

COMMONWEALTH OF PENNSYLVANIA

LEGISLATIVE JOURNAL

MONDAY, JUNE 27, 2022

SESSION OF 2022

206TH OF THE GENERAL ASSEMBLY

No. 31

HOUSE OF REPRESENTATIVES

AFTER RECESS

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

THE SPEAKER (BRYAN CUTLER) PRESIDING

ADJOURNMENT

The SPEAKER. The Speaker is in receipt of a motion, made by the gentleman, Representative Greiner, that this House do adjourn until Monday, June 27, 2022, at 12 m., unless soon recalled by the Speaker.

On the question,

Will the House agree to the motion?

Motion was agreed to, and at 11:59 a.m., e.d.t., the House adjourned.

The House convened at 12 m., e.d.t.

PRAYER

HON. JASON SILVIS, member of the House of Representatives, offered the following prayer:

This prayer was offered by Pastor Karen Graham from Apollo, Pennsylvania:

Eternal Father, Jesus Christ, anointed King, Holy Spirit: we give You reverence and we proclaim that You are God. We decree You are robed in majesty, armed with strength, and raveled in authority; awesome in power, limitless in wisdom, supreme in justice, and full of grace. Righteousness and justice are the foundation of Your throne.

We welcome Your presence into this sacred Assembly; and we thank You for the honor and the privilege it is to serve You and the people of Pennsylvania. Pennsylvania is crowned the Keystone State and is marked to be the mighty government in this nation. We ask that the increase of Your government be established in the land, as we humbly seek Your guidance. Forgive us for compromise and corruption, in strength and holy conviction. May our executive, legislative, and judicial decisions constitute righteousness and reflect the integrity of Your character.

Your Word instructs us to pray for those in authority. We pray for the Governor, commissioners, mayors; for all the State, county, and city officials, that we have clean hands and pure hearts, eyes to see Your visions, ears to hear Your voice. We also need to know the good and the evil as we endorse and enforce Your Word and will.

We ask the spirit of the Lord to rest upon us: the spirit of wisdom and understanding, the spirit of counsel and might, the spirit of knowledge, the spirit of fear of the Lord. We ask to deliberate and advocate on behalf of the people. In these days of debauchery, division, and deception, that people who know God will do great exploits. Keep us safe, strong, and steadfast, and deliver us from evil.

Now to Him who is able to keep us from stumbling, and to present you faultless before the presence of His glory with exceeding joy; to God, our savior, who alone is wise, be glory and majesty, dominion and power, both now and forever. 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, June 22, 2022, will be postponed until printed.

JOURNAL APPROVED

The SPEAKER. However, the following Journal is in print and, without objection, will be approved: Tuesday, April 12, 2022.

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

HB 2331, PN 3312 (Amended) By Rep. METCALFE

An Act amending the act of October 4, 1978 (P.L.864, No.167), known as the Storm Water Management Act, further providing for powers and duties of the Department of Environmental Resources; and making editorial changes.

ENVIRONMENTAL RESOURCES AND ENERGY.

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

SB 118, PN 89 By Rep. KAUFFMAN

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in sentencing, further providing for sexual offenses and tier system.

JUDICIARY.

SB 588, PN 648 By Rep. KAUFFMAN

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for when prosecution barred by former prosecution for different offense.

JUDICIARY.

SB 814, PN 1822 (Amended) By Rep. KAUFFMAN

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in obstructing governmental operations, providing for the offense of evading arrest or detention on foot and for the offense of harming a police animal while evading arrest or detention.

JUDICIARY.

SB 904, PN 1140 By Rep. KAUFFMAN

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in other criminal provisions, further providing for definitions and providing for meetings.

JUDICIARY.

SB 905, PN 1141 By Rep. KAUFFMAN

An Act amending the act of November 22, 1978 (P.L.1166, No.274), referred to as the Pennsylvania Commission on Crime and Delinquency Law, further providing for County Adult Probation and Parole Advisory Committee.

JUDICIARY.

**RESOLUTION REPORTED
FROM COMMITTEE**

HR 213, PN 3297 By Rep. METCALFE

A Resolution urging the Congress of the United States to fund measures to protect the power grid of the United States from electromagnetic pulse attacks and solar flare incidents.

ENVIRONMENTAL RESOURCES AND ENERGY.

**COMMUNICATION FROM
INDEPENDENT FISCAL OFFICE**

The SPEAKER. The Speaker acknowledges receipt of a letter from the Independent Fiscal Office requesting an actuarial note for HB 1578, PN 1730, as amended by A04586.

(Copy of communication is on file with the Journal clerk.)

**HOUSE RESOLUTION
INTRODUCED AND REFERRED**

No. 214 By Representatives RABB, INNAMORATO, SANCHEZ and GILLEN

A Resolution directing the Legislative Budget and Finance Committee to conduct a study of implementing a four-day workweek or other flexible work schedules for certain executive branch nonsecurity employees.

Referred to Committee on LABOR AND INDUSTRY, June 24, 2022.

**HOUSE BILLS
INTRODUCED AND REFERRED**

No. 2677 By Representatives INNAMORATO, PISCIOTTANO, SANCHEZ, D. WILLIAMS, KENYATTA, SCHLOSSBERG, DELLOSO, MADDEN, OTTEN, A. DAVIS, LEE, HERRIN, DALEY, HOWARD, KINKEAD and ISAACSON

An Act providing for cause of action for antitrust conduct, for indirect purchaser recovery under State antitrust laws and for premerger notice of health care mergers and transactions; and imposing criminal penalties.

Referred to Committee on CONSUMER AFFAIRS, June 24, 2022.

No. 2694 By Representatives MATZIE, MARSHALL, PISCIOTTANO, T. DAVIS, KINSEY, FREEMAN, GUENST, HILL-EVANS, SCHLOSSBERG, McNEILL, MADDEN, SANCHEZ, CIRESI, HOWARD and MALAGARI

An Act providing for Low-Income Home Energy Assistance Program eligibility, allocation of funds and resources; imposing duties on the Department of Human Services; and providing for compliance and fraud prevention procedures and for performance audit and allocation of appropriations.

Referred to Committee on HUMAN SERVICES, June 24, 2022.

No. 2703 By Representatives PENNYCUICK, PICKETT, M. MACKENZIE, HAMM, R. MACKENZIE, McNEILL, DRISCOLL, HILL-EVANS, ECKER, GUENST, SMITH, MILLARD, SAYLOR, NEILSON, ROWE, GILLEN and CIRESI

An Act amending Title 30 (Fish) of the Pennsylvania Consolidated Statutes, in fishing licenses, further providing for disabled veterans and former prisoners of war, for deployed Pennsylvania National Guard members and repealing provisions relating to reserve component of armed forces members.

Referred to Committee on GAME AND FISHERIES, June 24, 2022.

No. 2705 By Representatives HOWARD, HOHENSTEIN, T. DAVIS, DELLOSO, MADDEN, McNEILL, YOUNG, PARKER, HERRIN, ROZZI, SANCHEZ, DALEY and KINKEAD

An Act amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in protection from abuse, further providing for definitions.

Referred to Committee on JUDICIARY, June 24, 2022.

No. 2706 By Representatives BURNS and NEILSON

An Act amending the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code, in primary and election expenses, further providing for definitions, providing for expenditures by public body and further providing for advertising.

Referred to Committee on STATE GOVERNMENT, June 24, 2022.

No. 2707 By Representative OBERLANDER

An Act amending the act of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code of 1971, in Computer Data Center Equipment Incentive Program, further providing for definitions, for sales and use tax exemption, for eligibility requirements and for revocation of certification.

Referred to Committee on FINANCE, June 24, 2022.

No. 2708 By Representatives MARKOSEK, HOHENSTEIN, PISCIOTTANO, MADDEN, RYAN, SCHLOSSBERG, SANCHEZ, ROZZI, GUENST, DELLOSO, HENNESSEY, BURNS, KINKEAD, D. WILLIAMS and MALAGARI

An Act providing for the exclusion of veterans' disability benefits as eligible income.

Referred to Committee on FINANCE, June 24, 2022.

No. 2709 By Representatives MARSHALL, MATZIE, SANCHEZ, MADDEN, SNYDER, MARKOSEK, MULLINS, KIM, MALAGARI and PARKER

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in particular rights and immunities, further providing for definitions, for lessee's right to acquire ownership and for advertising and display of property.

Referred to Committee on CONSUMER AFFAIRS, June 24, 2022.

No. 2710 By Representative METZGAR

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for definitions; and, in registration of vehicles, further providing for use of farm vehicle plates.

Referred to Committee on TRANSPORTATION, June 24, 2022.

No. 2711 By Representatives QUINN, SCHLOSSBERG, MILLARD, SCHLEGEL CULVER and HERSHEY

An Act amending the act of April 14, 1972 (P.L.233, No.64), known as The Controlled Substance, Drug, Device and Cosmetic Act, further providing for schedules of controlled substances.

Referred to Committee on JUDICIARY, June 24, 2022.

SENATE BILLS FOR CONCURRENCE

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

SB 892, PN 1765

Referred to Committee on TRANSPORTATION, June 24, 2022.

SB 1093, PN 1685

Referred to Committee on TRANSPORTATION, June 24, 2022.

SB 1173, PN 1534

Referred to Committee on PROFESSIONAL LICENSURE, June 24, 2022.

SB 1188, PN 1585

Referred to Committee on HEALTH, June 24, 2022.

SB 1194, PN 1758

Referred to Committee on VETERANS AFFAIRS AND EMERGENCY PREPAREDNESS, June 24, 2022.

SENATE MESSAGE

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

The clerk of the Senate, being introduced, returned **HB 723, PN 3155**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

LEAVES OF ABSENCE

The SPEAKER. Turning to leaves of absence.

The Chair recognizes the majority whip, who indicates that the gentleman, Representative Matt DOWLING, from Fayette County requests leave for the week, and the gentleman, Representative Joe KERWIN, from Dauphin County also requests leave for the week. Without objection, the leaves will be so granted.

The Speaker recognizes the gentleman, the Democratic whip, who indicates that there are no additional leave requirements. The Chair thanks the gentleman.

MASTER ROLL CALL

The SPEAKER. The Chair is about to take the master roll call. Members will proceed to vote.

The following roll call was recorded:

PRESENT—200

Abney	Frankel	Mackenzie, M.	Roae
Armanini	Freeman	Mackenzie, R.	Rossi
Benham	Fritz	Madden	Rothman
Benninghoff	Galloway	Major	Rowe
Bernstine	Gaydos	Mako	Rozzi
Bizzarro	Gillen	Malagari	Ryan
Boback	Gillespie	Maloney	Sainato
Bonner	Gleim	Markosek	Samuelson
Borowicz	Gregory	Marshall	Sanchez
Boyle	Greiner	Masser	Sankey
Bradford	Grove	Matzie	Sappey
Briggs	Guenst	McClinton	Saylor
Brooks	Guzman	McNeill	Schemel
Brown, A.	Hamm	Mehaffie	Schlossberg
Brown, R.	Hanbidge	Mentzer	Schmitt
Bullock	Harkins	Mercuri	Schnee
Burgos	Harris	Merski	Schroeder
Burns	Heffley	Metcalfe	Schweyer
Carroll	Helm	Metzgar	Shusterman
Causar	Hennessey	Mihalek	Silvis
Cephas	Herrin	Millard	Sims
Ciresi	Hershey	Miller, B.	Smith
Conklin	Hickernell	Miller, D.	Snyder
Cook	Hohenstein	Mizgorski	Solomon
Covington	Howard	Moul	Sonney
Cox	Innamorato	Mullery	Staats
Cruz	Irvin	Mullins	Stambaugh
Culver	Isaacson	Mustello	Stephens
Curry	James	Neilson	Struzzi
Daley	Jones	Nelson, E.	Sturla
Davanzo	Jozwiak	Nelson, N.	Thomas
Davis, A.	Kail	O'Mara	Tomlinson
Davis, T.	Kaufer	O'Neal	Topper
Dawkins	Kauffman	Oberlander	Twardzik
Day	Keefer	Ortitay	Vitali
Deasy	Kenyatta	Otten	Warner
DeLissio	Kim	Owlett	Warren
Delloso	Kinthead	Parker	Webster
Delozier	Kinsey	Pashinski	Welby
DelRosso	Kirkland	Peifer	Wentling
DeLuca	Klunk	Pennycuick	Wheeland
Diamond	Knowles	Pickett	White
Dunbar	Kosierowski	Pisciottano	Williams, C.
Ecker	Krajewski	Polinchock	Williams, D.
Emrick	Krueger	Puskaric	Young
Evans	Kulik	Quinn	Zabel
Farry	Labs	Rabb	Zimmerman
Fee	Lawrence	Rader	
Fiedler	Lee	Rapp	Cutler,
Fitzgerald	Lewis	Rigby	Speaker
Flood	Longietti		

ADDITIONS—0

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

The SPEAKER. Two hundred members having voted on the master roll, a quorum is present.

GUESTS INTRODUCED

The SPEAKER. Turning to visitor recognition.

Located in the gallery, the Chair is pleased to welcome Rylan Ebright, who is the president of the Reliance Hose Company No. 1 in Snyder County. Rylan is the guest of Representative Rowe today. Welcome.

Also located in the gallery, the Chair is pleased to welcome Patrick Reilly, the guest of Representative Sappey. Patrick is an intern in the district office. Welcome, and thank you for serving the constituents.

Also located in the gallery, the Chair is pleased to welcome Taja Mazaj, the guest of Representative Krajewski. Taja is a summer intern in Representative Krajewski's district office. Thank you for being here, and thank you for working on behalf of the constituents.

Located in the gallery, the Chair is pleased to welcome the Community Empowerment Association's World Changers, who are the guests of Representative Covington. World Changers is a youth-driven social and interpersonal anti-violence campaign striving to empower youth, families, and communities to become the change agents that the world needs. They advocate for issues affecting young people such as gun violence, mental health, and the importance of voting. Thank you for joining us today, and thank you for your community involvement.

Also located in the gallery, the Chair is pleased to welcome the Bishop Shanahan High School STEM (Science, Technology, Engineering, and Mathematics) Team. They are the guests of Representative Dan Williams. The STEM Team was recently named the grand champions in Division 1 of the Governor's STEM Competition. Their project, CASS, the Computerized Autonomous Suppressant System, can be used to replace existing means of fire suppression. The team is accompanied today by their families; their adviser, Dr. John Janasik; and the assistant principal, Dr. Robert Moran. Congratulations on your well-deserved accomplishment.

Turning to committee and caucus announcements

**RULES AND APPROPRIATIONS
COMMITTEE MEETINGS**

The SPEAKER. The Speaker will recognize the gentleman, Representative Saylor, for I believe both a Rules and an Appropriations Committee announcement.

Mr. SAYLOR. Thank you, Mr. Speaker.

Immediately at the recess, the Rules Committee will meet in the majority caucus room, and immediately following that, the Appropriations Committee will meet there as well.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

Immediately at the recess, the Rules Committee will meet in the majority caucus room, and immediately following that, the Appropriations Committee will meet there as well.

HEALTH COMMITTEE MEETING

The SPEAKER. Is the gentlewoman, Representative Rapp, seeking recognition for a committee announcement? You are in order and may proceed.

Ms. RAPP. Thank you, Mr. Speaker.

I just rise to announce that there will be a Health Committee voting meeting tomorrow during the first break, Mr. Speaker. The meeting will take place in room G-50 of the Irvis Office Building, to consider SB 924.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the lady.

The Health Committee will meet tomorrow during the first break in room G-50 of the Irvis Office Building.

REPUBLICAN CAUCUS

The SPEAKER. Seeing no further committee announcements, the Chair will recognize the gentleman, Representative Dunbar, for a caucus announcement.

Mr. DUNBAR. Thank you, Mr. Speaker.

Republicans will caucus at 1 o'clock in the majority caucus room; that is 1 o'clock in the majority caucus room. We will be prepared to be back on the floor at 2:30.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes the gentleman, Representative Dan Miller, for a caucus announcement.

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

Democrats will caucus hybrid at 1 o'clock.

The SPEAKER. The Chair thanks the gentleman.

RECESS

The SPEAKER. This House will stand in recess until 1430, 2:30 p.m., unless sooner recalled by the Speaker.

RECESS EXTENDED

The time of recess was extended until 2:45 p.m.; further extended until 3:30 p.m.

AFTER RECESS

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

BILLS REREPORTED FROM COMMITTEE

HB 1988, PN 3147

By Rep. SAYLOR

An Act amending Titles 42 (Judiciary and Judicial Procedure) and 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in recordings by law enforcement officers, further providing for definitions; in employees, further providing for definitions; and providing for automatic certification by the Municipal Police Officers' Education and Training Commission.

APPROPRIATIONS.

HB 2057, PN 3299

By Rep. SAYLOR

An Act amending Titles 15 (Corporations and Unincorporated Associations) and 54 (Names) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for definitions, for form of records, for delivery of document, for functions of Department of State, for processing of documents by Department of State, for court to pass upon rejection of documents by Department of State, for statement of correction and for tax clearance of certain fundamental transactions, providing for annual report and further providing for short title and application of subchapter and for fee schedule; in entities generally, further providing for requirements for names generally, for required name changes by senior associations and for registration of name of nonregistered foreign association and providing for ratification of defective entity actions; in entity transactions, further providing for definitions, for relationship of chapter to other provisions of law, for nature of transactions, for excluded entities and transactions, for approval by business corporation, for interest exchange authorized, for statement of conversion and effectiveness, for approval of division, for division without interest holder approval, for effect of division, for allocation of liabilities in division and for domestication authorized and providing for administrative dissolution or cancellation; in foreign associations, further providing for governing law, for activities not constituting doing business, for noncomplying name of foreign association, for required withdrawal on certain transactions and for termination of registration; in corporations, further providing for application and effect of subchapter, for standard of care and justifiable reliance, for personal liability of directors, for notation of dissent, for exercise of powers generally, for alternative standard, for limitation on standing and for actions by shareholders or members to enforce a secondary right and providing for renunciation of business opportunities; in general provisions relating to business corporations, further providing for application of subpart and for definitions and repealing provisions relating to annual report information; in incorporation, further providing for articles of incorporation; in corporate powers, duties and safeguards, further providing for general powers, for adoption, amendment and contents of bylaws, for persons bound by bylaws, for registered office, for corporate records and inspection by members, for bylaws and other powers in emergency and for informational rights of a director, providing for forum selection provisions and further providing for authorized shares, for stock rights and options, for transfer of securities and restrictions, for power of corporation to acquire its own shares, for liability for unlawful dividends and other distributions and for application and effect of subchapter; in officers, directors and shareholders, further providing for manner of giving notice, for place and notice of meetings of shareholders, for use of conference telephone or other electronic technology, for conduct of shareholders meeting, for alternative provisions, for standard of care and justifiable reliance, for personal liability of directors, for notation of dissent, for exercise of powers generally, for alternative standard, for limitation on standing and for inconsistent articles ineffective, providing for renunciation of business opportunities, further providing for board of directors, for qualifications of directors, for term of office of directors, for selection of directors, for quorum of and action by directors, for interested directors or officers and quorum, for compensation of directors, for executive and other committees of the board and for officers, providing for officer's standard of care and justifiable reliance and for personal liability of officers and further providing for mandatory indemnification, for duration and extent of coverage, for time of holding meetings of shareholders, for quorum, for voting rights of shareholders, for determination of shareholders of record, for voting lists, for consent of members in lieu of meeting, for derivative action, for eligible shareholder plaintiffs and security for costs and for special litigation committee; in fundamental changes, further providing for proposal of fundamental transactions, for amendment of articles authorized, for proposal of amendments for adoption of amendments, for voluntary transfer of corporate assets and for survival of remedies and rights after dissolution; in nonstock corporations, further providing for election of an existing business corporation to become a nonstock corporation and for termination of nonstock corporation status; in registered corporations, further providing for call of special meetings of shareholders, for adjournment of meetings of shareholders, for consent

of shareholders in lieu of meeting, and for notice of shareholder meetings, providing for qualifications of directors, and further providing for application and effect of subchapter, for definitions, for business combination, for application and effect of subchapter, for definitions, for voting rights of shares acquired in a control-share, for procedure for establishing voting rights of control shares, for application and effect of subchapter and for definitions; in benefit corporations, further providing for standard of conduct for directors, for benefit director and for standard of conduct for officers; in general provisions relating to nonprofit corporations, further providing for definitions and repealing provisions relating to annual report; in incorporation, further providing for articles of incorporation; in corporate powers duties and safeguards, further providing for adoption, amendment and contents of bylaws, for persons bound by bylaws, for registered office, for corporate records and inspection by members, for bylaws and other powers in emergency and for informational rights of a director, providing for forum selection provisions, and further providing for authority to take and hold trust property; in officers, directors and members, further providing for manner of giving notice, for place and notice of meetings of members, for use of conference telephone or other electronic technology, for conduct of members meeting, for alternative provisions, for standard of care and justifiable reliance, for personal liability of directors, for notation of dissent, for exercise of powers generally, for alternative standard and for limitation on standing, providing for renunciation of corporate opportunities, further providing for board of directors, for term of office of directors, for selection of directors, for quorum of and action by directors, for interested directors or officers and quorum, for compensation of directors, for executive and other committees of the board and for officers, providing for officer's standard of care and justifiable reliance and for personal liability of officers and further providing for mandatory indemnification, for duration and extent of coverage, for time of holding meetings of members, for quorum, for voting rights of members, for determination of members of record, for consent of members in lieu of meeting, for derivative action, for eligible member plaintiffs and security for costs and for special litigation committee; in amendments, sale of assets and dissolution, further providing for amendment of articles authorized, for proposal of amendments and for survival of remedies and rights after dissolution; in electric cooperative corporations, further providing for merger, consolidation, division or sale of assets; in general partnerships, further providing for short title and application of chapter, for partner's rights and duties and for rights to information; in limited partnerships, further providing for short title and application of chapter, for signing of filed documents, for registered office, for limited partner rights to information, for general partner rights to information, for derivative action, for security for costs and for special litigation committee; in limited liability companies, further providing for formation of limited liability company and certificate of organization, for registered office, for rights to information, for derivative action, for security for costs, for special litigation committee, for standard of conduct for members and for standard of conduct for managers and officers; in limited liability companies, further providing for application and effect of subchapter; in business trusts, further providing for registered office; in general provisions, further providing for definitions and for execution of documents; in fictitious names, further providing for definitions, for registration, for contracts entered into by entity using unregistered fictitious name and for effect of registration; in corporate and other association names, repealing provisions relating to register established, to certain additions to register, to decennial filings required, to effect of failure to make filings, to late filings and to voluntary termination of registration by corporations and other associations; and making editorial changes.

APPROPRIATIONS.

HB 2357, PN 3233

By Rep. SAYLOR

An Act prohibiting the sale or distribution of kratom products to individuals younger than 18 years of age; providing for duties of Department of Health; and imposing penalties.

APPROPRIATIONS.

HB 2679, PN 3252

By Rep. SAYLOR

An Act amending the act of September 27, 1961 (P.L.1700, No.699), known as the Pharmacy Act, further providing for authority to administer injectable medications, biologicals and immunizations; and abrogating inconsistent regulations.

APPROPRIATIONS.

SB 849, PN 1807

By Rep. SAYLOR

An Act amending Title 51 (Military Affairs) of the Pennsylvania Consolidated Statutes, in veterans' preference, further providing for definitions; and, in voluntary veterans' preference in private employment, further providing for definitions.

APPROPRIATIONS.

SB 861, PN 1072

By Rep. SAYLOR

An Act making the Commonwealth of Pennsylvania a party to the Recognition Of Emergency Medical Services Personnel Licensure Interstate Compact; and providing for the form of the compact.

APPROPRIATIONS.

SB 1047, PN 1775

By Rep. SAYLOR

An Act amending Title 51 (Military Affairs) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for definitions; and, in State Armory Board, providing for definitions, further providing for composition and general functions, for erection of armories and for management of armories, providing for management of buildings and structures located at Fort Indiantown Gap and further providing for purchase or lease of ground for armories, for donation of land by political subdivisions, for donation of property and services by political subdivisions, for sale of unusable armories and land, sale or lease of timber and mineral rights, for payment of armory rentals by Commonwealth, for rental of armories, for property in armories of units in Federal service, for State Treasury Armory Fund and for maintenance, construction and repairs.

APPROPRIATIONS.

**BILL ON CONCURRENCE
REPORTED FROM COMMITTEE**

HB 723, PN 3155

By Rep. BENNINGHOFF

An Act amending the act of December 18, 2001 (P.L.949, No.114), known as the Workforce Development Act, further providing for title of act; in preliminary provisions, further providing for declaration of policy, for definitions and for lobbying; in board, further providing for establishment, for membership, for conflicts of interest, for plan, functions and responsibilities and for State performance management system and providing for performance accountability system; in local workforce investment areas and boards, further providing for establishment, for membership, for conflicts of interest, for plan, functions and responsibilities and for local performance measures; in critical job training grants, further providing for purpose, for definitions, for program operation and for grants; in workforce leadership grants, further providing for innovative programs; in industry partnerships, further providing for definitions, for industry clusters, for grant program operation, for interdepartmental cooperation and for industry and labor market research and providing for dissemination of industry and labor market research to educational institutions; in miscellaneous provisions, further providing for construction; and making editorial changes.

RULES.

HOUSE RESOLUTION INTRODUCED AND REFERRED!

No. 216 By Representatives KAIL, KLUNK, ECKER, O'NEAL and LAWRENCE

A Resolution establishing, authorizing and empowering the Select Committee on Restoring Law and Order to investigate, review and make findings and recommendations concerning rising rates of crime, law enforcement and the enforcement of crime victim rights.

Referred to Committee on JUDICIARY, June 27, 2022.

JUDICIARY COMMITTEE MEETING

The SPEAKER. For what purpose does the gentleman, Representative Kauffman, rise?

Mr. KAUFFMAN. Thank you, Mr. Speaker.

For the purpose of a committee announcement.

The SPEAKER. You are in order and may announce your committee, sir.

Mr. KAUFFMAN. Thank you, Mr. Speaker.

On Tuesday, June 28, at 9:30, I will convene a meeting of the House Judiciary Committee in room 523, Irvis Office Building. We will consider HB 235 and any other business that comes before the committee on that date. Thank you.

The SPEAKER. The Chair thanks the gentleman.

The Judiciary Committee will meet on Tuesday, June 28, at 9:30, in room 523, Irvis Office Building.

CALENDAR

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **SB 1105**, **PN 1763**, entitled:

An Act making appropriations to the Trustees of the University of Pennsylvania.

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

* * *

The House proceeded to second consideration of **SB 1284**, **PN 1746**, entitled:

A Supplement to the act of April 1, 1863 (P.L.213, No.227), entitled "An act to accept the grant of Public Lands, by the United States, to the several states, for the endowment of Agricultural Colleges," making an appropriation from a restricted account within the Agricultural College Land Scrip Fund.

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

* * *

The House proceeded to second consideration of **SB 1159**, **PN 1507**, entitled:

An Act amending the act of December 19, 1988 (P.L.1262, No.156), known as the Local Option Small Games of Chance Act, in club licensees, further providing for distribution of proceeds.

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

* * *

The House proceeded to second consideration of **SB 155**, **PN 227**, entitled:

An Act amending Title 12 (Commerce and Trade) of the Pennsylvania Consolidated Statutes, in Pennsylvania Military Community Enhancement Commission, further providing for establishment and membership.

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

SUPPLEMENTAL CALENDAR A

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 2357**, **PN 3233**, entitled:

An Act prohibiting the sale or distribution of kratom products to individuals younger than 18 years of age; providing for duties of Department of Health; and imposing penalties.

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

(Bill analysis was read.)

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

On that question, the Chair recognizes the gentlewoman, Representative Pennycuick.

Mrs. PENNYCUICK. Thank you, Mr. Speaker.

I am asking for an affirmative vote on HB 2357, which would create the Kratom Consumer Protection Act. Currently kratom is a legal substance that is readily available and commonly sold as a pill, capsule, or extract. Kratom can be addictive since the side effects are similar to that of opioids and stimulants. At the present time the Food and Drug Administration has publicly stated that kratom is not a controlled substance, but is listed as a drug and chemical of concern. If enacted, HB 2357 would prohibit the sale or distribution of kratom to anyone younger than 18.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the lady.

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady.

The following roll call was recorded:

YEAS—197

Abney	Flood	Mackenzie, M.	Roae
Armanini	Frankel	Mackenzie, R.	Rossi
Benham	Freeman	Madden	Rothman
Benninghoff	Fritz	Major	Rozzi
Bernstine	Galloway	Mako	Ryan
Bizzarro	Gaydos	Malagari	Sainato
Boback	Gillen	Maloney	Samuelson
Bonner	Gillespie	Markosek	Sanchez
Borowicz	Gleim	Marshall	Sankey
Boyle	Gregory	Masser	Sappey
Bradford	Greiner	Matzie	Saylor
Briggs	Grove	McClinton	Schemel
Brooks	Guenst	McNeill	Schlossberg
Brown, A.	Guzman	Mehaffie	Schmitt
Brown, R.	Hanbidge	Mentzer	Schnee
Bullock	Harkins	Mercuri	Schroeder
Burgos	Harris	Merski	Schweyer
Burns	Heffley	Metcalfe	Shusterman
Carroll	Helm	Metzgar	Silvis
Causser	Hennessey	Mihalek	Sims
Cephas	Herrin	Millard	Smith
Ciresi	Hershey	Miller, B.	Snyder
Conklin	Hickernell	Miller, D.	Solomon
Cook	Hohenstein	Mizgorski	Sonney
Covington	Howard	Moul	Staats
Cox	Innamorato	Mullery	Stambaugh
Cruz	Irvin	Mullins	Stephens
Culver	Isaacson	Mustello	Struzzi
Curry	James	Neilson	Sturla
Daley	Jones	Nelson, E.	Thomas
Davanzo	Jozwiak	Nelson, N.	Tomlinson
Davis, A.	Kail	O'Mara	Topper
Davis, T.	Kaufner	O'Neal	Twardzik
Dawkins	Kauffman	Oberlander	Vitali
Day	Keefer	Ortitay	Warner
Deasy	Kenyatta	Otten	Warren
DeLissio	Kim	Owlett	Webster
Delloso	Kinkead	Parker	Welby
Delozier	Kinsey	Pashinski	Wentling
DelRosso	Kirkland	Peifer	Wheeland
DeLuca	Klunk	Pennycuick	White
Diamond	Knowles	Pickett	Williams, C.
Dunbar	Kosierowski	Pisciottano	Williams, D.
Ecker	Krajewski	Polinchock	Young
Emrick	Krueger	Puskaric	Zabel
Evans	Kulik	Quinn	Zimmerman
Farry	Labs	Rabb	
Fee	Lawrence	Rader	Cutler,
Fiedler	Lee	Rapp	Speaker
Fitzgerald	Longietti	Rigby	

NAYS—3

Hamm Lewis Rowe

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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 1988, PN 3147**, entitled:

An Act amending Titles 42 (Judiciary and Judicial Procedure) and 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in recordings by law enforcement officers, further providing for definitions; in employees, further providing for definitions; and providing for automatic certification by the Municipal Police Officers' Education and Training Commission.

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.

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—200

Abney	Frankel	Mackenzie, M.	Roae
Armanini	Freeman	Mackenzie, R.	Rossi
Benham	Fritz	Madden	Rothman
Benninghoff	Galloway	Major	Rowe
Bernstine	Gaydos	Mako	Rozzi
Bizzarro	Gillen	Malagari	Ryan
Boback	Gillespie	Maloney	Sainato
Bonner	Gleim	Markosek	Samuelson
Borowicz	Gregory	Marshall	Sanchez

Boyle	Greiner	Masser	Sankey
Bradford	Grove	Matzie	Sappey
Briggs	Guenst	McClinton	Saylor
Brooks	Guzman	McNeill	Schemel
Brown, A.	Hamm	Mehaffie	Schlossberg
Brown, R.	Hanbidge	Mentzer	Schmitt
Bullock	Harkins	Mercuri	Schnee
Burgos	Harris	Merski	Schroeder
Burns	Heffley	Metcalfe	Schweyer
Carroll	Helm	Metzgar	Shusterman
Causer	Hennessey	Mihalek	Silvis
Cephas	Herrin	Millard	Sims
Ciresi	Hershey	Miller, B.	Smith
Conklin	Hickernell	Miller, D.	Snyder
Cook	Hohenstein	Mizgorski	Solomon
Covington	Howard	Moul	Sonney
Cox	Innamorato	Mullery	Staats
Cruz	Irvin	Mullins	Stambaugh
Culver	Isaacson	Mustello	Stephens
Curry	James	Neilson	Struzzi
Daley	Jones	Nelson, E.	Sturla
Davanzo	Jozwiak	Nelson, N.	Thomas
Davis, A.	Kail	O'Mara	Tomlinson
Davis, T.	Kaufer	O'Neal	Topper
Dawkins	Kauffman	Oberlander	Twardzik
Day	Keefer	Ortitay	Vitali
Deasy	Kenyatta	Otten	Warner
DeLissio	Kim	Owlett	Warren
Delloso	Kinkead	Parker	Webster
Delozier	Kinsey	Pashinski	Welby
DelRosso	Kirkland	Peifer	Wentling
DeLuca	Klunk	Pennycuik	Wheeland
Diamond	Knowles	Pickett	White
Dunbar	Kosierowski	Pisciottano	Williams, C.
Ecker	Krajewski	Polinchock	Williams, D.
Emrick	Krueger	Puskaric	Young
Evans	Kulik	Quinn	Zabel
Farry	Labs	Rabb	Zimmerman
Fee	Lawrence	Rader	
Fiedler	Lee	Rapp	Cutler,
Fitzgerald	Lewis	Rigby	Speaker
Flood	Longietti		

NAYS—0

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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 2057, PN 3299**, entitled:

An Act amending Titles 15 (Corporations and Unincorporated Associations) and 54 (Names) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for definitions, for form of records, for delivery of document, for functions of Department of State, for processing of documents by Department of State, for court to pass upon rejection of documents by Department of State, for statement of correction and for tax clearance of certain fundamental transactions, providing for annual report and further providing for short title and application of subchapter and for fee schedule; in entities generally, further providing for requirements for names generally, for required

name changes by senior associations and for registration of name of nonregistered foreign association and providing for ratification of defective entity actions; in entity transactions, further providing for definitions, for relationship of chapter to other provisions of law, for nature of transactions, for excluded entities and transactions, for approval by business corporation, for interest exchange authorized, for statement of conversion and effectiveness, for approval of division, for division without interest holder approval, for effect of division, for allocation of liabilities in division and for domestication authorized and providing for administrative dissolution or cancellation; in foreign associations, further providing for governing law, for activities not constituting doing business, for noncomplying name of foreign association, for required withdrawal on certain transactions and for termination of registration; in corporations, further providing for application and effect of subchapter, for standard of care and justifiable reliance, for personal liability of directors, for notation of dissent, for exercise of powers generally, for alternative standard, for limitation on standing and for actions by shareholders or members to enforce a secondary right and providing for renunciation of business opportunities; in general provisions relating to business corporations, further providing for application of subpart and for definitions and repealing provisions relating to annual report information; in incorporation, further providing for articles of incorporation; in corporate powers, duties and safeguards, further providing for general powers, for adoption, amendment and contents of bylaws, for persons bound by bylaws, for registered office, for corporate records and inspection by members, for bylaws and other powers in emergency and for informational rights of a director, providing for forum selection provisions and further providing for authorized shares, for stock rights and options, for transfer of securities and restrictions, for power of corporation to acquire its own shares, for liability for unlawful dividends and other distributions and for application and effect of subchapter; in officers, directors and shareholders, further providing for manner of giving notice, for place and notice of meetings of shareholders, for use of conference telephone or other electronic technology, for conduct of shareholders meeting, for alternative provisions, for standard of care and justifiable reliance, for personal liability of directors, for notation of dissent, for exercise of powers generally, for alternative standard, for limitation on standing and for inconsistent articles ineffective, providing for renunciation of business opportunities, further providing for board of directors, for qualifications of directors, for term of office of directors, for selection of directors, for quorum of and action by directors, for interested directors or officers and quorum, for compensation of directors, for executive and other committees of the board and for officers, providing for officer's standard of care and justifiable reliance and for personal liability of officers and further providing for mandatory indemnification, for duration and extent of coverage, for time of holding meetings of shareholders, for quorum, for voting rights of shareholders, for determination of shareholders of record, for voting lists, for consent of members in lieu of meeting, for derivative action, for eligible shareholder plaintiffs and security for costs and for special litigation committee; in fundamental changes, further providing for proposal of fundamental transactions, for amendment of articles authorized, for proposal of amendments for adoption of amendments, for voluntary transfer of corporate assets and for survival of remedies and rights after dissolution; in nonstock corporations, further providing for election of an existing business corporation to become a nonstock corporation and for termination of nonstock corporation status; in registered corporations, further providing for call of special meetings of shareholders, for adjournment of meetings of shareholders, for consent of shareholders in lieu of meeting, and for notice of shareholder meetings, providing for qualifications of directors, and further providing for application and effect of subchapter, for definitions, for business combination, for application and effect of subchapter, for definitions, for voting rights of shares acquired in a control-share, for procedure for establishing voting rights of control shares, for application and effect of subchapter and for definitions; in benefit corporations, further providing for standard of conduct for directors, for benefit director and for standard of conduct for officers; in general provisions relating to nonprofit corporations, further providing for definitions and repealing provisions relating to annual report; in incorporation, further providing for articles of incorporation; in corporate powers duties and safeguards, further providing for adoption, amendment and contents of bylaws, for persons bound by bylaws, for registered office, for corporate records and inspection by members, for bylaws and other powers in emergency and for informational rights of a director, providing for forum selection provisions, and further providing for authority to take and hold trust

property; in officers, directors and members, further providing for manner of giving notice, for place and notice of meetings of members, for use of conference telephone or other electronic technology, for conduct of members meeting, for alternative provisions, for standard of care and justifiable reliance, for personal liability of directors, for notation of dissent, for exercise of powers generally, for alternative standard and for limitation on standing, providing for renunciation of corporate opportunities, further providing for board of directors, for term of office of directors, for selection of directors, for quorum of and action by directors, for interested directors or officers and quorum, for compensation of directors, for executive and other committees of the board and for officers, providing for officer's standard of care and justifiable reliance and for personal liability of officers and further providing for mandatory indemnification, for duration and extent of coverage, for time of holding meetings of members, for quorum, for voting rights of members, for determination of members of record, for consent of members in lieu of meeting, for derivative action, for eligible member plaintiffs and security for costs and for special litigation committee; in amendments, sale of assets and dissolution, further providing for amendment of articles authorized, for proposal of amendments and for survival of remedies and rights after dissolution; in electric cooperative corporations, further providing for merger, consolidation, division or sale of assets; in general partnerships, further providing for short title and application of chapter, for partner's rights and duties and for rights to information; in limited partnerships, further providing for short title and application of chapter, for signing of filed documents, for registered office, for limited partner rights to information, for general partner rights to information, for derivative action, for security for costs and for special litigation committee; in limited liability companies, further providing for formation of limited liability company and certificate of organization, for registered office, for rights to information, for derivative action, for security for costs, for special litigation committee, for standard of conduct for members and for standard of conduct for managers and officers; in limited liability companies, further providing for application and effect of subchapter; in business trusts, further providing for registered office; in general provisions, further providing for definitions and for execution of documents; in fictitious names, further providing for definitions, for registration, for contracts entered into by entity using unregistered fictitious name and for effect of registration; in corporate and other association names, repealing provisions relating to register established, to certain additions to register, to decennial filings required, to effect of failure to make filings, to late filings and to voluntary termination of registration by corporations and other associations; and making editorial changes.

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

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

On that question, the Chair recognizes the gentleman, Representative Pisciotano, on final passage.

Mr. PISCIOTTANO. Thank you, Mr. Speaker.

I would like to thank the prime sponsor for his work on this important piece of legislation as it moves over to the Senate today, hopefully.

As I mentioned last week, I do not think the filing fee structure is exactly where we need it to be. I think it is important for people to understand that this fee has not been raised since 2003, and that the paper filing fee in particular is not sufficient to cover the department's costs and that would mean that we are passing some of these costs on to the taxpayer, which is something I know nobody in this chamber wants to do. So while we appreciate the

good gentleman's work, and I think we still have some changes to make in the Senate, I ask everybody for an affirmative vote. Thank you.

The SPEAKER. The Chair thanks the gentleman.

Is the gentleman, Representative Roae, seeking recognition? The gentleman waives off.

On the question recurring,
Shall the bill pass finally?

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady.

The following roll call was recorded:

YEAS—200

Abney	Frankel	Mackenzie, M.	Roae
Armanini	Freeman	Mackenzie, R.	Rossi
Benham	Fritz	Madden	Rothman
Benninghoff	Galloway	Major	Rowe
Bernstine	Gaydos	Mako	Rozzi
Bizzarro	Gillen	Malagari	Ryan
Boback	Gillespie	Maloney	Sainato
Bonner	Gleim	Markosek	Samuelson
Borowicz	Gregory	Marshall	Sanchez
Boyle	Greiner	Masser	Sankey
Bradford	Grove	Matzie	Sappay
Briggs	Guenst	McClinton	Saylor
Brooks	Guzman	McNeill	Schemel
Brown, A.	Hamm	Mehaffie	Schlossberg
Brown, R.	Hanbidge	Mentzer	Schmitt
Bullock	Harkins	Mercuri	Schnee
Burgos	Harris	Merski	Schroeder
Burns	Heffley	Metcalfe	Schweyer
Carroll	Helm	Metzgar	Shusterman
Causar	Hennessey	Mihalek	Silvis
Cephas	Herrin	Millard	Sims
Ciresi	Hershey	Miller, B.	Smith
Conklin	Hickernell	Miller, D.	Snyder
Cook	Hohenstein	Mizgorski	Solomon
Covington	Howard	Moul	Sonney
Cox	Innamorato	Mullery	Staats
Cruz	Irvin	Mullins	Stambaugh
Culver	Isaacson	Mustello	Stephens
Curry	James	Neilson	Struzzi
Daley	Jones	Nelson, E.	Sturla
Davanzo	Jozwiak	Nelson, N.	Thomas
Davis, A.	Kail	O'Mara	Tomlinson
Davis, T.	Kaufner	O'Neal	Topper
Dawkins	Kauffman	Oberlander	Twardzik
Day	Keefner	Ortitay	Vitali
Deasy	Kenyatta	Otten	Warner
DeLissio	Kim	Owlett	Warren
Delloso	Kinhead	Parker	Webster
Delozier	Kinsey	Pashinski	Welby
DelRosso	Kirkland	Peifer	Wentling

DeLuca	Klunk	Pennycuick	Wheeland
Diamond	Knowles	Pickett	White
Dunbar	Kosierowski	Pisciottano	Williams, C.
Ecker	Krajewski	Polinchock	Williams, D.
Emrick	Krueger	Puskaric	Young
Evans	Kulik	Quinn	Zabel
Farry	Labs	Rabb	Zimmerman
Fee	Lawrence	Rader	
Fiedler	Lee	Rapp	Cutler,
Fitzgerald	Lewis	Rigby	Speaker
Flood	Longietti		

NAYS—0

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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.

GUESTS INTRODUCED

The SPEAKER. If I could have the members' attention. The Speaker would like to welcome guests to the left of the rostrum. Annika and Emmanuel Kail, also known as Manny, are here today with their dad, Representative Kail. Welcome to the chamber. Hope you enjoy your day.

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 2679, PN 3252**, entitled:

An Act amending the act of September 27, 1961 (P.L.1700, No.699), known as the Pharmacy Act, further providing for authority to administer injectable medications, biologicals and immunizations; and abrogating inconsistent regulations.

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.

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.
The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—170

Abney	Fiedler	Labs	Quinn
Armanini	Fitzgerald	Lawrence	Rabb
Benham	Flood	Lee	Rader
Benninghoff	Frankel	Longietti	Rigby
Bizzarro	Freeman	Mackenzie, M.	Rozzi
Boback	Fritz	Mackenzie, R.	Sainato
Bonner	Galloway	Madden	Samuelson
Boyle	Gaydos	Major	Sanchez
Bradford	Gillespie	Mako	Sappay
Briggs	Gregory	Malagari	Saylor
Brooks	Greiner	Markosek	Schemel
Brown, A.	Grove	Marshall	Schlossberg
Brown, R.	Guenst	Masser	Schmitt
Bullock	Guzman	Matzie	Schnee
Burgos	Hanbidge	McClinton	Schroeder
Burns	Harkins	McNeill	Schweyer
Carroll	Harris	Mehaffie	Shusterman
Causer	Heffley	Mentzer	Sims
Cephas	Helm	Mercuri	Smith
Ciresi	Hennessey	Merski	Snyder
Conklin	Herrin	Mihalek	Solomon
Cook	Hershey	Millard	Sonney
Covington	Hickernell	Miller, B.	Stephens
Cox	Hohenstein	Miller, D.	Struzzi
Cruz	Howard	Mizgorski	Sturla
Culver	Innamorato	Mullery	Thomas
Curry	Irvin	Mullins	Tomlinson
Daley	Isaacson	Mustello	Topper
Davis, A.	James	Neilson	Twardzik
Davis, T.	Jozwiak	Nelson, N.	Vitali
Dawkins	Kail	O'Mara	Warren
Day	Kaufner	O'Neal	Webster
Deasy	Kenyatta	Oberlander	Welby
DeLissio	Kim	Ortitay	Wheeland
Delloso	Kinhead	Otten	White
Delozier	Kinsey	Owlett	Williams, C.
DelRosso	Kirkland	Parker	Williams, D.
DeLuca	Klunk	Pashinski	Young
Dunbar	Knowles	Peifer	Zabel
Emrick	Kosierowski	Pennycuick	Zimmerman
Evans	Krajewski	Pickett	
Farry	Krueger	Pisciottano	Cutler,
Fee	Kulik	Polinchock	Speaker

NAYS—30

Bernstine	Jones	Nelson, E.	Ryan
Borowicz	Kauffman	Puskaric	Sankey
Davanzo	Keefer	Rapp	Silvis
Diamond	Lewis	Roae	Staats
Ecker	Maloney	Rossi	Stambaugh
Gillen	Metcalfe	Rothman	Warner
Gleim	Metzgar	Rowe	Wentling
Hamm	Moul		

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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

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

* * *

The House proceeded to third consideration of **SB 849, PN 1807**, entitled:

An Act amending Title 51 (Military Affairs) of the Pennsylvania Consolidated Statutes, in veterans' preference, further providing for definitions; and, in voluntary veterans' preference in private employment, further providing for definitions.

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

DECISION OF CHAIR RESCINDED

The SPEAKER. Without objection, the Speaker rescinds the announcement that the bill has been agreed to.

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

RULES SUSPENDED

The SPEAKER. The gentleman, Representative Webster, has amendment 5154, which would need a suspension of the rules for consideration on third and final passage. Is the gentleman seeking to make that motion? You are recognized to make the motion to suspend, sir.

Mr. WEBSTER. Thank you, Mr. Speaker.

I would like to make the motion to consider amendment 05154 on third consideration this afternoon.

The SPEAKER. The Chair thanks the gentleman for that succinct description.

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

The SPEAKER. The Chair recognizes the gentleman, the majority leader, on the motion to suspend.

Mr. BENNINGHOFF. Thank you, Mr. Speaker.

I would ask the members to support the motion.

The SPEAKER. The Chair thanks the gentleman.

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—197

Abney	Flood	Lewis	Rossi
Armanini	Frankel	Longietti	Rothman
Benham	Freeman	Mackenzie, M.	Rowe
Benninghoff	Fritz	Mackenzie, R.	Rozzi
Bernstine	Galloway	Madden	Ryan
Bizzarro	Gaydos	Major	Sainato
Boback	Gillen	Mako	Samuelson
Bonner	Gillespie	Malagari	Sanchez
Borowicz	Gleim	Maloney	Sankey
Boyle	Gregory	Markosek	Sappey
Bradford	Greiner	Marshall	Saylor
Briggs	Grove	Masser	Schemel
Brooks	Guent	Matzie	Schlossberg
Brown, A.	Guzman	McClinton	Schmitt
Brown, R.	Hamm	McNeill	Schnee
Bullock	Hanbidge	Mehaffie	Schroeder
Burgos	Harkins	Mentzer	Schweyer
Burns	Harris	Mercuri	Shusterman
Carroll	Heffley	Merski	Silvis
Causar	Helm	Metcalfe	Sims
Cephas	Hennessey	Mihalek	Smith
Ciresi	Herrin	Millard	Snyder
Conklin	Hershey	Miller, B.	Solomon
Cook	Hickernell	Miller, D.	Sonney
Covington	Hohenstein	Mizgorski	Staats
Cox	Howard	Moul	Stambaugh
Cruz	Innamorato	Mullins	Stephens
Culver	Irvin	Mustello	Struzzi
Curry	Isaacson	Neilson	Sturla
Daley	James	Nelson, E.	Thomas
Davanzo	Jones	Nelson, N.	Tomlinson
Davis, A.	Jozwiak	O'Mara	Topper
Davis, T.	Kail	O'Neal	Twardzik
Dawkins	Kaufman	Oberlander	Vitali
Day	Kauffman	Otten	Warner
Deasy	Keefer	Owlett	Warren
DeLissio	Kenyatta	Parker	Webster
Delloso	Kim	Pashinski	Welby
Delozier	Kinhead	Peifer	Wentling
DelRosso	Kinsey	Pennycuick	Wheeland
DeLuca	Kirkland	Pickett	White
Diamond	Klunk	Pisciottano	Williams, C.
Dunbar	Knowles	Polinchock	Williams, D.
Ecker	Kosierowski	Puskaric	Young
Emrick	Krajewski	Quinn	Zabel
Evans	Krueger	Rabb	Zimmerman
Farry	Kulik	Rader	
Fee	Labs	Rapp	Cutler,
Fiedler	Lawrence	Rigby	Speaker
Fitzgerald	Lee	Roae	

NAYS—3

Metzgar Mullery Ortitay

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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

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

Mr. **WEBSTER** offered the following amendment
No. **A05154**:

Amend Bill, page 2, line 1, by striking out "~~service member~~
~~veteran~~ **KILLED ON ACTIVE DUTY OR A VETERAN**" and
inserting

veteran or of a service member who died on active duty in the
United States Armed Forces, including a reserve component or
National Guard

Amend Bill, page 3, line 19, by inserting after "veteran"
or of a service member who died on active duty in the United
States Armed Forces, including a reserve component or National Guard

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

The **SPEAKER**. And on that question, the Chair recognizes
the good gentleman, Representative Webster.

Mr. **WEBSTER**. Thank you again, Mr. Speaker.

This is a very simple amendment. I spoke late in session last
week, a concern that SB 849, while expanding benefits for
veterans, had left a few of them out. And so this amendment
corrects that so that our Guard men and women and our members
of our Reserve forces are also included in this expansion of
benefits, to protect the families and the spouses of those who are
killed, you know, in active duty, in training, or anywhere where
they are pursuing military functions.

So I would ask each of you to support this and the underlying
bill. Thank you.

The **SPEAKER**. The Chair thanks the gentleman and
recognizes the gentleman, Representative Ryan, on the
amendment.

Mr. **RYAN**. Mr. Speaker, will the maker of the amendment
stand for quick interrogation?

The **SPEAKER**. The gentleman indicates that he will. You are
in order and may proceed, sir.

Mr. **RYAN**. Thank you so much. Is the amendment, does it
address the issue if the service member dies and is not in the line
of duty and there is an adverse determination about whether or
not it was under adverse conditions or misconduct?

Mr. **WEBSTER**. So I would say the language is general in
nature, but that is the intention, to cover any military member
who is killed in the line if you—

Mr. **RYAN**. Okay. Mr. Speaker, I could not hear. I apologize.

Mr. **WEBSTER**. I am sorry.

The **SPEAKER**. Members, please move any conversations off
the rear of the House. The current interrogation is very important.
The gentlemen are both indicating that they are having difficulty
hearing.

If the good gentleman, Representative Webster, could please
repeat his answer. The Chair thanks the gentleman.

Mr. **WEBSTER**. Yes, Mr. Speaker—

Mr. **RYAN**. Mr. Speaker, it could be my age, by the way.

The **SPEAKER**. The Chair appreciates that, but we currently
are recognizing the good gentleman, Representative Webster.

Mr. **WEBSTER**. Thank you, Mr. Speaker.

And if you did hear me the first time, I am rearranging this a
little bit. The short answer is no. These words and amendments

are actually to the other section of the law around who is covered,
not the specific discharge parameters.

Mr. **RYAN**. Mr. Speaker, on the amendment, if I may? Thank
you very much.

The **SPEAKER**. The gentleman has concluded his
interrogation, and you are in order to speak on the amendment.

Mr. **RYAN**. I am going to recommend the members support
the amendment, but I would ask that when it gets to the Senate
that the Senate addresses the issue about whether or not it is a
misconduct determination, because for those veterans that served
honorably – there are a number of circumstances during my time
at Manpower and Reserve Affairs in which the circumstances
were under less than honorable conditions, and I think in order to
be just to those that served honorably, that we deal with it
appropriately.

So I would again recommend that we approve the amendment,
but I would hope that the Senate would take up such a correction.
Thank you.

The **SPEAKER**. The Chair thanks the gentleman.

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

(Members proceeded to vote.)

The **SPEAKER**. On that question, the Chair recognizes the
good gentleman, Representative Harris.

Mr. **HARRIS**. Thank you, Mr. Speaker.

The electronic board is accurate.

The **SPEAKER**. The Chair thanks the gentleman and
recognizes the gentlewoman, Representative Oberlander.

Ms. **OBERLANDER**. Thank you, Mr. Speaker.

The electronic board is accurate.

The **SPEAKER**. The Chair thanks the lady.

The following roll call was recorded:

YEAS—200

Abney	Frankel	Mackenzie, M.	Roae
Armanini	Freeman	Mackenzie, R.	Rossi
Benham	Fritz	Madden	Rothman
Benninghoff	Galloway	Major	Rowe
Bernstine	Gaydos	Mako	Rozzi
Bizzarro	Gillen	Malagari	Ryan
Boback	Gillespie	Maloney	Sainato
Bonner	Gleim	Markosek	Samuelson
Borowicz	Gregory	Marshall	Sanchez
Boyle	Greiner	Masser	Sankey
Bradford	Grove	Matzie	Sappay
Briggs	Guenst	McClinton	Saylor
Brooks	Guzman	McNeill	Schemel
Brown, A.	Hamm	Mehaffie	Schlossberg
Brown, R.	Hanbidge	Mentzer	Schmitt
Bullock	Harkins	Mercuri	Schnee
Burgos	Harris	Merski	Schroeder
Burns	Heffley	Metcalfe	Schweyer
Carroll	Helm	Metzgar	Shusterman
Causar	Hennessey	Mihalek	Silvis
Cephas	Herrin	Millard	Sims
Ciresi	Hershey	Miller, B.	Smith
Conklin	Hickernell	Miller, D.	Snyder
Cook	Hohenstein	Mizgorski	Solomon
Covington	Howard	Moul	Sonney
Cox	Innamorato	Mullery	Staats
Cruz	Irvin	Mullins	Stambaugh

Culver	Isaacson	Mustello	Stephens
Curry	James	Neilson	Struzzi
Daley	Jones	Nelson, E.	Sturla
Davanzo	Jozwiak	Nelson, N.	Thomas
Davis, A.	Kail	O'Mara	Tomlinson
Davis, T.	Kaufner	O'Neal	Topper
Dawkins	Kauffman	Oberlander	Twardzik
Day	Keefer	Ortitay	Vitali
Deasy	Kenyatta	Otten	Warner
DeLissio	Kim	Owlett	Warren
Deloso	Kinthead	Parker	Webster
Delozier	Kinsey	Pashinski	Welby
DelRosso	Kirkland	Peifer	Wentling
DeLuca	Klunk	Pennycuick	Wheeland
Diamond	Knowles	Pickett	White
Dunbar	Kosierowski	Pisciottano	Williams, C.
Ecker	Krajewski	Polinchock	Williams, D.
Emrick	Krueger	Puskaric	Young
Evans	Kulik	Quinn	Zabel
Farry	Labs	Rabb	Zimmerman
Fee	Lawrence	Rader	
Fiedler	Lee	Rapp	Cutler,
Fitzgerald	Lewis	Rigby	Speaker
Flood	Longiatti		

NAYS—0

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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

On the question,

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

Bill as amended was agreed to.

(Bill analysis was read.)

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

The question is, shall the bill pass finally?

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—200

Abney	Frankel	Mackenzie, M.	Roae
Armanini	Freeman	Mackenzie, R.	Rossi
Benham	Fritz	Madden	Rothman
Benninghoff	Galloway	Major	Rowe
Bernstine	Gaydos	Mako	Rozzi
Bizzarro	Gillen	Malagari	Ryan
Boback	Gillespie	Maloney	Sainato
Bonner	Gleim	Markosek	Samuelson
Borowicz	Gregory	Marshall	Sanchez
Boyle	Greiner	Masser	Sankey
Bradford	Grove	Matzie	Sappey
Briggs	Guenst	McClinton	Saylor
Brooks	Guzman	McNeill	Schemel
Brown, A.	Hamm	Mehaffie	Schlossberg
Brown, R.	Hanbidge	Mentzer	Schmitt
Bullock	Harkins	Mercuri	Schnee
Burgos	Harris	Merski	Schroeder
Burns	Heffley	Metcalfe	Schweyer
Carroll	Helm	Metzgar	Shusterman
Causar	Hennessey	Mihalek	Silvis
Cephas	Herrin	Millard	Sims
Ciresi	Hershey	Miller, B.	Smith
Conklin	Hickernell	Miller, D.	Snyder
Cook	Hohenstein	Mizgorski	Solomon
Covington	Howard	Moul	Sonney
Cox	Innamorato	Mullery	Staats
Cruz	Irvin	Mullins	Stambaugh
Culver	Isaacson	Mustello	Stephens
Curry	James	Neilson	Struzzi
Daley	Jones	Nelson, E.	Sturla
Davanzo	Jozwiak	Nelson, N.	Thomas
Davis, A.	Kail	O'Mara	Tomlinson
Davis, T.	Kaufner	O'Neal	Topper
Dawkins	Kauffman	Oberlander	Twardzik
Day	Keefer	Ortitay	Vitali
Deasy	Kenyatta	Otten	Warner
DeLissio	Kim	Owlett	Warren
Deloso	Kinthead	Parker	Webster
Delozier	Kinsey	Pashinski	Welby
DelRosso	Kirkland	Peifer	Wentling
DeLuca	Klunk	Pennycuick	Wheeland
Diamond	Knowles	Pickett	White
Dunbar	Kosierowski	Pisciottano	Williams, C.
Ecker	Krajewski	Polinchock	Williams, D.
Emrick	Krueger	Puskaric	Young
Evans	Kulik	Quinn	Zabel
Farry	Labs	Rabb	Zimmerman
Fee	Lawrence	Rader	
Fiedler	Lee	Rapp	Cutler,
Fitzgerald	Lewis	Rigby	Speaker
Flood	Longiatti		

NAYS—0

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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

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

* * *

The House proceeded to third consideration of **SB 861, PN 1072**, entitled:

An Act making the Commonwealth of Pennsylvania a party to the Recognition Of Emergency Medical Services Personnel Licensure Interstate Compact; and providing for the form of the compact.

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.

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—172

Abney	Fee	Longiotti	Rigby
Armanini	Fiedler	Mackenzie, M.	Rozzi
Benham	Fitzgerald	Mackenzie, R.	Sainato
Benninghoff	Flood	Madden	Samuelson
Bernstine	Frankel	Major	Sanchez
Bizzarro	Freeman	Mako	Sankey
Boback	Fritz	Malagari	Sappey
Bonner	Galloway	Markosek	Saylor
Boyle	Gaydos	Marshall	Schemel
Bradford	Gillen	Masser	Schlossberg
Briggs	Gillespie	Matzie	Schmitt
Brooks	Gregory	McClinton	Schnee
Brown, A.	Greiner	McNeill	Schroeder
Brown, R.	Guenst	Mehaffie	Schweyer
Bullock	Guzman	Mentzer	Shusterman
Burgos	Hanbidge	Mercuri	Silvis
Burns	Harkins	Merski	Sims
Carroll	Harris	Metcalfe	Smith
Cephas	Heffley	Metzgar	Snyder
Ciresi	Helm	Mihalek	Solomon
Conklin	Hennessey	Millard	Sonney
Cook	Herrin	Miller, D.	Staats
Covington	Hershey	Mizgorski	Stephens
Cox	Hickernell	Moul	Struzzi
Cruz	Hohenstein	Mullery	Sturla
Culver	Howard	Mullins	Thomas
Curry	Innamorato	Mustello	Tomlinson
Daley	Isaacson	Neilson	Topper
Davanzo	Jozwiak	Nelson, E.	Twardzik
Davis, A.	Kail	Nelson, N.	Vitali

Davis, T.	Kaufer	O'Mara	Warner
Dawkins	Kenyatta	O'Neal	Warren
Day	Kim	Ortitay	Webster
Deasy	Kinkead	Otten	Welby
DeLissio	Kinsey	Parker	Wheeland
Delloso	Kirkland	Pashinski	White
Delozier	Knowles	Peifer	Williams, C.
DelRosso	Kosierowski	Pennycuick	Williams, D.
DeLuca	Krajewski	Pisciottano	Young
Diamond	Krueger	Polinchock	Zabel
Dunbar	Kulik	Quinn	
Emrick	Labs	Rabb	Cutler,
Evans	Lawrence	Rader	Speaker
Farry	Lee		

NAYS—28

Borowicz	James	Miller, B.	Rossi
Causer	Jones	Oberlander	Rothman
Ecker	Kauffman	Owlett	Rowe
Gleim	Keefer	Pickett	Ryan
Grove	Klunk	Puskaric	Stambaugh
Hamm	Lewis	Rapp	Wentling
Irvin	Maloney	Roae	Zimmerman

NOT VOTING—0

EXCUSED—2

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

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

* * *

The House proceeded to third consideration of **SB 1047, PN 1775**, entitled:

An Act amending Title 51 (Military Affairs) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for definitions; and, in State Armory Board, providing for definitions, further providing for composition and general functions, for erection of armories and for management of armories, providing for management of buildings and structures located at Fort Indiantown Gap and further providing for purchase or lease of ground for armories, for donation of land by political subdivisions, for donation of property and services by political subdivisions, for sale of unusable armories and land, sale or lease of timber and mineral rights, for payment of armory rentals by Commonwealth, for rental of armories, for property in armories of units in Federal service, for State Treasury Armory Fund and for maintenance, construction and repairs.

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.

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—200

Abney	Frankel	Mackenzie, M.	Roae
Armanini	Freeman	Mackenzie, R.	Rossi
Benham	Fritz	Madden	Rothman
Benninghoff	Galloway	Major	Rowe
Bernstine	Gaydos	Mako	Rozzi
Bizzarro	Gillen	Malagari	Ryan
Boback	Gillespie	Maloney	Sainato
Bonner	Gleim	Markosek	Samuelson
Borowicz	Gregory	Marshall	Sanchez
Boyle	Greiner	Masser	Sankey
Bradford	Grove	Matzie	Sappey
Briggs	Guenst	McClinton	Saylor
Brooks	Guzman	McNeill	Schemel
Brown, A.	Hamm	Mehaffie	Schlossberg
Brown, R.	Hanbidge	Mentzer	Schmitt
Bullock	Harkins	Mercuri	Schnee
Burgos	Harris	Merski	Schroeder
Burns	Heffley	Metcalfe	Schweyer
Carroll	Helm	Metzgar	Shusterman
Causser	Hennessey	Mihalek	Silvis
Cephas	Herrin	Millard	Sims
Ciresi	Hershey	Miller, B.	Smith
Conklin	Hickernell	Miller, D.	Snyder
Cook	Hohenstein	Mizgorski	Solomon
Covington	Howard	Moul	Sonney
Cox	Innamorato	Mullery	Staats
Cruz	Irvin	Mullins	Stambaugh
Culver	Isaacson	Mustello	Stephens
Curry	James	Neilson	Struzzi
Daley	Jones	Nelson, E.	Sturla
Davanzo	Jozwiak	Nelson, N.	Thomas
Davis, A.	Kail	O'Mara	Tomlinson
Davis, T.	Kaufer	O'Neal	Topper
Dawkins	Kauffman	Oberlander	Twardzik
Day	Keefer	Ortitay	Vitali
Deasy	Kenyatta	Otten	Warner
DeLissio	Kim	Owlett	Warren
Delloso	Kinthead	Parker	Webster
Delozier	Kinsey	Pashinski	Welby
DelRosso	Kirkland	Peifer	Wentling
DeLuca	Klunk	Pennycuick	Wheeland
Diamond	Knowles	Pickett	White
Dunbar	Kosierowski	Pisciottano	Williams, C.
Ecker	Krajewski	Polinchock	Williams, D.
Emrick	Krueger	Puskaric	Young
Evans	Kulik	Quinn	Zabel
Farry	Labs	Rabb	Zimmerman
Fee	Lawrence	Rader	
Fiedler	Lee	Rapp	Cutler,
Fitzgerald	Lewis	Rigby	Speaker
Flood	Longiatti		

NAYS—0

NOT VOTING—0

EXCUSED—2

Dowling

Kerwin

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

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

SUPPLEMENTAL CALENDAR B

BILL ON CONCURRENCE IN SENATE AMENDMENTS

The House proceeded to consideration of concurrence in Senate amendments to **HB 723, PN 3155**, entitled:

An Act amending the act of December 18, 2001 (P.L.949, No.114), known as the Workforce Development Act, further providing for title of act; in preliminary provisions, further providing for declaration of policy, for definitions and for lobbying; in board, further providing for establishment, for membership, for conflicts of interest, for plan, functions and responsibilities and for State performance management system and providing for performance accountability system; in local workforce investment areas and boards, further providing for establishment, for membership, for conflicts of interest, for plan, functions and responsibilities and for local performance measures; in critical job training grants, further providing for purpose, for definitions, for program operation and for grants; in workforce leadership grants, further providing for innovative programs; in industry partnerships, further providing for definitions, for industry clusters, for grant program operation, for interdepartmental cooperation and for industry and labor market research and providing for dissemination of industry and labor market research to educational institutions; in miscellaneous provisions, further providing for construction; and making editorial changes.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. Moved by the gentlewoman, Representative Mizgorski, that the House concur in the amendments inserted by the Senate.

The Chair now recognizes Representative Mizgorski for a brief description of Senate amendments.

Mrs. MIZGORSKI. Thank you, Mr. Speaker.

HB 723 updates the State Workforce Development Act by bringing it into conformity with the Workforce Innovation and Opportunity Act, which is the Federal standard for workforce development activities.

In May of 2021, HB 723 received unanimous support here on the House floor.

In the Senate, the bill was amended to make two changes. The first amendment added forward-facing employment data as a criterion to be considered by the Department of Labor and Industry when identifying targeted industry clusters, and the amendment also imposed additional requirements on the department for producing and disseminating employment data. The second amendment clarifies that local workforce development board certification is dependent on fiscal integrity and the ability to meet performance accountability measures. I agreed to both amendments, and the bill received unanimous support in the Senate.

I ask my colleagues to please join me in an affirmative vote on concurrence. Thank you.

The SPEAKER. The Chair thanks the lady.

On the question recurring,

Will the House concur in Senate amendments?

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—200

Abney	Frankel	Mackenzie, M.	Roae
Armanini	Freeman	Mackenzie, R.	Rossi
Benham	Fritz	Madden	Rothman
Benninghoff	Galloway	Major	Rowe
Bernstine	Gaydos	Mako	Rozzi
Bizzarro	Gillen	Malagari	Ryan
Boback	Gillespie	Maloney	Sainato
Bonner	Gleim	Markosek	Samuelson
Borowicz	Gregory	Marshall	Sanchez
Boyle	Greiner	Masser	Sankey
Bradford	Grove	Matzie	Sappey
Briggs	Guenst	McClinton	Saylor
Brooks	Guzman	McNeill	Schemel
Brown, A.	Hamm	Mehaffie	Schlossberg
Brown, R.	Hanbidge	Mentzer	Schmitt
Bullock	Harkins	Mercuri	Schnee
Burgos	Harris	Merski	Schroeder
Burns	Heffley	Metcalfe	Schweyer
Carroll	Helm	Metzgar	Shusterman
Causser	Hennessey	Mihalek	Silvis
Cephas	Herrin	Millard	Sims
Ciresi	Hershey	Miller, B.	Smith
Conklin	Hickernell	Miller, D.	Snyder
Cook	Hohenstein	Mizgorski	Solomon
Covington	Howard	Moul	Sonney
Cox	Innamorato	Mullery	Staats
Cruz	Irvin	Mullins	Stambaugh
Culver	Isaacson	Mustello	Stephens
Curry	James	Neilson	Struzzi
Daley	Jones	Nelson, E.	Sturla
Davanzo	Jozwiak	Nelson, N.	Thomas
Davis, A.	Kail	O'Mara	Tomlinson
Davis, T.	Kaufer	O'Neal	Topper
Dawkins	Kauffman	Oberlander	Twardzik
Day	Keefer	Ortitay	Vitali
Deasy	Kenyatta	Otten	Warner
DeLissio	Kim	Owlett	Warren
Delloso	Kinthead	Parker	Webster
Delozier	Kinsey	Pashinski	Welby
DelRosso	Kirkland	Peifer	Wentling
DeLuca	Klunk	Pennycuick	Wheeland
Diamond	Knowles	Pickett	White
Dunbar	Kosierowski	Pisciottano	Williams, C.
Ecker	Krajewski	Polinchock	Williams, D.
Emrick	Krueger	Puskaric	Young
Evans	Kulik	Quinn	Zabel

Farry	Labs	Rabb	Zimmerman
Fee	Lawrence	Rader	
Fiedler	Lee	Rapp	Cutler,
Fitzgerald	Lewis	Rigby	Speaker
Flood	Longietti		

NAYS—0

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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

Ordered, That the clerk inform the Senate accordingly.

BILL SIGNED BY SPEAKER

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

HB 723, PN 3155

An Act amending the act of December 18, 2001 (P.L.949, No.114), known as the Workforce Development Act, further providing for title of act; in preliminary provisions, further providing for declaration of policy, for definitions and for lobbying; in board, further providing for establishment, for membership, for conflicts of interest, for plan, functions and responsibilities and for State performance management system and providing for performance accountability system; in local workforce investment areas and boards, further providing for establishment, for membership, for conflicts of interest, for plan, functions and responsibilities and for local performance measures; in critical job training grants, further providing for purpose, for definitions, for program operation and for grants; in workforce leadership grants, further providing for innovative programs; in industry partnerships, further providing for definitions, for industry clusters, for grant program operation, for interdepartmental cooperation and for industry and labor market research and providing for dissemination of industry and labor market research to educational institutions; in miscellaneous provisions, further providing for construction; and making editorial changes.

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

CALENDAR CONTINUED

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 711, PN 681**, entitled:

An Act amending the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code, in primary and election expenses, further providing for reporting by candidate and political committees and other persons, for late contributions and independent expenditures, for oath of compliance, perjury, disqualification from office and commercial use and for place of filing, providing for manner of filing and for inability to file reports or statements electronically by deadline and further providing for late filing fee and certificate of filing, for powers and duties of the supervisor, for additional powers and duties of the Secretary of the Commonwealth and for reports by business entities and publication by Secretary of the Commonwealth.

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

Mr. **CONKLIN** offered the following amendment
No. **A02384**:

Amend Bill, page 4, line 30, by inserting a bracket before "(ii)"
Amend Bill, page 5, line 2, by striking out "or statements"
Amend Bill, page 5, lines 3 and 4, by striking out "and who do not file electronically,"

Amend Bill, page 5, lines 4 and 5, by striking out "or statements"
Amend Bill, page 5, line 5, by inserting a bracket after "resides."
Amend Bill, page 8, lines 26 and 27, by striking out all of said lines and inserting

Section 4. Section 1632(a) of the act is amended and the section is amended by adding a subsection to read:

Amend Bill, page 8, line 29, by inserting a bracket before "(a)"

Amend Bill, page 9, line 3, by striking out "or statement"

Amend Bill, page 9, line 5, by striking out "or statement"

Amend Bill, page 9, lines 6 and 7, by striking out "or statement"

Amend Bill, page 9, line 25, by inserting after "1628."

]

(a.1) For reports or statements required to be filed with the Secretary of the Commonwealth, the penalty for each report or statement that is not filed within the prescribed period shall be fifty dollars (\$50) a day for the first six (6) days the report or statement is late and one hundred dollars (\$100) a day for day seven (7) and each day thereafter. The maximum penalty for late reports or statements is two thousand dollars (\$2,000) for each required filing. The late filing fee shall be the personal responsibility of the candidate or treasurer of a political committee and cannot be paid from contributions to the candidate or committee nor may the fee be considered an expenditure. The Secretary of the Commonwealth shall receive an overdue report or statement regardless of whether a late filing fee has been paid. A report or statement shall not be considered filed until all fees have been paid upon the receipt by the Secretary of the Commonwealth of an overdue report or statement.

Amend Bill, page 9, by inserting between lines 26 and 27

Section 4.1. Sections 1639(3), 1640 and 1641(a) of the act are amended to read:

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

The SPEAKER. And on that question, the Chair recognizes the gentleman, Representative Conklin.

Mr. CONKLIN. I want to thank the Speaker.

All that this amendment does is that it is bringing us into the 21st century. In fact, there are a lot of individuals, including on this floor, that do not realize that you actually have to take a copy of your finance report to your county office. The reason I brought this amendment forward is that with technology today, we are now able to go right online to the Department of State and we can see exactly what the candidates have in their financials; we can make sure that they have done all of their paperwork correctly. So with the technology today, it has shown little need for the old way of doing business.

So basically, what I am asking for is my colleagues to vote "yes" to this amendment. Let us bring us into the 21st century, and let us not duplicate the work. And most of all, you would be surprised of how many individuals are not even aware that you are still supposed to file a duplicate report, a copy, in your local elections office.

So I am asking for an affirmative vote, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Representative Stambaugh, on the amendment.

Mr. STAMBAUGH. Thank you, Mr. Speaker.

This is not an agreed-to amendment, and I ask for a "no" vote from my colleagues.

The SPEAKER. The Chair thanks the gentleman.

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—88

Abney	DeLissio	Kirkland	Pashinski
Benham	Delloso	Kosierowski	Pisciottano
Bizzarro	DeLuca	Krajewski	Rabb
Boyle	Evans	Krueger	Rozzi
Bradford	Fiedler	Kulik	Sainato
Briggs	Fitzgerald	Lee	Samuelson
Brown, A.	Frankel	Longietti	Sanchez
Bullock	Galloway	Madden	Sappery
Burgos	Guent	Malagari	Schlossberg
Burns	Guzman	Markosek	Schweyer
Carroll	Hanbidge	Matzie	Shusterman
Cephas	Harkins	McClinton	Sims
Ciresi	Harris	McNeill	Snyder
Conklin	Herrin	Merski	Solomon
Covington	Hohenstein	Miller, D.	Sturla
Cruz	Howard	Mullery	Vitali
Curry	Innamorato	Mullins	Warren
Daley	Isaacson	Neilson	Webster
Davis, A.	Kenyatta	Nelson, N.	Welby
Davis, T.	Kim	O'Mara	Williams, D.
Dawkins	Kinkead	Otten	Young
Deasy	Kinsey	Parker	Zabel

NAYS—112

Armanini	Gregory	Mehaffie	Rowe
Benninghoff	Greiner	Mentzer	Ryan
Bernstine	Grove	Mercuri	Sankey
Boback	Hamm	Metcalfe	Saylor
Bonner	Heffley	Metzgar	Schemel
Borowicz	Helm	Mihalek	Schmitt
Brooks	Hennessey	Millard	Schnee
Brown, R.	Hershey	Miller, B.	Schroeder
Causer	Hickernell	Mizgorski	Silvis
Cook	Irvin	Moul	Smith
Cox	James	Mustello	Sonney
Culver	Jones	Nelson, E.	Staats
Davanzo	Jozwiak	O'Neal	Stambaugh
Day	Kail	Oberlander	Stephens
Delozier	Kaufman	Ortitay	Struzzi
DelRosso	Kauffman	Owlett	Thomas
Diamond	Keefer	Peifer	Tomlinson
Dunbar	Klunk	Pennyquick	Topper

Ecker	Knowles	Pickett	Twardzik
Emrick	Labs	Polinchock	Warner
Farry	Lawrence	Puskaric	Wentling
Fee	Lewis	Quinn	Wheeland
Flood	Mackenzie, M.	Rader	White
Freeman	Mackenzie, R.	Rapp	Williams, C.
Fritz	Major	Rigby	Zimmerman
Gaydos	Mako	Roae	
Gillen	Maloney	Rossi	Cutler,
Gillespie	Marshall	Rothman	Speaker
Gleim	Masser		

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 764, PN 1780**, entitled:

An Act amending the act of April 9, 1929 (P.L.177, No.175), known as The Administrative Code of 1929, in powers and duties of the Department of State and its departmental administrative board, further providing for powers and duties in general.

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

The SPEAKER. For the information of the members, the gentleman, Representative Roae, had amendment 4807, which has been ruled out of order.

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

Mr. **SANCHEZ** offered the following amendment No. **A04926**:

Amend Bill, page 1, line 25, by inserting after "GENERAL" and providing for elections on proposed constitutional amendment
Amend Bill, page 6, by inserting between lines 16 and 17
Section 2. The act is amended by adding a section to read:
Section 801.1. Elections on Proposed Constitutional Amendment.—Unless the General Assembly prescribes otherwise for a particular proposed amendment, the manner and time of submitting to the qualified electors of the State any proposed amendment to the Constitution of Pennsylvania for the purpose of ascertaining whether the amendment shall be approved by a majority of voters, the amendment which has or will be proposed shall be submitted to the qualified electors of the State, at the first general election at which the amendment may be legally submitted to the qualified electors, which election shall occur at least three months after the date upon which such proposed amendment or amendments shall have been agreed to for the second time by a majority of the members elected to each house of the General Assembly, under section 1 of Article XI of the

Constitution of Pennsylvania. The election shall be conducted on election day in the manner prescribed by this act. The proposed constitutional amendment shall be printed on the ballots or ballot labels in brief form to be determined by the Secretary of the Commonwealth with the approval of the Attorney General.

Section 3. Repeals are as follows:

(1) The General Assembly declares that the repeal under paragraph (2) is necessary to effectuate the addition of section 801.1 of the act.

(2) Section 605 of the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code, is repealed.

Section 4. The addition of section 801.1 of the act is a continuation of the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code. The following apply:

(1) Except as otherwise provided in section 801.1, all activities initiated under the Pennsylvania Election Code shall continue and remain in full force and effect and may be completed under section 801.1. Orders, regulations, rules and decisions which were made under the Pennsylvania Election Code and which are in effect on the effective date of section 2 of this act shall remain in full force and effect until revoked, vacated or modified under the Pennsylvania Election Code. Contracts, obligations and collective bargaining agreements entered into under the Pennsylvania Election Code are not affected nor impaired by the repeal of section 605 of the Pennsylvania Election Code.

(2) Except as provided in paragraph (3), any difference in language between section 801.1 of the act and section 605 of the Pennsylvania Election Code is intended only to conform to the style of the Pennsylvania Consolidated Statutes and is not intended to change or affect the legislative intent, judicial construction or administration and implementation of the Pennsylvania Election Code.

(3) Paragraph (2) shall not apply to the limitation on submission of the proposed amendment to the general election and the exclusion of the municipal election.
Amend Bill, page 6, line 17, by striking out "2" and inserting
5

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

The SPEAKER. And on that question, the Chair recognizes the gentleman, Representative Sanchez.

Mr. SANCHEZ. Thank you, Mr. Speaker.

Mr. Speaker, this amendment would require ballot questions that would amend the Constitution to be submitted to the qualified electors of the State at the first general election at which the amendment may legally be submitted to those qualified electors.

Mr. Speaker, the process of amending our State Constitution by ballot questions should seek to maximize voter participation and should not be done by a relative handful of voters. The process should not be taken lightly. Constitutional amendments need to be scrutinized by a large cross section of the voters. High levels of voter participation would help ensure the changes made truly represent the will and the voice of the people.

In the spring of 2021, our Commonwealth posed three constitutional amendments during the historically low voter turnout municipal primary election. Because only a quarter of the electorate voted in that cycle, a mere 15 percent approved that major change to our Constitution. In fact, only roughly 2.2 million voters voted on those constitutional amendments in the spring of 2021.

Compare these typically much smaller municipal primary voter turnout numbers to those from other recent elections and you will quickly discover why we need to seriously reconsider the process of posing statewide ballot questions when we expect low voter turnout. In the 2020 presidential election, more than 6.9 million Pennsylvanians voted. In the 2018 gubernatorial election, more than 5 million Pennsylvania voters participated. Those would have been better times for the voters to make the important decisions about amending our State Constitution, when so many more voters would already be coming to the polls or submitting their mail-in or absentee ballots.

To guarantee any changes to our State Constitution genuinely represent the majority feelings of Pennsylvanians, this amendment amends the Pennsylvania Election Code to require that ballot questions be submitted to voters only during a general election and only every 2 years when there is a Presidential or gubernatorial election. The reason for this is simple and based in our basic governmental principles: Democracy works best when everyone participates. My proposed amendment would protect democracy in Pennsylvania and bring better transparency to the constitutional amendment process. Constitutional amendments affect us all. Let us ensure that more voices are heard.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Representative Grove, on the amendment.

Mr. GROVE. Thank you, Mr. Speaker.

I stand opposed to the amendment. While the gentleman's intentions are worthy, this limits the ability of the General Assembly to act on constitutional questions, and I think nothing creates a rise as the habitual constitutional crisis this administration has put us in over the past 7 years, Mr. Speaker. So I would urge a negative vote. Thank you.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Representative Diamond, on the amendment.

Mr. DIAMOND. Thank you, Mr. Speaker.

I would like to reiterate opposition to this amendment. Again, I mean, let us be clear here. This would only allow the people of this Commonwealth, unless the General Assembly specifically states otherwise, to vote on constitutional amendments once every 2 years. Now, put that in perspective with the most recent constitutional amendments that were approved by this General Assembly and the people of Pennsylvania. Had this amendment been in place then, we would still be under a COVID-19 disaster emergency.

Mr. Speaker, oppose this amendment. Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentlewoman, Representative Kinkead, on the amendment.

Ms. KINKEAD. Thank you, Mr. Speaker.

I would like to correct the comments of the previous speaker. This would actually allow every November – not every other November – this amendment would take effect. And what that actually does is it also secures the ability for people who are not registered with a specific party to actually take part in the passage of constitutional amendments. It would not be just Democrats or just Republicans that would have access to a ballot to be able to vote on these things. I understand that Independents could show up and just vote on these issues, but they are not used to that. That is not a standard custom for them to vote in the primary, and a lot

of them are not aware that they would have that ability. Everyone understands that they can vote in the November election, and every November they would have that opportunity, and we should give every Pennsylvanian the opportunity to know that they have a voice in changing their Constitution.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the lady.

Seeing no one else seeking recognition to speak on the amendment, the Chair will recognize the sponsor of the amendment for the second time, Representative Sanchez.

Mr. SANCHEZ. Thank you, Mr. Speaker.

Just briefly, the underlying bill is one trying to bring better transparency and more efficacy to the constitutional amendment process. If we want to proceed with having constitutional amendments, important constitutional amendments decided by a minority of the minority of registered voters – in the case of the referenced amendments in the spring of 2021, that was 11 percent of the electorate voting on those important things – then we can proceed without the amendment. If we want to really express the will of the people and let that be reflected in our Constitution, then we should pass this amendment.

I ask for an affirmative vote. Thank you.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the amendment?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—89

Abney	Delloso	Kirkland	Pashinski
Benham	DeLuca	Kosierowski	Pisciottano
Bizzarro	Evans	Krajewski	Rabb
Boyle	Fiedler	Krueger	Rozzi
Bradford	Fitzgerald	Kulik	Sainato
Briggs	Frankel	Lee	Samuelson
Brown, A.	Freeman	Longietti	Sanchez
Bullock	Galloway	Madden	Sappay
Burgos	Guenst	Malagari	Schlossberg
Burns	Guzman	Markosek	Schweyer
Carroll	Hanbidge	Matzie	Shusterman
Cephas	Harkins	McClinton	Sims
Ciresi	Harris	McNeill	Snyder
Conklin	Herrin	Merski	Solomon
Covington	Hohenstein	Miller, D.	Sturla
Cruz	Howard	Mullery	Vitali
Curry	Innamorato	Mullins	Warren
Daley	Isaacson	Neilson	Webster
Davis, A.	Kenyatta	Nelson, N.	Welby
Davis, T.	Kim	O'Mara	Williams, D.
Dawkins	Kinkead	Otten	Young
Deasy	Kinsey	Parker	Zabel
DeLissio			

NAYS—111

Armanini	Greiner	Mehaffie	Rowe
Benninghoff	Grove	Mentzer	Ryan
Bernstine	Hamm	Mercuri	Sankey
Boback	Heffley	Metcalfe	Saylor
Bonner	Helm	Metzgar	Schemel
Borowicz	Hennessey	Mihalek	Schmitt
Brooks	Hershey	Millard	Schnee
Brown, R.	Hickernell	Miller, B.	Schroeder
Causar	Irvin	Mizgorski	Silvis
Cook	James	Moul	Smith
Cox	Jones	Mustello	Sonney
Culver	Jozwiak	Nelson, E.	Staats
Davanzo	Kail	O'Neal	Stambaugh
Day	Kaufer	Oberlander	Stephens
DeLozier	Kauffman	Ortitay	Struzzi
DelRosso	Keefer	Owlett	Thomas
Diamond	Klunk	Peifer	Tomlinson
Dunbar	Knowles	Pennycuik	Topper
Ecker	Labs	Pickett	Twardzik
Emrick	Lawrence	Polinchock	Warner
Farry	Lewis	Puskaric	Wentling
Fee	Mackenzie, M.	Quinn	Wheeland
Flood	Mackenzie, R.	Rader	White
Fritz	Major	Rapp	Williams, C.
Gaydos	Mako	Rigby	Zimmerman
Gillen	Maloney	Roae	
Gillespie	Marshall	Rossi	Cutler,
Gleim	Masser	Rothman	Speaker
Gregory			

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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?

Mr. **WEBSTER** offered the following amendment
No. **A04931**:

Amend Bill, page 4, line 18, by striking out the period after "ASSEMBLY" and inserting
, who shall hold a public meeting within the member's respective legislative district for the purpose of receiving public comment on the proposed constitutional amendment. The public meeting shall be held before the submission of the proposed constitutional amendment to the electors of the Commonwealth in referendum. The public meeting shall comply with 65 Pa.C.S. Ch. 7 (relating to open meetings).

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

The SPEAKER. And on that question, the Chair recognizes the gentleman, Representative Webster.

Mr. **WEBSTER**. Thank you, Mr. Speaker.

Amendment 04931 would add a little work to each and every one of us here in the chamber today. The amendment would require that we exercise good government in all capacities. So in the chambers, we would look at an amendment in two consecutive sessions. We would make sure it was correct, we

would vote on it twice, and then this amendment would require that each one of us would hold a town hall so that we actually get the residents of our communities aware of what the amendment does. We would get feedback for that amendment and we would be educated, so that when we say it is the will of the people, we would actually know that it is the will of the people. This is a good-government amendment.

And just shortly, these meetings would be held after the Attorney General prepares a plain English statement on the proposed amendment, and they would be held in accordance with the Pennsylvania Sunshine Act.

So as my colleague from Montgomery County said, democracy works best when all citizens participate, and this is a deliberate step to participation in an active democracy.

Thank you, Mr. Speaker.

The SPEAKER. The Speaker thanks the gentleman and recognizes the gentleman, Representative Grove, on the amendment.

Mr. GROVE. Thank you, Mr. Speaker.

Again a well-intentioned amendment to try to bring transparency and gather public input. Unfortunately, it is logistically impossible to have 253 members of this General Assembly to hold town hall meetings during that time as a caveat of passing of a constitutional amendment. If a member decides not to actually hold the meeting, will that hold up the constitutional amendment? Not clear.

Mr. Speaker, again I hope my colleagues would join me in a negative vote under this logistical nightmare of an amendment. Thank you.

The SPEAKER. The Chair thanks the gentleman.

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—89

Abney	Delloso	Kirkland	Pashinski
Benham	DeLuca	Kosierowski	Pisciottano
Bizzarro	Evans	Krajewski	Rabb
Boyle	Fiedler	Krueger	Rozzi
Bradford	Fitzgerald	Kulik	Sainato
Briggs	Frankel	Lee	Samuelson
Brown, A.	Freeman	Longietti	Sanchez
Bullock	Galloway	Madden	Sapppey
Burgos	Guenst	Malagari	Schlossberg
Burns	Guzman	Markosek	Schweyer
Carroll	Hanbidge	Matzie	Shusterman
Cephas	Harkins	McClinton	Sims
Ciresi	Harris	McNeill	Snyder
Conklin	Herrin	Merski	Solomon
Covington	Hohenstein	Miller, D.	Sturla

Cruz	Howard	Mullery	Vitali
Curry	Innamorato	Mullins	Warren
Daley	Isaacson	Neilson	Webster
Davis, A.	Kenyatta	Nelson, N.	Welby
Davis, T.	Kim	O'Mara	Williams, D.
Dawkins	Kinhead	Otten	Young
Deasy	Kinsey	Parker	Zabel
DeLissio			

NAYS—111

Armanini	Greiner	Mehaffie	Rowe
Benninghoff	Grove	Mentzer	Ryan
Bernstine	Hamm	Mercuri	Sankey
Boback	Heffley	Metcalfe	Saylor
Bonner	Helm	Metzgar	Schemel
Borowicz	Hennessey	Mihalek	Schmitt
Brooks	Hershey	Millard	Schnee
Brown, R.	Hickernell	Miller, B.	Schroeder
Causar	Irvin	Mizgorski	Silvis
Cook	James	Moul	Smith
Cox	Jones	Mustello	Sonney
Culver	Jozwiak	Nelson, E.	Staats
Davanzo	Kail	O'Neal	Stambaugh
Day	Kaufer	Oberlander	Stephens
Delozier	Kauffman	Ortitay	Struzzi
DelRosso	Keefer	Owlett	Thomas
Diamond	Klunk	Peifer	Tomlinson
Dunbar	Knowles	Pennycuik	Topper
Ecker	Labs	Pickett	Twardzik
Emrick	Lawrence	Polinchock	Warner
Farry	Lewis	Puskaric	Wentling
Fee	Mackenzie, M.	Quinn	Wheeland
Flood	Mackenzie, R.	Rader	White
Fritz	Major	Rapp	Williams, C.
Gaydos	Mako	Rigby	Zimmerman
Gillen	Maloney	Roae	
Gillespie	Marshall	Rossi	Cutler,
Gleim	Masser	Rothman	Speaker
Gregory			

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 573, PN 1712**, entitled:

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 appointment of watchers; in voting by qualified absentee electors, further providing for canvassing of official absentee ballots and mail-in ballots; and, in penalties, further providing for refusal to permit overseers, watchers, attorneys or candidates to act, for prohibiting duress and intimidation of voters and interference with the free exercise of the elective franchise and for hindering or delaying performance of duty.

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

The SPEAKER. The gentleman, Representative Stephens, has two amendments, 5133 and 5134, both of which are late-filed. Does the gentleman seek recognition for suspension of the rules for consideration of those amendments?

Mr. STEPHENS. Mr. Speaker, both of these amendments, I think, are very important to our – I know they are important in my district and to others across the Commonwealth and certainly deserving of consideration by this body, although given the fact they are late-filed, I will withdraw them and let the House proceed with its other business.

Thank you, Mr. Speaker.
The SPEAKER. The Chair thanks the gentleman.

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

The SPEAKER. The House will be temporarily at ease.

The House will return to order.

* * *

The House proceeded to second consideration of **SB 1283, PN 1745**, entitled:

An Act providing for funding for State-related universities for the fiscal year beginning July 1, 2022, and ending June 30, 2023, for costs basis, for frequency of payments and for recordkeeping requirements; imposing a duty on the Auditor General; providing for financial statements, for the Agricultural College Land Scrip Fund and for restrictions; and making appropriations.

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

MOTION TO TABLE AMENDMENTS

The SPEAKER. For what purpose does the gentlewoman, Representative Snyder, rise?

Mrs. SNYDER. To make a motion, Mr. Speaker.
The SPEAKER. You may state your motion.

Mrs. SNYDER. Mr. Speaker, I would like to make a motion to table all amendments on SB 1283.

The SPEAKER. Pursuant to rule 59, the gentlewoman, Representative Snyder, has made a motion to lay all amendments on the table. We will put that on the board, and then we will recognize the gentlewoman on her motion.

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

Mrs. SNYDER. Thank you, Mr. Speaker.
I would ask my colleagues to vote "yes" on the motion to table the amendments so that we can support our in-State students and their tuition rates for our nonpreferred universities, and that we can move beyond all of these unrelated issues to complete an on-time budget and support our Pennsylvania kids going to college.
Thank you, Mr. Speaker.

The SPEAKER. The gentlewoman, Representative Snyder, has made the motion to table all amendments contained on SB 1283.

For the information of the members, this motion is only debatable by the majority leader, the minority leader, the maker of the motion, and anyone who has the underlying amendments that are involved with this motion.

The Speaker recognizes the gentleman, Leader Benninghoff, on the motion to table.

Mr. BENNINGHOFF. Thank you, Mr. Speaker.

On the motion, I would ask the members to keep in mind, it has been often said that we are here to do the people's business, and we need to be doing that. There are many important pieces of legislation, and this is part of the overall budget process. We need to get SB 1283 moving and start on the first amendment and get the bill passed.

I would ask the members to not support tabling all of these amendments. Thank you.

The SPEAKER. The Chair thanks the gentleman.

Those in favor of tabling all amendments will vote "aye"; those opposed, "no."

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—89

Abney	Delloso	Kirkland	Pashinski
Benham	DeLuca	Kosierowski	Pisciottano
Bizzarro	Evans	Krajewski	Rabb
Boyle	Fiedler	Krueger	Rozzi
Bradford	Fitzgerald	Kulik	Sainato
Briggs	Frankel	Lee	Samuelson
Brown, A.	Freeman	Longietti	Sanchez
Bullock	Galloway	Madden	Sappey
Burgos	Guenst	Malagari	Schlossberg
Burns	Guzman	Markosek	Schweyer
Carroll	Hanbidge	Matzie	Shusterman
Cephas	Harkins	McClinton	Sims
Ciresi	Harris	McNeill	Snyder
Conklin	Herrin	Merski	Solomon
Covington	Hohenstein	Miller, D.	Sturla
Cruz	Howard	Mullery	Vitali
Curry	Innamorato	Mullins	Warren
Daley	Isaacson	Neilson	Webster
Davis, A.	Kenyatta	Nelson, N.	Welby
Davis, T.	Kim	O'Mara	Williams, D.
Dawkins	Kinhead	Otten	Young
Deasy	Kinsey	Parker	Zabel
DeLissio			

NAYS—111

Armanini	Greiner	Mehaffie	Rowe
Benninghoff	Grove	Mentzer	Ryan
Bernstine	Hamm	Mercuri	Sankey
Boback	Heffley	Metcalfe	Saylor
Bonner	Helm	Metzgar	Schemel
Borowicz	Hennessey	Mihalek	Schmitt
Brooks	Hershey	Millard	Schnee
Brown, R.	Hickernell	Miller, B.	Schroeder
Causar	Irvin	Mizgorski	Silvis
Cook	James	Moul	Smith
Cox	Jones	Mustello	Sonney
Culver	Jozwiak	Nelson, E.	Staats
Davanzo	Kail	O'Neal	Stambaugh
Day	Kaufner	Oberlander	Stephens
Delozier	Kauffman	Ortitay	Struzzi
DelRosso	Keefer	Owlett	Thomas
Diamond	Klunk	Peifer	Tomlinson
Dunbar	Knowles	Pennycuick	Topper
Ecker	Labs	Pickett	Twardzik
Emrick	Lawrence	Polinchock	Warner
Farry	Lewis	Puskaric	Wentling
Fee	Mackenzie, M.	Quinn	Wheeland
Flood	Mackenzie, R.	Rader	White
Fritz	Major	Rapp	Williams, C.
Gaydos	Mako	Rigby	Zimmerman
Gillen	Maloney	Roae	
Gillespie	Marshall	Rossi	Cutler,
Gleim	Masser	Rothman	Speaker
Gregory			

NOT VOTING—0

EXCUSED—2

Dowling	Kerwin
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Less than the majority 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?

Mr. KNOWLES offered the following amendment
No. A05002:

Amend Bill, page 1, line 1, by inserting after "for" where it occurs the first time
conditional

Amend Bill, page 2, line 7, by striking out "Cost basis during current" and inserting
Current

Amend Bill, page 2, line 8, by striking out "Payments" and inserting

(a) Cost basis.—Subject to subsection (b), payments

Amend Bill, page 2, by inserting between lines 10 and 11

(b) Funding restriction.—In order to receive a payment under subsection (a), the State-related university must not engage in research or experimentation using fetal tissue obtained from an elective abortion.

Amend Bill, page 2, lines 16 through 19, by striking out "on the basis of" in line 16, all of lines 17 and 18 and "and the State Treasurer not" in line 19 and inserting

. In order to receive the payments, not

Amend Bill, page 2, line 20, by striking out the period after "made" and inserting

, a financial officer of the State-related university must submit all of the following to the secretary, the State Treasurer, the Secretary of the Senate and the Chief Clerk of the House of Representatives:

- (1) An estimate of costs under section 3(a).
- (2) A statement, subject to 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities), that the State-related university is in compliance with section 3(b).

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

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Knowles.

Mr. KNOWLES. Thank you, Mr. Speaker.

Mr. Speaker, I stand in support of amendment 05002. It is a simple, brief, direct, one-page amendment. It is very simple.

I want to just take a moment to read a part of the amendment. The amendment says, "Funding restriction. In order to receive a payment under subsection (a), the State-related university must not engage in research or experimentation using fetal tissue obtained from an elective abortion." So I stumbled a little bit in my reading so I just want to repeat: "...experimentation using fetal tissue obtained from an elective abortion." I think that is very, very important.

So, Mr. Speaker, gruesome, grotesque, grisly, and inhumane. I want you to think about this; I want you to visualize this. I want you to visualize hair being grafted on the back of a rodent on the back of the unborn. Think about—

POINT OF ORDER

Ms. McCLINTON. Point of order, Mr. Speaker.

The SPEAKER. The gentleman will please suspend.
You may state your point of order, Leader McClinton.

Ms. McCLINTON. Thank you, Mr. Speaker.
This is not on the amendment.

The SPEAKER. The gentelady does raise a point of order regarding the amendment; however, I do believe the gentleman is explaining as to why the amendment is important, specifically referencing prior news reports and facts related to issues that his amendment would address.

The Chair thanks the lady for understanding and recognizes the gentleman, Representative Knowles.

Just as a reminder, prior to starting the clock again, since this a budget bill – I should have stated this sooner – but it is time-limited for all members to 5 minutes.

Mr. KNOWLES. Thank you, Mr. Speaker.

Mr. Speaker, as I noted, unborn children having their hair grafted on the back of rodents. Mr. Speaker, the scientists can call it fetal tissue, they can call it fetuses, they can call it embryo, they can call it clusters of cells, but they are unborn children.

I want to very briefly refer to a publication – this is a scientific report, a study that was done by a prominent, well-known, respected scientific journal, Nature. I urge you to read that. The article is "Development of humanized mouse and rat models with full-thickness human skin and autologous immune cells." That is in the September 3, 2020, publication.

Mr. Speaker, my goal is to stop these horrible actions. My goal is not to stop the funding. As a matter of fact, I want to help Pitt get themselves out of a problem that they have created.

Mr. Speaker, I would ask the members to vote "yes" on the amendment, and I think it is important that you know that this amendment is supported by the PA Pro-Life Federation, and this is a scorecard vote. It is supported by the PA Family Institute, the PA Catholic Conference, and the Pro-Life Union of Greater Philadelphia. I think that is important for those of you to know who are pro-life. I think that it is important.

Mr. Speaker, a constituent of mine said, "It's time to step up to the plate and practice what you preach." It is time to step up to the plate and practice what you preach.

Mr. Speaker, I am asking all of my colleagues, on both sides of the aisle, to vote for this amendment. I want to fund all of the four State-related universities, and I want to stop the behavior against the unborn.

Thank you very much, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

Both leaders have requested to speak at the conclusion of the regular debate.

Seeing no one else seeking recognition, we will turn to – I figured that wrap-up would— Oh, the gentleman waives off. The Chair thanks the gentleman and recognizes the gentlewoman, Leader McClinton, on the amendment.

Ms. McCLINTON. Thank you, Mr. Speaker.

On the amendment, with all due respect to the good gentleman, there are a number of women in this chamber that do not need to be lectured on something about which that gentleman has no personal experience. We are here to be serious about a budget. We are here to help constituents in every corner of the Commonwealth who take advantage of in-State tuition. And while I welcome a debate on abortion, we are not here for that in this moment in time.

So I am asking for all of my colleagues to ensure that we stay focused on helping all of our constituents access higher education, as we preach to them so often to go and get, and we do our part here in the Commonwealth of Pennsylvania, particularly on the floor of the Pennsylvania House, as our constituents have reached out to us by e-mail, by telephone, on social media saying, "Hey, I go to school here and I need your help." Let us stand up and help them.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Leader Benninghoff, on the amendment.

Mr. BENNINGHOFF. Thank you, Mr. Speaker.

On the amendment, we, too, and I think the chairman punctuated the fact that we want to make sure that these schools get funded. The Knowles amendment is addressing a very big concern for many members and many people on the outside. I know our colleagues, probably on both sides of the aisle, have heard repeatedly about some concerns. This was a compromise. This has kind of been worked out to try to arrive to that with a growing number of concerns, and I would just ask the members to support the Knowles amendment. Thank you.

The SPEAKER. The Chair thanks the gentleman.

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady.

The following roll call was recorded:

YEAS—108

Armanini	Gregory	Masser	Rowe
Benninghoff	Greiner	Mehaffie	Ryan
Bernstine	Grove	Mentzer	Sankey
Boback	Hamm	Mercuri	Saylor
Bonner	Heffley	Metcalfe	Schemel
Borowicz	Helm	Metzgar	Schmitt
Brooks	Hennessey	Mihalek	Schnee
Brown, R.	Hershey	Millard	Schroeder
Causer	Hickernell	Miller, B.	Silvis
Cook	Irvin	Moul	Smith
Cox	James	Mustello	Sonney
Culver	Jones	Nelson, E.	Staats
Davanzo	Jozwiak	O'Neal	Stambaugh
Day	Kail	Oberlander	Struzzi
Delozier	Kaufer	Ortitay	Thomas
DelRosso	Kauffman	Owlett	Tomlinson
Diamond	Keefer	Peifer	Topper
Dunbar	Klunk	Pennyquick	Twardzik
Ecker	Knowles	Pickett	Warner
Emrick	Labs	Polinchock	Wentling
Farry	Lawrence	Puskaric	Wheeland
Fee	Lewis	Rader	White
Flood	Mackenzie, M.	Rapp	Williams, C.
Fritz	Mackenzie, R.	Rigby	Zimmerman
Gaydos	Major	Roae	
Gillen	Mako	Rossi	Cutler,
Gillespie	Maloney	Rothman	Speaker
Gleim	Marshall		

NAYS—92

Abney	Delloso	Kosierowski	Pisciottano
Benham	DeLuca	Krajewski	Quinn
Bizzarro	Evans	Krueger	Rabb
Boyle	Fiedler	Kulik	Rozzi
Bradford	Fitzgerald	Lee	Sainato
Briggs	Frankel	Longietti	Samuelson
Brown, A.	Freeman	Madden	Sanchez
Bullock	Galloway	Malagari	Sappey
Burgos	Guenst	Markosek	Schlossberg
Burns	Guzman	Matzie	Schweyer
Carroll	Hanbidge	McClinton	Shusterman
Cephas	Harkins	McNeill	Sims
Ciresi	Harris	Merski	Snyder
Conklin	Herrin	Miller, D.	Solomon
Covington	Hohenstein	Mizgorski	Stephens
Cruz	Howard	Mullery	Sturla
Curry	Innamorato	Mullins	Vitali
Daley	Isaacson	Neilson	Warren
Davis, A.	Kenyatta	Nelson, N.	Webster
Davis, T.	Kim	O'Mara	Welby
Dawkins	Kinthead	Otten	Williams, D.
Deasy	Kinsey	Parker	Young
DeLissio	Kirkland	Pashinski	Zabel

NOT VOTING—0

EXCUSED—2

Dowling	Kerwin
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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,

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

The SPEAKER. The gentleman, Representative Knowles, has amendment 5013. It is the Chair's understanding that the gentleman withdraws that amendment. The Chair thanks the gentleman.

The gentleman, Representative Jones, has amendments 5043, 5044, 5045, and 5046. It is also the Chair's understanding that the gentleman withdraws those amendments as well. The Chair thanks the gentleman.

The gentleman, Representative O'Neal, had amendment 5049. It is the Chair's understanding the gentleman withdraws. The Chair thanks the gentleman. And the gentleman, Representative O'Neal, also has amendment 5119. Is he also seeking to withdraw that amendment as well? The Chair thanks the gentleman.

The gentleman, Representative Lewis, has amendments 5067 and 5068. The gentleman withdraws. The Chair thanks the gentleman.

The gentleman, Representative Brett Miller, has four amendments. He indicates he withdraws amendments 5071, 5072, 5073, and 5074.

I apologize. The gentleman, Representative Knowles, also had amendment 5075, which is withdrawn. The Chair thanks the gentleman.

The gentleman, Representative Jones, also had amendments 5078 and 5079. It is the Chair's understanding that the gentleman, Representative Jones, also withdraws those two amendments. The Chair thanks the gentleman.

The gentlewoman, Representative Klunk, indicates she has also withdrawn amendment 5090. The Chair thanks the lady.

Now turning to the gentleman, Representative Bradford. The gentleman, Representative Bradford's, amendments 5054, 5056, 5057, 5058, 5084, 5086, 5088, and 5089 have all been ruled out of order. The gentleman, however, does have several amendments remaining, which we will return to shortly.

The gentleman, Representative Bernstine, has amendment 5003. Does the gentleman wish to withdraw or offer the amendment?

On the question recurring,

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

Mr. **BERNSTINE** offered the following amendment No. **A05003**:

Amend Bill, page 4, by inserting between lines 27 and 28

(3) Payment from an appropriation to the Trustees of The Pennsylvania State University under this act shall be conditioned on the trustees complying with the following provisions:

(i) By October 1, The Pennsylvania State University shall submit a report on the location of the Joe Paterno Statue to:

(A) The chairperson and minority chairperson of the Education Committee of the Senate.

- (B) The chairperson and minority chairperson of the Education Committee of the House of Representatives.
- (ii) The report under subparagraph (i) shall include:
- (A) The location of the Joe Paterno Statue.
 - (B) Any proposed change of location of the Joe Paterno Statue in the next two years.
 - (C) Any maintenance performed on the Joe Paterno Statue.
 - (D) Any suggested maintenance on the Joe Paterno Statue in the next two years.
 - (E) The method of storage and protection of the Joe Paterno Statue.
- (iii) Notwithstanding any law providing for the confidentiality of the Joe Paterno Statue, the information in the report shall be public information and shall be posted on The Pennsylvania State University's publicly accessible Internet website.

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

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Bernstine.

Mr. BERNSTINE. Thank you, Mr. Speaker.

Mr. Speaker, this is a very simple, straightforward piece of amendment that we have here. Every university that receives this much funding – \$250-plus million – from taxpayers should have to disclose where all assets are of that. So I would appreciate a "yes" vote on this legislation.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Speaker recognizes the gentleman, Representative Conklin, on the amendment.

Mr. CONKLIN. Thank you, Mr. Speaker.

May I ask the maker of the amendment a couple of questions, please? Interrogation. Sorry, Mr. Speaker. Interrogation.

The SPEAKER. The gentleman was following the gentleman's request. I believe you wish interrogation. The gentleman indicates he will stand for interrogation. You are in order and may proceed, sir.

Mr. CONKLIN. And I want to thank the gentleman. And please forgive me, but I was not really – I was listening, but when I listened, I looked at the amendment and it had a little discrepancy. Does this have to do with the Joe Paterno statue?

Mr. BERNSTINE. Mr. Speaker, I am not sure if we need to make it with cardboard and crayons, but it is real simple, just read it.

Mr. CONKLIN. That is what I mean. Your explanation, Mr. Speaker, did not match what is on the screen, and I just want to make sure that what is on the screen that says this is the Joe Paterno statue is that what you were referring to, because your explanation was not that.

Mr. BERNSTINE. Well, it is, and that is also an asset of the Pennsylvania State University.

Mr. CONKLIN. May I ask you a question? Was that statue funded by tax dollars?

Mr. BERNSTINE. Well, I think a whole lot of things at the Pennsylvania State University are funded by a lot of things. I am not sure of the exact funding source of that, but overall transparency, Mr. Speaker, is very important when it comes to a university that receives \$250 million of taxpayer money.

Mr. CONKLIN. I am going to try to ask this again for transparency. Was that statue, which you will not tell anybody is in this amendment, was that statue funded by taxpayer dollars? I mean, a yes or no is a really easy answer.

Mr. BERNSTINE. Well, I do not know because I do not handle their entire budget, but what I do know, Mr. Speaker, is that if Penn State would be transparent, that we would be able to see where every penny is spent. Unfortunately, due to the Right-to-Know rules and the things that we are unable to see with the Pennsylvania State University, we are not able to determine that.

Mr. CONKLIN. Mr. Speaker, okay. The statue is noted six times. So I can tell you – and this was not misleading; the reason I asked you is because I thought maybe I did not know – but just for the information of the individuals here, that statue was not funded through taxpayers' dollars.

My second question is, since you want it returned, do you know who has it? Because we all want to know, and evidently nobody knows where it is at, but if you know where it is at, could you please enlighten us so we can, you know, maybe you and I can get a pickup truck and go grab it and bring it back?

Mr. BERNSTINE. Mr. Speaker, it would actually take strength to move that and put that into a pickup truck, which I am not sure the speaker has the ability to do.

Mr. CONKLIN. Oh, Mr. Speaker—

Mr. BERNSTINE. But, Mr. Speaker—

Mr. CONKLIN. —let me – sorry to interrupt you. I have the equipment that can pick that—

The SPEAKER. Both gentlemen will suspend.

Mr. CONKLIN. Mr. Speaker, I would just like to speak on the amendment.

The SPEAKER. The gentleman is not recognized. You are not in order.

Both gentlemen will please approach the rostrum.

(Conference held at Speaker's podium.)

The SPEAKER. The House will return to order.

As a reminder to the members, it is improper and in violation of our House rules to ask questions that you already know the answer to. And while I was discussing that with staff on the good gentleman from Centre County's side, the members took it upon themselves to engage in a little free-for-all. I would just encourage the members to, please, respectfully ask questions, answer the questions succinctly.

I believe the good gentleman from Centre County had concluded his interrogation and would like to speak on the amendment. Is that correct, sir?

Mr. CONKLIN. Yes. Thank you, Mr. Speaker.

The SPEAKER. You are in order and may speak on the amendment, sir.

Mr. CONKLIN. You know, I know we had a little bit of fun here and I really did not mean to insult anybody by it, but let us be honest about this. We are looking at a statue that was paid for by an individual who remains nameless, in a location that nobody knows, and we are sitting here with a budget negotiation – the State budget has to be done in a couple days – and we are going through a procedure of talking about a statue, a statue that nobody knows where it is at; a statue that was not paid for by taxpayers' dollars.

Now, I do understand, you know, the bantering goes back and forth, and I know it is a lot of fun and I respect the gentleman's love for Penn State. But you know, the love for that university has to do with all those hundreds of thousands of alumni. That love for that university has to do with a place of learning. That love for that university has to do with a town, a community, a way of life that we are very proud of. And we do not want our students, our in-State students' money held up over a statue that nobody knows where it is at.

I mean, you can go ahead and vote "yes" to finding the statue, find Waldo, or find, you know, whatever we can do. But this is not what this chamber is made for – I know we have a lot of fun and we go back and forth with a lot of bantering. And I want to thank the gentleman; it was fun. But at the end of the day, we have work to do. So let us just vote this ridiculousness down. Let us move on with getting this budget done. Let us pass it succinctly so we can all be proud, but most of all, as the speaker said earlier, let us fund our students. Let us not keep doing these little things; let us fund the students.

And maybe someday, somewhere, the Joe Paterno statue will show back up again. And when it does, we can all have a picnic and get our picture taken around it. But until then, let us not hold students hostage. Vote this down and let us move on with the budget process.

The SPEAKER. The Chair thanks the gentleman for his comments.

Prior to recognizing the gentleman, Representative Carroll, on the amendment, since we are discussing House rules, I also wanted to mention that it is in violation of the House rules to be taking pictures and/or video. As individuals, we have received several comments, complaints, and inquiries regarding that starting at the beginning of session today. I just ask the members to please abide by the rules.

And with that, the Chair will turn to the good gentleman, Representative Carroll, on the amendment.

Mr. CARROLL. Thank you, Mr. Speaker.

Really? June 27 and we are going to fool around with this? Six hundred million dollars to these four institutions. The students, our constituents, are dependent on that money. A minute ago, with Representative Knowles's amendment, we had a debate over a policy question related to Pitt. Fair enough. But this is pure silliness. It is time to govern. We do not govern 51 weeks of the year. This is the week, let us govern.

The SPEAKER. The Chair thanks the gentleman.

Seeing no one else seeking recognition, the Chair will turn to the leaders, if they seek recognition.

The gentlelady waives off. The Chair thanks the lady.

The gentleman, Leader Benninghoff, waives off. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the amendment?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentlewoman, Representative Benninghoff. I apologize. The gentlewoman, Representative Benninghoff. I apologize, Leader. I was looking at the whip—

Mr. BENNINGHOFF. Point of order?

The SPEAKER. —but looking at you.

The gentlewoman, Representative Oberlander, is recognized.

Ms. OBERLANDER. Thank you, Mr. Speaker.

Sorry about that confusion.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady. The confusion was all mine.

The following roll call was recorded:

YEAS—38

Bernstine	Jones	Major	Pickett
Borowicz	Kaufner	Mako	Rossi
Cox	Kauffman	Maloney	Rowe
Culver	Keefer	Metcalfe	Ryan
Davanzo	Klunk	Mihalek	Schnee
Emrick	Knowles	Millard	Stambaugh
Flood	Lawrence	Moul	Twardzik
Gleim	Lewis	Nelson, E.	
Hamm	Mackenzie, M.	Owlett	Cutler,
Hershey	Mackenzie, R.	Pennycuik	Speaker

NAYS—162

Abney	Fee	Lee	Rothman
Armanini	Fiedler	Longietti	Rozzi
Benham	Fitzgerald	Madden	Sainato
Benninghoff	Frankel	Malagari	Samuelson
Bizzarro	Freeman	Markosek	Sanchez
Boback	Fritz	Marshall	Sankey
Bonner	Galloway	Masser	Sappery
Boyle	Gaydos	Matzie	Saylor
Bradford	Gillen	McClinton	Schemel
Briggs	Gillespie	McNeill	Schlossberg
Brooks	Gregory	Mehaffie	Schmitt
Brown, A.	Greiner	Mentzer	Schroeder
Brown, R.	Grove	Mercuri	Schweyer
Bullock	Guenst	Merski	Shusterman
Burgos	Guzman	Metzgar	Silvis
Burns	Hanbidge	Miller, B.	Sims
Carroll	Harkins	Miller, D.	Smith
Causar	Harris	Mizgorski	Snyder
Cephas	Heffley	Mullery	Solomon
Ciresi	Helm	Mullins	Sonney
Conklin	Hennessey	Mustello	Staats
Cook	Herrin	Neilson	Stephens
Covington	Hickernell	Nelson, N.	Struzzi
Cruz	Hohenstein	O'Mara	Sturla
Curry	Howard	O'Neal	Thomas
Daley	Innamorato	Oberlander	Tomlinson
Davis, A.	Irvin	Ortitay	Topper
Davis, T.	Isaacson	Otten	Vitali
Dawkins	James	Parker	Warner
Day	Jozwiak	Pashinski	Warren
Deasy	Kail	Peifer	Webster
DeLissio	Kenyatta	Pisciottano	Welby
Delloso	Kim	Polinchock	Wentling
Delozier	Kinhead	Puskaric	Wheeland
DelRosso	Kinsey	Quinn	White
DeLuca	Kirkland	Rabb	Williams, C.
Diamond	Kosierowski	Rader	Williams, D.
Dunbar	Krajewski	Rapp	Young
Ecker	Krueger	Rigby	Zabel
Evans	Kulik	Roae	Zimmerman
Farry	Labs		

NOT VOTING—0

EXCUSED—2

Dowling Kerwin

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

On the question recurring,

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

The SPEAKER. It is the Chair's understanding that the gentleman, Representative Bradford, wishes to offer amendment 5060 and then will be withdrawing all other remaining ones. The Chair thanks the gentleman.

On the question recurring,

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

Mr. **BRADFORD** offered the following amendment No. **A05060**:

Amend Bill, page 1, lines 1 through 28 (A05002), by striking out all of said lines and inserting

Amend Bill, page 1, lines 1 through 7, by striking out all of said lines and inserting

Providing for funding for State-related universities for the fiscal year beginning July 1, 2022, and ending June 30, 2023, for costs basis, for frequency of payments and for recordkeeping requirements; imposing a duty on the Auditor General; providing for financial statements, for the Agricultural College Land Scrip Fund and for restrictions; and making appropriations.

Amend Bill, page 1, lines 10 through 21; pages 2 through 4, lines 1 through 30; page 5, lines 1 through 21; by striking out all of said lines on said pages and inserting

Section 1. Short title.

This act shall be known and may be cited as the State-related University Nonpreferred Appropriation Act of 2022.

Section 2. Definitions.

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

"Auditor General." The Auditor General of the Commonwealth.

"Current fiscal year." The fiscal year beginning July 1, 2022, and ending June 30, 2023.

"Department." The Department of Education of the Commonwealth.

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

"State-related university." The term includes:

- (1) The Pennsylvania State University.
- (2) The University of Pittsburgh.
- (3) Temple University.
- (4) Lincoln University.

Section 3. Cost basis during current fiscal year.

Payments made to a State-related university on account of an appropriation under this act shall be made on the basis of costs during the current fiscal year.

Section 4. Frequency and basis of payments.

(a) Monthly payments.—Payments made to a State-related university from an appropriation provided in this act shall be made monthly during the current fiscal year.

(b) Estimated costs.—The monthly payments shall be made to a State-related university under section 3 on the basis of estimated costs. The estimate of costs shall be submitted by the State-related university to the secretary, the General Assembly and the State Treasurer not later than 30 days prior to the date on which the payment is to be made.

Section 5. Purposes of expenditures and statement of expenditures and costs.

(a) Duties of State-related universities.—

(1) A State-related university shall apply the money appropriated by this act only for such purposes as are permitted in this act and shall at all times maintain proper records showing the application of the money.

(2) Not later than 120 days after the close of the current fiscal year, the State-related university shall file, with the secretary, the General Assembly and the Auditor General, a statement that specifies the amounts and purposes of all expenditures made from money appropriated by this act and other university accounts during the current fiscal year, as provided in section 3, used as a basis for receipt of an appropriation during the current fiscal year.

(b) Duties of Auditor General.—The statement of expenditures and costs shall be reviewed by the Auditor General. The Auditor General may, with respect to the money appropriated by this act, audit and disallow expenditures made for purposes not permitted by this act, recover the sums from the State-related university and transmit the recovered sums to the State Treasurer. In respect to expenditures made by the State-related university from money other than that appropriated by this act, the Auditor General may review only, and shall file annually with the General Assembly, information concerning those expenditures as the General Assembly or any of its committees may require.

Section 6. Duty to provide information.

A State-related university shall provide full, complete and accurate information as may be required by the department or the chairperson or minority chairperson of the Appropriations Committee of the Senate or the chairperson or minority chairperson of the Appropriations Committee of the House of Representatives.

Section 7. Financial statements.

A State-related university shall present and report its financial statements required under this act in accordance with:

(1) the generally accepted accounting principles as prescribed by the National Association of College and University Business Officers, the American Institute of Certified Public Accountants, or their successors, or by any other recognized authoritative body;

(2) the "Commonwealth of Pennsylvania Budget Instructions for the State System of Higher Education, State-Related Universities and Non-State-Related Colleges and Universities"; and

(3) the financial reporting policies and standards promulgated by the Federal Government and by the Commonwealth that apply to the State-related university.

Section 8. Agricultural College Land Scrip Fund.

The money of the restricted account within the Agricultural College Land Scrip Fund is hereby appropriated for the current fiscal year, in accordance with the act of April 9, 1929 (P.L.343, No.176), known as The Fiscal Code, establishing the restricted account.

Section 9. Restrictions and limitations on use of appropriations.

The following restrictions and limitations apply:

(1) Money appropriated by this act to the University of Pittsburgh may not be used for costs of personnel and operations of an environmental law clinic.

(2) Money appropriated by this act to the University of Pittsburgh shall only be used for costs directly related to the provision of instruction for graduate and undergraduate students and costs incurred in providing student-related services and community outreach services consistent with the existing laws of this Commonwealth.

Section 10. Appropriations.

The following sums, or as much thereof as may be necessary, are hereby appropriated to the boards of trustees of the respective State-related universities for the current fiscal year, for the purposes and in the amounts as follows:

- (1) To The Pennsylvania State University, for general support.
State appropriation.....
- (2) To The Pennsylvania State University, for the Pennsylvania College of Technology.
State appropriation.....
- (3) To the University of Pittsburgh, for general support.
State appropriation.....
- (4) To the University of Pittsburgh, for rural education outreach.
State appropriation.....
- (5) To Temple University, for general support.
State appropriation.....
- (6) To Lincoln University, for general support.
State appropriation.....

Section 10.1. Federal appropriations.

The following Federal amounts are hereby appropriated from the COVID-19 Response Restricted Account to the boards of trustees of the respective State-related universities for the current fiscal year to supplement the sums appropriated under section 10:

- (1) COVID Relief - ARPA - The Pennsylvania State University.
Federal appropriation.....
- (2) COVID Relief - ARPA - The Pennsylvania State University - Pennsylvania College of Technology.
Federal appropriation.....
- (3) COVID Relief - ARPA - University of Pittsburgh.
Federal appropriation.....
- (4) COVID Relief - ARPA - University of Pittsburgh - Rural Education Outreach.
Federal appropriation.....
- (5) COVID Relief - ARPA - Temple University.
Federal appropriation.....
- (6) COVID Relief - ARPA - Lincoln University.
Federal appropriation.....

Section 11. Effective date.

This act shall take effect July 1, 2022, or immediately, whichever is later.

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

The SPEAKER. On that question, the Chair recognizes the good gentleman, Representative Bradford.

Mr. BRADFORD. Thank you, Mr. Speaker.

I rise to offer amendment 5060. As you know, we have a \$5.2 billion current year surplus, and \$700 million expected in excess of projections for this month alone. This amendment to this bill would provide a 5-percent increase to the appropriation for our State-related universities – Penn State, Temple, and Pitt. As you know, that is the number that was in the Governor's original proposed budget when the revenue surpluses were not nearly what they are even currently. It would deal with the issue of student debt that we have talked about ad nauseam on this floor but have been unable to do anything. It would also have the added advantage of removing earlier amendments to this bill.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

AMENDMENT TABLED

The SPEAKER. The Chair recognizes Leader Benninghoff on the amendment.

Mr. BENNINGHOFF. Thank you, Mr. Speaker.

I make a motion that we table this; one, because it reverts back to where we had started. That does not sound like progress in my book. Number two, this is adding additional funding that has not really been negotiated between the five entities that generally do these at the budget table, and therefore, I would ask the members to support a motion to table said amendment.

The SPEAKER. The gentleman, Leader Benninghoff, under rule 59, has made a motion to table this amendment, 5060. This – again as a reminder – is limited to the leaders to speak on it; the maker of the motion, which are one in the same in this case; as well as the gentleman whose amendment is impacted.

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

The SPEAKER. The motion is properly on the board, and the gentleman, Representative Bradford, is recognized on the motion.

Mr. BRADFORD. Hypocrisy. Not targeted at any individual, but a process that would say, moments ago, a use of a table was dereliction of duty. But when it is politically convenient, when the actual funding of kids' State-related universities is in front of us, all of a sudden it is not only acceptable, it is the motion of the day. Come on. That is hypocrisy, Mr. Speaker.

The good gentleman from Luzerne talked about the time for politics is over. This is the governing week. I guess it is not really the governing week for the majority party.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Leader Benninghoff, on the motion to table.

Mr. BENNINGHOFF. Hypocrisy is probably not the word I am going to use, but there is some irony in the fact that the minority chair's own caucus actually agreed to this rules change in the beginning of session, so therefore, an idea – well-intended, brought up by any member – would not be dead should it go up for a vote like we could have done and defeated it like we could have done and would have done. And in return, I am making a simple motion to table it so that he can continue to talk about this issue.

I would ask the members to support the motion to table this amendment. Thank you.

The SPEAKER. The Chair thanks the gentleman.

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

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the good gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.
The electronic board is accurate.
The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—111

Armanini	Greiner	Mehaffie	Rowe
Benninghoff	Grove	Mentzer	Ryan
Bernstine	Hamm	Mercuri	Sankey
Boback	Heffley	Metcalfe	Saylor
Bonner	Helm	Metzgar	Schemel
Borowicz	Hennessey	Mihalek	Schmitt
Brooks	Hershey	Millard	Schnee
Brown, R.	Hickernell	Miller, B.	Schroeder
Causar	Irvin	Mizgorski	Silvis
Cook	James	Moul	Smith
Cox	Jones	Mustello	Sonney
Culver	Jozwiak	Nelson, E.	Staats
Davanzo	Kail	O'Neal	Stambaugh
Day	Kaufe	Oberlander	Stephens
Delozier	Kauffman	Ortitay	Struzzi
DelRosso	Keefer	Owlett	Thomas
Diamond	Klunk	Peifer	Tomlinson
Dunbar	Knowles	Pennycuik	Topper
Ecker	Labs	Pickett	Twardzik
Emrick	Lawrence	Polinchock	Warner
Farry	Lewis	Puskaric	Wentling
Fee	Mackenzie, M.	Quinn	Wheeland
Flood	Mackenzie, R.	Rader	White
Fritz	Major	Rapp	Williams, C.
Gaydos	Mako	Rigby	Zimmerman
Gillen	Maloney	Roae	
Gillespie	Marshall	Rossi	Cutler,
Gleim	Masser	Rothman	Speaker
Gregory			

NAYS—89

Abney	Delloso	Kirkland	Pashinski
Benham	DeLuca	Kosierowski	Pisciottano
Bizzarro	Evans	Krajewski	Rabb
Boyle	Fiedler	Krueger	Rozzi
Bradford	Fitzgerald	Kulik	Sainato
Briggs	Frankel	Lee	Samuelson
Brown, A.	Freeman	Longietti	Sanchez
Bullock	Galloway	Madden	Sappey
Burgos	Guenst	Malagari	Schlossberg
Burns	Guzman	Markosek	Schweyer
Carroll	Hanbidge	Matzie	Shusterman
Cephas	Harkins	McClinton	Sims
Ciresi	Harris	McNeill	Snyder
Conklin	Herrin	Merski	Solomon
Covington	Hohenstein	Miller, D.	Sturla
Cruz	Howard	Mullery	Vitali
Curry	Innamorato	Mullins	Warren
Daley	Isaacson	Neilson	Webster
Davis, A.	Kenyatta	Nelson, N.	Welby
Davis, T.	Kim	O'Mara	Williams, D.
Dawkins	Kinhead	Otten	Young
Deasy	Kinsey	Parker	Zabel
DeLissio			

NOT VOTING—0

EXCUSED—2

Dowling	Kerwin
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The majority having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

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

Bill as amended was agreed to.

The SPEAKER. The bill as amended will be reprinted.

GUEST INTRODUCED

The SPEAKER. The Chair would like to take this opportunity to recognize a guest, Carl Bienias, who is a member of the Luzerne County Council, in the rear of the House, and the guest of the Luzerne County delegation. Welcome.

For the information of the members, there will be no further votes. We will turn to committee announcements, if there are any, and then some normal housekeeping.

TRANSPORTATION COMMITTEE MEETING

The SPEAKER. The gentleman, Representative Hennessey, is recognized for a committee announcement.

Mr. HENNESSEY. Thank you, Mr. Speaker.

The House Transportation Committee will hold a voting meeting tomorrow, Tuesday, June 28, 2022, at 10 a.m., in G-50 of the Irvis Office Building. We will consider SBs 1093, 1171, and 1199, and any other business that comes before the committee. Thank you.

The SPEAKER. The Chair thanks the gentleman.

The Transportation Committee will meet Tuesday, June 28, at 10 a.m., in G-50 of the Irvis Office Building.

Seeing no other committee announcements.

BILLS RECOMMENDED

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

HB 711;
SB 155;
SB 573;
SB 764;
SB 1105;
SB 1159;
SB 1283; and
SB 1284.

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

BILLS REMOVED FROM TABLE

The SPEAKER. The majority leader moves that SB 635 and SB 1094 be removed from the tabled calendar and placed on the active calendar.

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

BILL REMOVED FROM TABLE

The SPEAKER. The majority leader moves that HB 2471 be removed from the tabled calendar and placed on the active calendar.

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

BILL TABLED

The SPEAKER. The majority leader moves that HB 2471 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.

BILLS AND RESOLUTIONS PASSED OVER

The SPEAKER. Without objection, all remaining bills and resolutions on today's calendar will be passed over. The Chair hears no objection.

ADJOURNMENT

The SPEAKER. The Speaker is in receipt of a motion made by the gentleman, Representative Jones, who moves that this House do now adjourn until Tuesday, June 28, 2022, 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 5:20 p.m., e.d.t., the House adjourned.