established by regulation of the commission in accordance with this subsection.

\* \* \*

Amend Bill, page 2, line 20, by striking out "2" and inserting 3

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

Amend Bill, page 4, line 20, by striking out "4" and inserting

Amend Bill, page 4, line 29, by striking out "5" and inserting 6

Amend Bill, page 4, line 29, by striking out "immediately." and inserting

as follows:

(1) The amendment of 34 Pa.C.S. § 2102(b) shall take effect in 60 days.

(2) The remainder of this act shall take effect immediately.

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

## AMENDMENT WITHDRAWN

The SPEAKER. Representative Cook, on the amendment, sir. Mr. COOK. Thank you, Mr. Speaker.

I am sure in my district, as it is in many districts, this is a very passionate issue that we are dealing with. We have religious concerns, interests. We have our Farm Bureaus and we have our outdoorsmen. Most importantly, I think it is our young people, and we have been looking at Sunday hunting for a long time.

At this point, we need to revisit this a little more deeply. We are going to be withdrawing our amendment, Mr. Speaker. We thank you very much.

The SPEAKER. Representative Cook withdrew that amendment.

On the question recurring,

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

The SPEAKER. Representative Roae, I believe, has withdrawn amendment 3432. He nods yes.

Representative Briggs has withdrawn amendment 3438.

## LEAVE OF ABSENCE

The SPEAKER. Representative BRIGGS is going to go on leave. Representative Briggs is granted the request to be placed on leave.

## LEAVE OF ABSENCE CANCELED

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

## CONSIDERATION OF SB 147 CONTINUED

The SPEAKER. Representative Briggs is also withdrawing amendment 3465.

We have two other amendments by Representative Maloney. One is 3359.

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



Mr. **MALONEY** offered the following amendment No. **A03359**:

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

Amend Bill, page 1, line 6, by striking out the period after "PERMISSION" and inserting ; and, in hunting and furtaking licenses, further providing for eligibility for license.

Amend Bill, page 4, by inserting between lines 28 and 29

Section 5. Section 2704 of Title 34 is amended by adding a subsection to read:  
§ 2704. Eligibility for license.

\* \* \*

(g) Hunter education in public schools.—Upon request of the commission, all public school districts in this Commonwealth shall make a school facility under their control available for the purpose of conducting a hunter education course. Classes may occur as an after-school or weekend function or any other day when school is not in session. The commission shall, to the best of its ability, work with the school to schedule classes for a time that best suits both the school and the commission. All classes shall comply with curriculum standards and program policies established by the director. The commission shall compensate the school for the actual cost incurred by the school related to the commission's use of the facility. Fees may not be charged to the public for the service under this section.

Amend Bill, page 4, line 29, by striking out "5" and inserting 6

Amend Bill, page 4, line 29, by striking out "immediately." and inserting

as follows:

(1) The addition of 18 Pa.C.S. § 2704(g) shall take effect in 60 days.

(2) The remainder of this act shall take effect immediately.

On the question,

Will the House agree to the amendment?

#### AMENDMENT RULED OUT OF ORDER

The SPEAKER. That has been ruled out of order by the Speaker, in consultation with the Parliamentarian. It is just not related to the Sunday hunting issue that is at the core of this Senate bill.

Representative Maloney, as I indicated to the others that I ruled out of order on the opposing side, you can appeal that order, and we would have to take a vote on that.

Now, Representative Maloney also has 3420.

On the question recurring,

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

Mr. **MALONEY** offered the following amendment No. **A03420**:

Amend Bill, page 2, line 26, by inserting after "year"

, one of which days shall permit hunting only by disabled veterans with the applicable license

On the question,

Will the House agree to the amendment?

The SPEAKER. On the subject matter, this bill is in order, but it is a late-filed bill, and that is a cut-and-dried issue. The Parliamentarian reviews those issues for us. You will be able to move to suspend to entertain that amendment, and Representative Maloney, I call upon you. You may be offering a motion here.

#### AMENDMENT WITHDRAWN

Mr. **MALONEY**. Thank you, Mr. Speaker.

I am not going to offer the motion. I want to move on. Sometimes we find the process somewhat frustrating. So I appreciate the clarification, and they will both be ruled as you stated. Thank you.

The SPEAKER. Thank you, sir.

I do not have any other amendments on SB 147, PN 1283. There are no other amendments. Am I mistaken? Does anybody else have an amendment that I am not aware of? Thank you, Representative Schlossberg.

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, the resolutions— We are here late, and I know there are a lot of events. We are going to take up the resolutions tomorrow morning when we return. I am going to take up all the resolutions to vote when we return tomorrow morning.

#### APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. The majority Appropriations chair, Stan Saylor, has an Appropriations Committee announcement.

Mr. **SAYLOR**. Mr. Speaker?

The SPEAKER. Yes, Representative Saylor, sir, go ahead.

Mr. **SAYLOR**. Thank you, Mr. Speaker.

The Appropriations Committee will meet at 8:30 this evening in the majority caucus room. Again, the Appropriations Committee will meet at 8:30 in the majority caucus room.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, majority chair, Representative Stan Saylor.

The Appropriations Committee will meet at 8:30 this evening in the majority caucus room.

#### HEALTH COMMITTEE MEETING

The SPEAKER. Representative Kathy Rapp is the chair of the Health Committee, and she is recognized for a committee announcement. Chairwoman, please proceed.

Ms. **RAPP**. Thank you, Mr. Speaker.

The Health Committee will convene tomorrow at the first break in G-50 Irvis.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Madam Chair.

The Health Committee will convene tomorrow at the first break in G-50 Irvis.

### STATE GOVERNMENT COMMITTEE MEETING

The SPEAKER. Representative Garth Everett, the chair of the State Government Committee, for a committee announcement.

Mr. EVERETT. Thank you, Mr. Speaker.

There will be an immediate meeting of the Republican members of the House State Government Committee. Republican members of the House State Government Committee in room 100, and we will have a voting meeting tomorrow at the first break.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Chair.

There will be a voting meeting of the State Government Committee tomorrow at the first break.

### VETERANS AFFAIRS AND EMERGENCY PREPAREDNESS COMMITTEE MEETING

The SPEAKER. Our Veterans and Emergency Preparedness chair, Representative Stephen Barrar, for a committee announcement.

Mr. BARRAR. Thank you, Mr. Speaker.

There will be a voting meeting of the Veterans Affairs and Emergency Preparedness Committee on Tuesday, October 29, at 9 a.m., in B-31 in the Main Capitol. We will vote on four resolutions tomorrow.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Chair.

There will be a voting meeting of the Veterans Affairs and Emergency Preparedness Committee on Tuesday, October 29, at 9 a.m., in B-31 in the Main Capitol.

### CHILDREN AND YOUTH COMMITTEE MEETING

The SPEAKER. Representative Karen Boback, the chair of the Children and Youth Committee, for a committee announcement.

Ms. BOBACK. Thank you, Mr. Speaker.

Children and Youth Committee will meet tomorrow morning at 9 o'clock, G-50 Irvis Building; 9 o'clock tomorrow morning.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, Madam Chair.

Children and Youth Committee will meet tomorrow morning at 9 o'clock, G-50 Irvis Building.

### COMMERCE COMMITTEE MEETING

The SPEAKER. Representative Mark Keller, the chair of the Commerce Committee, the chair of the Commerce Committee for a committee announcement.

Mr. KELLER. Thank you, Mr. Speaker.

There will be a meeting of the Commerce Committee at the break, the first break, tomorrow in room 205, Ryan Office Building, for voting on resolutions.

Thank you, Mr. Speaker.

The SPEAKER. Thank you, sir.

There will be a meeting of the Commerce Committee at the first break tomorrow in room 205, Ryan Office Building, for voting on resolutions.

### BILLS RECOMMITTED

The SPEAKER. The majority leader, Bryan Cutler, moves that the following bills be recommitted to the Committee on Appropriations:

HB 1617;  
HB 1886;  
SB 147;  
SB 421; and  
SB 694.

On the question,

Will the House agree to the motion?

Motion was agreed to.

### CALENDAR CONTINUED

### BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1633, PN 2185**, entitled:

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in child protective services, further providing for employees having contact with children; adoptive and foster parents.

On the question,

Will the House agree to the bill on second consideration?

### BILL TABLED

The SPEAKER. The majority leader moves that HB 1633 be removed from the active calendar and placed on the tabled calendar.

On the question,

Will the House agree to the motion?

Motion was agreed to.

### BILL REMOVED FROM TABLE

The SPEAKER. The majority leader moves that HB 1633 be removed from the tabled calendar and placed on the active calendar.

On the question,

Will the House agree to the motion?

Motion was agreed to.

\* \* \*

The House proceeded to second consideration of **HB 247, PN 999**, entitled:

An Act amending Title 58 (Oil and Gas) of the Pennsylvania Consolidated Statutes, in development, further providing for well permits.

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

### **BILL TABLED**

The SPEAKER. The majority leader moves that HB 247 be removed from the active calendar and placed on the tabled calendar.

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

### **BILL REMOVED FROM TABLE**

The SPEAKER. The majority leader moves that HB 247 be removed from the tabled calendar and placed on the active calendar.

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

\* \* \*

The House proceeded to second consideration of **HB 196, PN 168**, entitled:

A Joint Resolution proposing integrated amendments to the Constitution of the Commonwealth of Pennsylvania, organizing the Judiciary into representative districts and further providing for residency requirements.

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

### **BILL TABLED**

The SPEAKER. The majority leader moves that HB 196 be removed from the active calendar and placed on the tabled calendar.

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

### **BILL REMOVED FROM TABLE**

The SPEAKER. The majority leader moves that HB 196 be removed from the tabled calendar and placed on the active calendar.

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

## **BILLS AND RESOLUTIONS PASSED OVER**

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

## **ADJOURNMENT**

The SPEAKER. Representative John Hershey moves that the House be adjourned until Tuesday, October 29, 2019, at 11 a.m., e.d.t., unless sooner recalled by the Speaker.

On the question,  
Will the House agree to the motion?  
Motion was agreed to, and at 6:18 p.m., e.d.t., the House adjourned.